

CC-1



18,695-1

FILED FOR RECORD

at 2:00 o'clock P M

DBA: MUTI-SII

MAR 26 2024

Champaign, IL ~ Aurora, IL ~ Lee's Summit, MO ~ Lexington, OH ~ Lexington, SC, Oklahoma City, OK, Bridgeport TX
www.sabreindustries.com

To: Hunt County Lora B. Vestal @ lora.vestal@yahoo.com

Proposal Date: 2/27/2024

Site Name: Hunt County P-25 Project Ice Bridges

Client: Hunt County

Job Location: Various

By BECKY LANDRUM
County Clerk, Hunt County, Tex.

Scope of Work: Material and Installation of (10) Ice Bridge Kits for (5) Sites

Proposal Includes the Following		
Mobilization & Per Diem		
Labor		\$ 3,500.00
Materials		\$ 13,600.00
		\$ 15,135.00
(5) Sites Below:		
1	NCTCOG HCSO Tower 20' Standard Ice Bridge Kit	
2	CCSUD Quinian 10' Standard Ice Bridge Kit	
3	SBA Celeste 25' Standard Ice Bridge Kit	
4	SBA Commerce 10' (Twenty One ft. Pipes)	
5	Tillman 25' Standard Ice Bridge Kit	
Proposal DOES NOT include the Following		
1	Extra expense due to inadequate or inappropriate materials supplied by others	
2	Extra expense due to inaccessible site conditions by 2-wheel drive vehicles	
3	Costs associated with major delays due to site access issues, rifting and/or repeat mobilization	
4	Maintenance window work hours (11PM - 6AM)	
5	Prevailing wage rates and/or union contracts	
6	Assembly and install of any tower apperturancs or lines	
7	Shelter delivery, set, or supply	
8	Crane costs associated with shelter placement or tower work	
9	N/A	
TOTAL PROPOSAL		\$ 32,235.00

Thank you for the opportunity to bid the scope of the work. Upon acceptance of this proposal, please sign and date and remit to Dustin Heine @ dtheine@sabreindustries.com

Dustin Heine
Authorized Representative

2/27/2024
Date

[Signature]
Client Name & Title

3-14-24.
Date

Facilitie Executive Asst.
Laizza Harkey

STANDARD TERMS AND CONDITIONS – MUTI SERVICES

1. OVERVIEW: The written offer to the Buyer named (“Buyer”) in the written proposal (“Proposal”) by one of the following entities: Sabre Industries, Inc.; Midwest Underground Technology, Inc.; or MUTI SII, Inc. (collectively, “MUTI”) that describes the task and/or services (“Services”) to be provided by MUTI, the prices for the same, the anticipated due date and such additional information as may be included in the Proposal are made subject exclusively to these standard terms and conditions (“Standard Terms and Conditions”) stated herein and are valid for acceptance by Buyer in writing within thirty (30) days of the date of the Proposal. All prices and clerical errors are subject to change and/or correction without notice. The Services to be accomplished because of the Proposal are limited strictly to the work outlined in the Proposal. **BUYER’S SUBMISSION OF A PURCHASE ORDER OR OTHER SIMILAR DOCUMENT IN RESPONSE TO THE PROPOSAL IS CONCLUSIVE ASSENT TO AND ACCEPTANCE OF THESE STANDARD TERMS AND CONDITIONS UNLESS SPECIFIC PROVISIONS ARE OBJECTED TO IN WRITING BY BUYER AND ACCEPTED IN WRITING BY MUTI.** The provisions of the Proposal and these Standard Terms and Conditions shall constitute the entire contract and agreement between Buyer and MUTI (“Agreement”).

2. PRICING: MUTI prices assume its crews will have access to the site to perform their work in accord with the Scope of Work (SOW) requirements, seven (7) days a week, including holiday or agreed upon workdays. Payment shall be made within thirty (30) days of billing date. A finance charge of the greater of one and one-half (1 ½) percent per month or the maximum allowable by state law will be billed on all accounts not paid within thirty (30) days. Payments to MUTI will not be contingent upon the Buyer receiving payment from the Buyer’s customer. In the event litigation is necessary to collect any sums hereunder, the prevailing party shall be entitled to an award of attorney’s fees and costs.

3. NON-UNION WAGES: The Proposal is based on the use of Non-union, Non-Davis Bacon and Non-prevailing wages. If any such wages are required, an increase in price will result.

4. TOWER REQUIREMENTS:

- a. The base of the tower and all anchor points must be accessible by typical two-wheel drive vehicles, transit mix concrete trucks and semi-tractors and trailers.
- b. Any tower to be climbed or erected by MUTI’s personnel is expected to have a safety climb device. If a safety climb is not present, and the tower is deemed climbable through other means by a MUTI competent person then additional charges may apply in accord with the published rates.
- c. A seventy-five (75) foot radii in all directions from the tower base (and a 20-foot-wide strip to each anchor point, if applicable) must be cleared by Buyer.
- d. Ground conditions must be normal soil, not less than 4,000 PSF, clear of above ground water and underground obstructions, without the presence of surface or subsurface water. Excavation for all footings to be accomplished with a backhoe. Unless specifically stated, this quotation shall not apply to areas of soft soil; such as mud, swamp, sand silt, and unfavorable excavating conditions resulting from a high water table or soil with a bearing of less than 4,000 PSF. Excavation shall not include blasting, drilling, jack hammering, sheet piling, or removal of water by pumping. Backfilling to be accomplished by use of the same material obtained through excavation. If different or additional backfill is required, it shall be supplied at additional cost to Buyer in accord with the published rate sheet.

- e. Buyer shall pay any local or special engineering costs, and it shall not be the obligation nor responsibility of MUTI. This shall include not specified inspections, permits, rigging or lift plans.
- f. Unless otherwise specifically stated in the SOW or Order, the Buyer shall establish the exact location of the tower base and anchor. MUTI shall not be responsible for the tower base or anchor point locations located incorrectly because of incorrect placement by the Buyer.

5. ACCEPTANCE: All Services performed by MUTI must be inspected and accepted/signed off while MUTI crews are still on site.

6. CHANGES: Any work completed outside of the SOW will require a written change order signed by an authorized representative of both Buyer and MUTI before the additional work will be completed. Any extra work that is required because of conditions not being as stated in the Proposal, or extra work that is requested by the Buyer, will be charged on a time and material basis, in accord with the MUTI published rate sheet.

7. CANCELLATION: Orders are not subject to cancellation except by written notifications, any cancellation may result in a cancellation charge to be determined by MUTI, in accord with its published rate sheet.

8. WARRANTY: MUTI warrants that its products, parts, and workmanship will meet all applicable specifications and will be of good quality and free from material defects. The warranty period is in effect for one (1) year following the completion of the work performed and is contingent upon Buyer's timely payment of all sums due MUTI. MUTI is not responsible for ordinary wear-and-tear and/or improper use or abuse of the work, including any products, parts or materials incorporated in such work. All claims for defective products or parts and all claims for defective work must be made in writing immediately upon discovery or such defects will be deemed waived by Buyer and MUTI shall not be liable for any defects, warranty claims, repairs, replacements, costs, remedies, or subject to any withholding or setoffs. Defective items must be held for MUTI's inspection. If MUTI agrees that the work is non-conforming or defective, Buyer's exclusive warranty shall be at MUTI's expense to correct such work. MUTI makes no warranties as to any services, materials or goods furnished by third parties; however, MUTI will assign to Buyer any rights it has against such third parties. THE FOREGOING WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES WHATSOEVER, EXPRESSED, IMPLIED OR STATUTORY, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS.

9. NONSOLICITATION: By issuing a contract or purchase order for any work to be performed by Midwest Underground Technology, Inc. the purchaser agrees not to, by itself or acting through others, for one year following final completion of Midwest Underground Technology, Inc.'s work, offer employment to or cause any other person or party to offer others, for one year following final completion of Midwest Underground Technology, Inc.'s work, offer employment to or cause any other person or party to offer employment to any Midwest Underground Technology, Inc. employee. In the event of a violation of this paragraph, the purchaser agrees that Midwest Underground Technology, Inc. will suffer significant and long-lasting damages, compensable in money, but that such damages are and will be extremely difficult or impossible to accurately ascertain and therefore, as liquidated damages, for each such violation, the purchaser shall pay to Midwest Underground Technology, Inc., the sum of \$50,000.00.

10. CONFIDENTIAL INFORMATION: The information provided by MUTI is intended for the person or entity to which it is addressed. This information is proprietary, confidential, and privileged material owned by MUTI. Any retransmission, dissemination and or review by any person and or entity other than the intended recipient is prohibited.

11. INDEMNIFICATION: To the fullest extent allowed by law, each party will indemnify, defend and hold the other party and its respective parents, subsidiaries, affiliates, directors, officers, partners, stockholders, associates, employees and agents (collectively, "**Indemnitees**") harmless from and against all claims, losses, expenses, fines, penalties, damages, demands, judgments, actions, causes of action, suits and liability claimed by a third party for personal injury, death or damage to tangible property (collectively, "**Liabilities**") proximately caused by the party from which indemnification is sought ("**Indemnitor**") provided the Indemnitees give the Indemnitor prompt written notice of any of the foregoing and provide full cooperation and assistance to the Indemnitor in the investigation and defense of such claim and grants the Indemnitor exclusive control of the defense and settlement thereof. No indemnification will be requested by or provided to a party whose actions are a contributing cause, in whole or in part, to the Liabilities.

12. LIMITATIONS: MUTI's liability to Buyer, if any, relative to the work performed shall not exceed 50% of the total value of the applicable purchase order or scope of work under any theory of recovery, whether based in contract, tort, warranty or other theory of recovery. This limitation of liability applies to all arbitration decisions, settlements, judgments, losses, damages, costs, expenses, attorney's fees, remedies, or any other form of compensation. To the fullest extent permitted by applicable law, and notwithstanding any other provisions in this proposal, MUTI shall not be liable to Buyer under any theory of recovery, whether based in contract, tort, warranty, or other theory of recovery for any loss of profits, revenue, business opportunity, interest, or goodwill, or any indirect or consequential damages, incidental, special, exemplary, or punitive damages, whether or not foreseeable, arising out of or in connection with this Agreement.

13. GOVERNING LAW: This Agreement shall be governed by the laws of the State of Illinois. Jurisdiction to enforce the mediation and arbitration provisions of this Agreement is agreed to be in the Federal and/or State District Courts located in Will County, Illinois.

14. DISPUTES: Any action for breach of contract must be commenced within one (1) year after the cause of action accrues. MUTI's warranty and other obligations and responsibilities herein shall terminate upon the significant modification of the tower without the expressed prior written consent of MUTI. Such consent shall not be unreasonably withheld.

The parties agree that any controversy or claim (whether such controversy or claim is based upon statute, contract, tort or otherwise) arising out of or relating to this Agreement, any performance or dealings between the parties, or any dispute arising out of the interpretation or application of this Agreement or any dealings between the parties and/or their respective directors, managers, partners, officers, employees or agents ("**Dispute**"), which the parties are not able to resolve, shall be resolved as follows:

a. The parties will endeavor to settle the Dispute through mediation under the Construction Industry Mediation Rules of the American Arbitration Association ("**AAA**") before recourse to arbitration. Any action for breach of warranty must be commenced within one (1) year after the cause of action accrues.

Once one party files a request for mediation with the other party and with the AAA, the parties agree to conclude the mediation within thirty (30) days of filing the request. The mediation shall be conducted in the city where the party commencing the mediation is located. The parties agree to share the fees and expenses of mediation equally.

b. Any Dispute not resolved by mediation, shall be decided by a single arbitrator pursuant to the Construction Industry Arbitration Rules of the AAA then in effect and shall be conducted in the city where the party commences the arbitration. The arbitrator will have the authority to grant injunctive relief in a form similar to that which a court of law would otherwise grant. Judgment upon the award rendered by the arbitrator shall be entered in any court having jurisdiction thereof. The arbitrator will be mutually chosen from a panel of licensed attorneys familiar with the subject matter of this Agreement having at least fifteen (15) years of professional experience and will be appointed within thirty (30) days of the date the demand for arbitration was sent to the other party. Discovery will be permitted in accordance with the Federal Rules of Civil Procedure of the United States of America. If an arbitration proceeding is brought pursuant to this Agreement, the prevailing party will be entitled to recover reasonable attorneys' fees, costs and necessary disbursements incurred in addition to any other relief to which such party may be entitled except that, by the express agreement of the parties, the arbitrator shall not have the power to award incidental, consequential, special, indirect, punitive or exemplary damages. Neither the parties nor the arbitrator may disclose the existence, content, or results of the arbitration, except as necessary to enforce award or to comply with legal or regulatory requirements. Before making any such disclosure, the party intending to make the disclosure shall give the other party written notice of such intention and shall afford the other party a reasonable opportunity to protect its interests, which such period shall not be less than twenty (20) days from the non-disclosing party's receipt of the aforementioned written notice. The parties agree that all parties necessary to resolve the claim shall be the parties to the same arbitration proceedings. Appropriate provisions shall be included in all other contracts relating to the work to provide for the consolidation of arbitrations. If MUTI continues to perform, the Buyer shall continue to make payments in accordance with this Agreement. Nothing herein shall prohibit MUTI from filing a mechanics lien against the real estate or the real estate interest on which any Services are performed. This agreement to arbitrate shall be governed by the Federal Arbitration Act.

15. NON-WAIVER: The failure by one party to require performance of any provision shall not affect that party's right to require performance at any time thereafter, nor shall a waiver of any breach or default of this Agreement constitute a waiver of any subsequent breach or default or a waiver of the provision itself. Any waiver of any breach of this Agreement shall not be effective unless set forth in a writing signed by an officer of the waiving party.

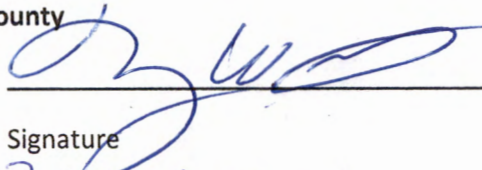
16. SEVERABILITY: If any provision of this Agreement is held to be illegal, invalid, or unenforceable under present or future laws during the term hereof, such provision shall be fully severable. This Agreement shall be construed and enforced as if such illegal, invalid, or unenforceable provision had never comprised a part hereof, and the remaining provisions hereof shall remain in full force and effect and shall not be affected by the illegal, invalid, or unenforceable provision or by its severance herefrom. Furthermore, in lieu of such illegal, invalid, or unenforceable provision there shall be added automatically as a part of this Agreement a legal, valid, and enforceable provision as similar in terms to the illegal, invalid, or unenforceable provision as may be possible.

17. SURVIVAL: The termination of this Agreement shall not affect the obligations of either party to the other that arises under the terms and conditions of this Agreement, rights arising from this Agreement, or causes of action which have accrued prior to the date of the termination.

18. NOTICES: All notices, requests, demands, claims and other communications hereunder will be in writing. Any notice, request, demand, claim or other communication hereunder will be deemed duly given if it is received and/or sent by facsimile, receipted delivery or certified mail, return receipt requested, postage prepaid, and addressed to the intended recipient at the address set forth in the Proposal. Either party may change the address to which notices, requests, demands, claims, or other communications hereunder are to be delivered by giving the other party notice in the manner herein set forth. Each party agrees to promptly provide written notice of any suspected breach of this Agreement, the specifics of any claim of breach or for damages and to provide the other with a reasonable opportunity to investigate and cure any curable matter. To bring an action against Sabre for damages, Customer must give notice to Sabre of any claim for damages within six (6) months of the date the claim arises. No claim of breach of this Agreement shall be made by Customer unless and until all uncontested amounts are paid to Sabre.

19. ENTIRE AGREEMENT: This Agreement constitutes the entire agreement between the parties and may only be modified by a written instrument executed by an authorized officer of both parties. All negotiations and representations (if any) made prior, and with reference to the subject matter of this Agreement, are merged herein. Neither MUTI nor Buyer shall be bound by any oral agreement or representation, irrespective of when made. MUTI and Buyer agree that Buyer's preprinted forms, including Buyer's Purchase Order, are for convenience only and all terms and conditions stated thereon which are inconsistent with these Standard Terms and Conditions are void and of no effect and are hereby expressly rejected by MUTI.

In Witness, Whereof, the parties have caused this Agreement to be signed by authorized representatives as of the dates set forth below to be effective as of the date of the last signature herein.

Hunt County
BY: 
Signature
Name: Bobby W. Stovall
Title: County Judge
Date: 3-26-2024

MUTI-SII
BY: Dustin Heine
Signature
Name: Dustin Heine
Title: Estimator
Date: 2/27/2024



18,695-2

DATE: March 19, 2024

QUOTE #:325370-02

HUNT COUNTY PCT 4
STEVE HARRISON

ATTN AUDITOR

Pemberton, Brent
817.219.6187

FILED FOR RECORD
at 2:00 o'clock P M

MAR 26 2024

By BECKY LANDRUM
County Clerk, Hunt County, Tex.

One (1) New Caterpillar Inc Model: 930 Wheel Loader
STANDARD Lift Linkage
NO Auxiliary Hydraulics, NO Autolube
INCLUDES: Fusion Coupler + 3.2Cyd Bucket + 60" Forks

SALE PRICE	\$251,178
EXT WARRANTY (72MO/4000HR PT+HYD)	Included
TOTAL PRICE	\$251,178
Trade-In Make: Caterpillar Model: 926M Wheel Loader Year: 2019 Serial: LTE06682	\$110,000
TOTAL PRICE ESTIMATE AFTER TRADE	\$141,178

Quote Through Sourcewell Contract 032119 – Member 20642

WARRANTY

Standard Warranty: 12 Month/Unlimited Hours Total Machine
Extended Warranty: 72 MO/4000 HR POWERTRAIN + HYDRAULICS

MACHINE SPECIFICATIONS

DESCRIPTION	REF.#
930 14A WHEEL LOADER	579-7701
PREP PACK, UNITED STATES	593-8900
ENVIRONMENT, STANDARD	579-7720
WEATHER, STANDARD	579-7725
STANDARD LIFT, COUPLER READY	593-8921
ENGINE	593-8993
DIFFERENTIAL, OPEN REAR	333-6529
HYDRAULICS, 2V	593-8922
LINES, AUX 3RD, NONE - No Auxiliary Hydraulics	536-5329
HYDRAULICS, STANDARD	536-5283
LIGHTS, AUX, LED, PREMIUM	590-8903
LIGHTS, ROADING, HALOGEN, RH	633-0624
CAB, STANDARD	578-1363
CONDITIONER, AIR, R134A	579-7735
PUSH START, PASSCODE SECURITY	579-7738
SEAT, DELUXE, TILT AND TELE	593-8962
CAMERA, REAR VIEW	579-7761
MIRROR, BASE	423-7168
STANDARD RADIO (12V)	590-8872
STEERING WHEEL	579-7717

DESCRIPTION	REF.#
JOYSTICK ,2V ,WHEEL STR	593-8915
WINDSHIELD ACCESS STEPS, NONE	612-1012
PRODUCT LINK, CELLULAR PLE643	573-8455
FILM GP, WARNING, PL, ANSI	638-5475
TIRES, 20.5R25 TI MXL * L3	376-0828
FENDERS, STANDARD	593-8950
CTWT, HEAVY, 2668LBS, 5PCS	552-4465
TOOLBOX AUX, NONE	519-8081
HYDRAULIC OIL, STANDARD	619-8443
RIDE CONTROL	579-7697
BEACON,WARN STROBE, LED AMBER	600-3781
CARRIAGE, CON, FORK, 60", FUS	538-3866
FORK TINE,2.25"X6"X60", RIGHT	371-2377
FORK TINE,2.25"X6"X60", LEFT	371-2376
QUICK COUPLER,FUSION,EXT DUTY	579-9974
BUCKET-GP, 3.2 YD3, FUS, BOCE	417-4355

STANDARD EQUIPMENT

POWERTRAIN

Cat C7.1 ACERT engine
 -Auto Idle shut down feature
 -Auto Engine RPM
 -Power modes (Standard and Performance)
 -Power by range (High power in range 4)
 -Tier 4 final/Stage V compliant
 -Turbocharged and aftercooled
 -Filtered crankcase breather
 -Diesel particulate filter
 -Selective catalyst reduction
 Dry type air cleaner
 Coolant protection to -34C (-29F)
 Fuel priming pump, automatic
 Fuel Water separator
 Differential lock in front axle
 Axle seal guards
 Enclosed wet disc full hydraulic brakes

HYDRAULICS

Automatic lift and bucket kickouts, adjustable in-cab
 Bucket and fork modes, adjustable in-cab
 Cylinder damping at kickout and mechanical end stops
 Fine mode control (fast, medium, slow) in Fork Mode
 Hydraulic response setting (fast,

ELECTRICAL

Alternator, 115-amp, heavy duty
 12V power supply in cab (2)
 Batteries, 1,000 CCA (2) 24 volt system, disconnect switch
 Back up alarm
 Emergency shutdown switch
 LED rear stop and turn lights

OPERATOR ENVIRONMENT

Parking brake, electric
 Lubed for life driveshafts
 Hydrostatic transmission with electronic control
 -Operator modes(TC, Hystat, Single Pedal and Ice)
 -Directional shift aggressiveness (Fast, Medium, Slow)
 -Auto Rimpull control, adjust wheel torque
 -Creeper control, adjust ground speed
 Single plane cooling package wide 6 fins per inch density
 Hydraulically driven demand cooling fan
 S-O-S port,engine,coolant,transmission oil

medium, slow)
 Hydraulic diagnostic connectors and S-O-S ports
 Hydraulic sight gauge, visible
 Load sensing hydraulics and steering
 Seat mounted hydraulic joystick controls
 Cat Payload 250 hours of Demo

Heavy duty gear reduction starter
 Product Link
 Remote jump start post
 Resettable main and critical function breakers
 Roading lights front and rear

75 mm (3 in) retractable seatbelt
Automatic temperature control
Cab, enclosed ROPS/FOPS pressurized
and sound suppressed
Push to Start
8 Inch Touch Screen
Jog Dial with Screen Control
Programmable Joystick
Cup holders
External mirrors with lower
parabolic
Ground level cab door release
Hydraulic control lockout
Interior cab lighting, door
Lunch box storage
Operator warning system indicators
Radio ready speakers
Rear window defrost, electric
Seat mounted electronic implement
controls, adjustable

OTHER STANDARD EQUIPMENT

Large-access enclosure doors with
adjustable close/open force
Parallel lift loader linkage
Recovery hitch with pin
Remote mounted lubrication points

Sliding glass on the side windows
Column mounted multi function control
-lights, wipers, turn signal
Suspension seat, fabric
Tilt steering wheel
Tinted front glass
Wet arm wiper/washer, 2-speed and
intermittent, front
Wet arm wiper washer, rear
Mounting Provision
Gauges
-Digital hour meter, odometer and
tachometer
-Digital ground speedometer and
direction indicator
-Engine coolant temperature gauge
-Fuel and diesel exhaust fluid level
indicator
-Hydraulic oil temperature gauge

Vandalism protection-
lockable compartments
1000 hour Service Intervals
(after initial 500)

CERTIFICATE OF PARTICIPATION

The Texas A&M AgriLife Extension Service

Awards This Certificate To

Phillip A. Martin

For Successfully Completing 6.5 Hours of Educational Training

During the

District 4 County Judges and Commissioners Conference

December 7, 2023
Mount Pleasant, Texas

TEXAS A&M
AGRI LIFE
EXTENSION

FILED FOR RECORD
at 2:00 o'clock P M

MAR 26 2024

BECKY LANDRUM
County Clerk, Hunt County, Tex.
By [Signature]

[Signature]

Hurley Miller, District Extension Administrator

18,695-3

22

FILED FOR RECORD
at 2:00 o'clock P M

CERTIFICATE

MAR 26 2024

BECKY LANDRUM
County Clerk, Hunt County, Tex.

By 

OF COMPLETION

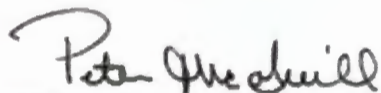
THE V.G. YOUNG INSTITUTE OF COUNTY GOVERNMENT AWARDS THIS CERTIFICATE TO

Mark Hutchins

FOR SUCCESSFULLY COMPLETING 15.00 HOURS OF EDUCATIONAL TRAINING DURING THE

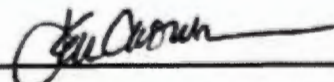
66th Annual VG Young School for County Commissioners Courts

Bryan, TX

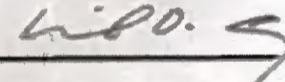


Peter J. McGuill, Ph.D., Director

V.G. Young Institute of County Government County Judges and Commissioners Association of Texas



Jen Crowover, President



Rick Avery, Ph.D., Director

Texas A&M AgriLife Extension Service

February 20-22, 2024

18,695-4

CC 4

FILED FOR RECORD
at 2:00 o'clock P M

MAR 26 2024

BECKY LANDRUM
County Clerk, Hart County, Tex.
By [Signature]

CERTIFICATE

— OF COMPLETION —

THE V.G. YOUNG INSTITUTE OF COUNTY GOVERNMENT AWARDS THIS CERTIFICATE TO

David Monroe

FOR SUCCESSFULLY COMPLETING 16.00 HOURS OF EDUCATIONAL TRAINING DURING THE

66th Annual VG Young School for County Commissioners Courts

Bryan, TX

[Signature]

Peter J. McGill, Ph.D., Director

V.G. Young Institute of County Government County Judges and Commissioners Association of Texas

[Signature]

Jen Crownover, President

[Signature]

Rick Avery, Ph.D., Director

Texas A&M AgriLife Extension Service

February 20-22, 2024

18,695-5

cc-5

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MAR 26 2024

BECKY LANDRUM
County Clerk, Hunt County, Tex.
By [Signature]

CERTIFICATE

OF COMPLETION

THE V.G. YOUNG INSTITUTE OF COUNTY GOVERNMENT AWARDS THIS CERTIFICATE TO

Steven Harrison

FOR SUCCESSFULLY COMPLETING 10.00 HOURS OF EDUCATIONAL TRAINING DURING THE

66th Annual VG Young School for County Commissioners Courts

Bryan, TX

[Signature]

Peter J. McGuill, Ph.D., Director

V.G. Young Institute of County Government County Judges and Commissioners Association of Texas

[Signature]

Jen Crowover, President

[Signature]

Rick Avery, Ph.D., Director

Texas A&M AgriLife Extension Service

February 20-22, 2024

18,695-6

CC6

18,695-7

FILED FOR RECORD
at 2:00 o'clock P

MAR 26 2024

BECKY LANDRUM
County Clerk, Hunt County, Tx
By 

TEXAS A&M
AGRI LIFE
EXTENSION | V.G. YOUNG INSTITUTE OF
COUNTY GOVERNMENT

CERTIFICATE

— OF COMPLETION —

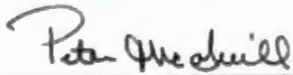
THE V.G. YOUNG INSTITUTE OF COUNTY GOVERNMENT AWARDS THIS CERTIFICATE TO

Mark Hutchins

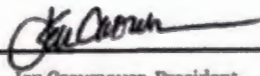
FOR SUCCESSFULLY COMPLETING 3.00 HOURS OF EDUCATIONAL TRAINING DURING THE

County Budgeting: Administrative Training

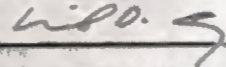
Bryan, TX



Peter J. McQuill, Ph.D., Director
V.G. Young Institute of County Government County Judges and Commissioners Association of Texas



Jen Crownover, President



Rick Avery, Ph.D., Director
Texas A&M AgriLife Extension Service


February 20, 2024

18,695-8

FILED FOR RECORD

2:00 o'clock P M

MAR 26 2024

BECKY LANDRUM
County Clerk, Hunt County, Tex.
By 

TEXAS A&M
AGRI LIFE
EXTENSION

V.G. YOUNG INSTITUTE OF
COUNTY GOVERNMENT

CERTIFICATE

— OF COMPLETION —

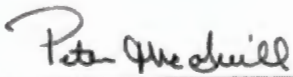
THE V.G. YOUNG INSTITUTE OF COUNTY GOVERNMENT AWARDS THIS CERTIFICATE TO

David Wayne Monroe

FOR SUCCESSFULLY COMPLETING 4.00 HOURS OF EDUCATIONAL TRAINING DURING THE

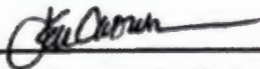
County Budgeting: Administrative Training

Bryan, TX

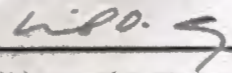


Peter J. McGuill, Ph.D., Director

V.G. Young Institute of County Government County Judges and Commissioners Association of Texas



Jen Crowover, President



Rick Avery, Ph.D., Director

Texas A&M Agrilife Extension Service

February 20, 2024

18,695-9

FILED FOR RECORD

2:00 o'clock *f* M

MAR 26 2024

BECKY LANDRUM
County Clerk, ~~Harris County, Tex.~~

By *[Signature]*

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THE V.G. YOUNG INSTITUTE OF COUNTY GOVERNMENT AWARDS THIS CERTIFICATE TO

Steven Harrison

FOR SUCCESSFULLY COMPLETING 4.00 HOURS OF EDUCATIONAL TRAINING DURING THE

County Budgeting: Administrative Training

Bryan, TX

Peter McQuill

Peter J. McQuill, Ph.D., Director
V.G. Young Institute of County Government County Judges and Commissioners Association of Texas

Jen Crownover

Jen Crownover, President

Rick Avery

Rick Avery, Ph.D., Director
Texas A&M AgriLife Extension Service

February 20, 2024