Exhibit B Farm and Ranch Contract

AGENDA ITEM AND RESOLUTION PAGE 4

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) FARM AND RANCH CONTRACT

12-05-2011

	PARTIES: The parties to this contract are BCS Development Co
	(Seller) and <u>Hichael H. Gentry</u> , or Assigns (Buyer). Seller agrees sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined below.
2.	PROPERTY: The land, improvements, accessories and crops are collectively referred to as it
1	Lióbaità
i '	A. LAND: The land situated in the County of Brazos Texa described as follows: 14.93 acres out of R. Stevenson, Tract 7 as shown on the
	OF SE (escribed on strached exhibit also knows on 14 92 have
ļ	College Station, TX 77845 (address/zip code), together with all rights, privileges, and appurtenances pertaining therein including but not limited to; water rights, chalms, permits, strips and gores, easements, at properative or association memberships
	including but not limited to; water rights, claims, permits, strips and gores, easements, at cooperative or association memberships.
1	B. IMPROVEMENTS:
	(1) FARM and RANCH IMPROVEMENTS: The following permanently installed and built- items, if any: windmills, tanks, barns, pens, fences, gates, shede, outbuildings, and
	(2) RESIDENTIAL IMPROVEMENTS: The house, garage, and all other lixtures are improvements attached to the above-described real property, including without limitation the following permanently installed and built-in items, if any: all equipment are professors and applications of the common should be above.
	appliances, valences, screens, shulters, awnings, wall-to-wall carpeting, mirrors, ceilir fans, altic fans, mail boxes, television antennas and satellite dish system and equipment and brackets for fallettelebra and satellite dish system and equipment
	mounts and brackets for televisions and speakers, healing and all-conditioning unit security and the detection equipment witing, plumbing and lighting fixtures, chandeller water softener sustant.
	security and the detection equipment, witing, plumbing and lighting fixtures, chandeller water softener system, kitchen equipment, garage door openers, cleaning equipment.
	water softener system, kitchen equipment, garage door openars, cleaning equipment shrubbery, landscaping, outdoor cooking equipment, and all other property owned be safer and attached to the above described real property.
1	/1 FARM AND DANCE ACCESCABLES The following department of the control of the cont
	boxes of conveyed accessories) portable buildings hunling bilinds game leade
	boxes of conveyed accessories)
	(2) PECIDENTIAL ACCESSORIES THE AUGUST AND A
	air conditioning units, stove, fireplace screens, curtains and rods, blinds, window shade drapeties and rods, door keys, mailbox keys, above ground pool, swimming poequipment and maintenance accessories, artificial fireplace logs, and controls for; (satellite dish systems, (ii) garages, (iii) entry gates, and (iv) other improvements an accessories.
	equipment and maintenance accessories, artificial fireplace logs, and controls for satellite dish systems. (ii) gazages (iii) entry cotes and (ib) other improvements.
ſ	accessories. 1: CROPS: Unless otherwise garaged in willing Salles has the state to the state of
	 CROPS: Unless otherwise agreed in writing, Seller has the right to harvest all growing crop until delivery of possession of the Property.
	 EXCLUSIONS: The following improvements, accessories, and crops will be retained to Seller and must be removed prior to delivery of possession: None
ŧ	RESERVATIONS: Any reservation for oil, gas, or other minerals is described on the attache
,	TREC addendum. Seller reserves the following water, limber, or other interests: None
3. S	ALES PRICE:
A, B.	Cash portion of Sales Price payable by Buyer at closing
_,	fee or mortifage insurance premium)
Ď,	Sales Price (Sum of A and B) \$ 2,350,000.00 The Sales Price (S) will will not be adjusted based on the survey required by Paragraph 6C.
	Der acre. If the Sales Price is adjusted by those than 10% either both
	terminaling party receives the survey. If neither party terminates this contract or if the variance is 10% or less, the adjustment will be made to the amount in 3A 3B proportionalely to 3A and 3B.
4. F	E high straint sit to 64 and 35.
14	INANCING: The portion of Sales Price hot payable in cash will be paid as follows: (Checi policable boxes below)
<u>.</u>	A. THIRD PARTY FINANCING: One or more third party mortgage loans in the total amount of \$N/A (excluding any loan funding feath) mortgage insurance premium)
AR 17	01 Initiated for Ideal Feet In the Day
	TREC.NO. 2

14.93 Acres on W.S. Phillips Pkwy, College Station, TX 77845 Pege 2 of 9 12-05-2011 (Address of Property)
(1) Property Approval: If the Property does not sallefy the tenders' underwriting requirements for the loan(s) (Including, but not limited to appraisal, insurability and lender required repairs). Buyer may terminate this contract by giving notice to Seller prior to closing and the earnest money will be refunded to Buyer. (2) Credit Approval: (Check one box only) (3) This contract is subject to Buyer being approved for the financing described in the attached Third Party Financing Addendum for Credit Approval. (b) This contract is not subject to Buyer being approved for financing and does not involve FHA or VA financing. B. ASSUMPTION: The assumption of the unpaid principal balance of one or more promissory notes described in the attached TREC Loan Assumption Addendum. C. SELLER FINANCING: A promissory note from Buyer to Seller of \$ N/A secured by vendor's and deed of trust flens, and containing the terms and conditions described in the attached TREC Seller Financing Addendum. If an owner policy of title insurance is furnished, Buyer shall furnish Seller with a mortgagee policy of title Insurance.
5. EARNEST MONEY: Upon execution of this contract by all parties, Buyer shall deposit \$5,000.00 as earnest money with Aggleland Fitle Company , as escrow agent, at 3740 Copperfield Dr Bryan TX 77802 (address). Buyer shall deposit additional earnest money of \$ NA with ascrow agent within N/A days after the effective date of this contract. If Buyer falls to deposit the earnest money as required by this contract, Buyer will be in default.
6. TITLE POLICY: AND SURVEY: A. TITLE POLICY: Seller shall furnish to Buyer at 123 Seller's Buyer's expense an owner policy of title insurance (Title Policy) issued by: A. TITLE POLICY: Seller shall furnish to Buyer at 123 Seller's Buyer's expense an owner policy of title finaturance (Title Company) in the amount of the Sales Price, deled at or after looking, insuring Buyer against loss under the provisions of the Title Policy, subject to the promulgated exclusions (including existing building and zoning ordinances) and the following exceptions: (1) The standard printed exception for standby (eas, taxes and assessments. (2) Liens created as part of the financing described in Paragraph 4. (3) Reservations or exceptions otherwise permitted by this contract or as may be approved by Buyer in writing. (4) The standard printed exception as to market rights. (5) The standard printed exception as to discrepancies, conflicts, shortages in area or boundary interest in the exception as to discrepancies, conflicts, shortages in area or boundary interest. B. COMMITMENT: Within 20 delys after the Title Company receives a copy of this contract, Seller shall furnish to Buyer a commitment for title insurance (Commitment) and, at Buyer's expense, legible copies of restrictive covenants and documents evidencing exceptions in the Commitment (Exception Documents) other than the stendard printed exceptions in the Commitment (Exception Documents are not delivered to Buyer within the specified lime, the time for delivery will be automatically extended up to 15 days or the Closing Date, whichever is earlier. If due to factors beyond Seller's control, the Commitment and Exception Documents are not delivered within the time required, Buyer may terminate this contract and the earnest money will be automatically extended up to 15 days or the Closing Date, whichever is earlier. If due to factors beyond Seller's control, the Commitment and Exception Documents are not delivered within the time required. Buyer and Title Company Sel
D. OBJECTIONS: Buyer may object in writing to (i) defects, exceptions, or encumbrances to title disclosed on the survey other than jtems 6A(1) through (6)/above; or disclosed in the
AR 1701 Initialed for itlentification by Buyer and Seiler 1 TREC NO. 25-9

Commitment other than items 6A(1) through (6) above: (ii) any portion of the Property lying in a special flood frazerd stres (Zone V or A) as shown on the current Federal Emergency Menagement Agéncy map; or (iii) enty exceptions which prohibit the following use or scitivity. MA. Buyer must object the earlier of (i) the Closing Date or (ii). 15 days after Buyer receives the Commitment, Exception Documents, and the survey. Buyer's faints to object within the filme allowed will constitute a waiver of Buyer's right to object; except that the requirements in Schedulc C of the Commitment are not waived by Buyer, Provided Seller's to to obligate to incur any expenses, Seller shall cure the timely objections of Buyer or any third party lender within 15 days after Seller receives the objectors and, the Closing Date will be exchanged as necessary, if objections are not cured within such 15 day period, this contract will terminate and the earnest money will be revinded to the execution of the contract), Selfer has provided Buyer with copies of the Exception Documents listed below or on the attached exhibit. Matters reflected which it lie Policy and will not be a basis for objection to title: Datament Data Response to the Exception Documents listed below or on the attached exhibit. Matters reflected exhibit. The following Leases will be permitted exceptions in the Title Policy and will not be a basis for objection to title: Datament Data Response to the Exception Documents itself below or on the attached exhibit will be permitted with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's selection, or Buyer's choicid be fornished with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's choice due to the time limitationer on Buyer's light to object. 2) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutority role retains of the last property is	Contract	14.93 Acres on W.S. Phill Concerning TX	77845	Station, Page 3 of 8 12-05-201
in Scriedule C of the Commitment are not walved by Buyer. Provided Seller is notified to any expense, Seller stations are not walved by Buyer. Provided Seller is notified within 15 days efter Seller receives the objections of Buyer or any third party tender within 15 days efter Seller receives the objections of the Closing Date will be extended as necessary. If objections are not cured within such 15 day period, this contract will terminate and the carnets money will be refunded to Buyer unless Buyer walves the objections. E. EXCEPTION DOCUMENTS: Prior to the execution of the contract, Seller has provided Buyer with copies of the Exception Documents listed below or on the attached exhibit. Matters reflected in the Exception Documents listed below or on the attached exhibit will be permitted exceptions in the Title Policy and will not be a basis for objection to titler. Date N/A England Reference N/A G. TITLE NOTICES: (1) ABSTRACT OR TITLE POLICY; Broker advises Buyer to have an abstract of fille covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a Title Policy. If a Title Policy, is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's choice due to the time limitations of buyer's related district providing water, sever, drainage, or flood control facilities and services, Chapter 46, Frask Water Code, requires a service and Buyer to sign the statutory order district providing water, sever, drainage, or flood control facilities and services, Chapter 46, Frask Water Code, requires a notice regarding coastal area property to be included in the contract, and on the contract and control of the contract of the property is located outside the limits of a municipality, Seller notities Buyer under Sciol T, Texas Property Code, that the Property may now or lat		Commitment other than items 6A(1) throu in a special flood hazard area (Zone V o Menagement Agéncy map; or (III) any exc	gh (6) above; (ii) any	portion of the Property lying current Federal Emergency the following use or scilvity:
F. SURFACE LEASES: Prior to the execution of the contract, Seller has provided Buyer with copies of written leases and given notice of oral leases (Leases) listed below or on the attached exhibit, The following Leases will be permitted exceptions in the Tritle Policy and will not be a basis for objection to titlen N/A. G. TITLE NOTICES: (1) ABSTRACT OR TITLE POLICY: Broker advises Buyer to have an abstract of title covering the Property exemined by an attorney of Buyer's selection, or Buyer's should be furnished, the Commitment should be promptly reviewed by an attorney of Buyer's choice due to the time limitations on Buyer's right to object. (2) STATUTORY TAX DISTRICTS: If the Property is situated in a utility of other statutority created default providing water, sewer, drainage, or flood control facilities and sorvices. Chapter 49, Texas Water Code, requires Seller to deliver and Buyer to sign the statutory notice retaining to the tax rate, bonded indehectness, or standby fee of the district prior to final execution of this contract. (3) TIDE WATERS: If the Property abuts the tidally influenced waters of the state, \$33,135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promutgated by TREC or required by the pariles must be used. (4) ANNEXATION: If the Property is located outside the limits of a municipality, Seller notities Buyer under \$5.011, Texas Property Code, that the Property may now or later be subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality's extraterritorial jurisdiction. To determine if the Property is located within a municipality of interior information. (5) PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: Notice required by \$13.257, Water Code: The real property, described in property in the property in the prop	; ; ; ; ; ; ; ;	inte showed will constitute a waiver of the Schedule C of the Commitment are not waitly expense, Seller shall cure the timely is days after Seller receives the object necessary. If objections are not cured with and the earnest money will be refunded to BureXCEPTION DOCUMENTS: Prior to the earlier of the Exception Documents effected in the Exception Documents is tectable on the Exception Documents is the exceptions in the Title Policy and will not be a	uyer's right to object; a lived by Buyer. Provided objections of Buyer or objections and the Closing his such 15 day period yer unless Buyer walves secution of the contract listed below or on the attact basts for objection to title	except that the requirements Seller is not obligated to incur any third party tender within Date will be extended as it the contract will terminate the objections. In Seller has provided Buyer attached exhibit, Matters had exhibit will be permitted to
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G. TITLE NOTICES: (1) ABSTRACT OR TITLE POLICY; Broker advises Buyer to have an abstract of little covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer's choice due to the time limitations on Buyer's right to object. (2) STATUTORY TAX DISTRICTS: If the Property is situated in a utility or other statutority created district providing water, sewer, drainage, or flood control facilities and services. Chapter 49, Texas Water Code, requires Seiler to deliver and Buyer to sign the statutory notice retained to the lax rate, bonded indebtechess, or standby fee of the district prior to final execution of this contract. (3) TIDE WATERS: If the Property abuts the tidality influenced waters of the state, \$33.135, Texas Natural Resources Code, requires a notice regarding coastal area property to be included in the contract. An addendum containing the notice promulgated by TREC of required by the parties must be used. (4) ANNEXATION: If the Property is located outside the limits of a municipality, Seiler notifies Buyer under \$5.011, Texas Property Code, that the Property may now or later be included in the extraterritorial jurisdiction of a municipality mainteins a map that depicts its boundaries and extraterritorial jurisdiction. To determine if the Property is located within a municipality's extraterritorial jurisdiction, contact all municipalities located in the general proximity of the Property for further information. (5) PROPERTY LOCATED IN A CERTIFICATED SERVICE AREA OF A UTILITY SERVICE PROVIDER: Notice required by \$13.257, Water Code: The real property, described in Paregraph 2, that you are about to purchase may be located in a certificated water or sewer service area, which is authorized by law to provide water or sewer service to the	-		···	''''
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	(2 (3	with or obtain a Tille Policy. If a Till promptly reviewed by an attorney of Buright to object. 3) STATUTORY TAX DISTRICTS: If the created district providing water, sewer, Chapter 49, Texas Water Code, require notice relating to the tax rate, bonded in final execution of this contract. 3) TIDE WATERS: If the Property abuts to Texas Natural Resources Code, required included in the contract, An addendur required by the parties must be used. 3) ANNEXATION: If the Property is located Buyer under §5.011, Texas Property Code in the extraterritorial jurisdiction of a rannexation by the municipality. Each boundaries and extraterritorial jurisdiction extraterritorial jurisdiction extraterritorial jurisdiction, contact all notice Property for further information. 3) PROPERTY LOCATED IN A CERTIFIC PROVIDER: Notice required by §13.25 Paragraph 2, that you are about to pusewer service area, which is authorized properties in the certificated area. If you	or Buyer's selection, or a Policy is furnished, in yer's choice due to the Property is situated in drainage, or flood cois Selier to deliver and indeblectness, or standbut in the lidelity influenced where a notice regarding or containing the notice in containing the notice in containing the military maintelipality and may numicipality and may numicipalities located in ATED SERVICE AREA 7, Water Code: The probase may be located by lew to provide water transports.	Buyer should be furnished the Commitment should be a lime limitalions on Buyer's a tillify or other statutority introl facilities and services, Buyer to sign the statutory y fee of the district prior to sters of the state, \$33.135, possial area property to be promulgated by TREC or municipality, Seller notifies ay now or later be included low or later be subject to a map that depicts its property is located within a municipality's the general proximity of the general proximity of all in a certificated water or sewor service to the
	R 1701 '	initialed for identification by Buyer West Produced with approximal by alphogia 18070 Filicen Mille Road, F	and Selier . I ()' rezer, Michigan (6026 - xxxxx fpl.n	TREC NO. 25-1
Produced with abstraction by the last according to the part of the				

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	Confract Concerning 14.93 Acres on W.S. Phillips Pkwy, College Station, px 77845 Page 4 of 9 12-05-20 (Address of Property)
	determine the cost that you will be required to pay and the period, if any, that is required to provide water or sewer service to your property. The undersigned Buyer hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property. (6) PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district.
	\$5.014, Property Code, requires Seller to notify Buyer as follows: As a purchaser of this percel of real property you are obligated to pay an assessment to a municipality or county for an improvement project undertaken by a public improvement district under Chapter 372, Local Government Code. The assessment may be due annually or in periodic installments. More information concerning the amount of the assessment and the due dates of that assessment may be obtained from the municipality or county levying the assessment. The amount of the assessments is subject to change. Your failure to pay the assessments could result in a lien on and the foreclosure of your property. (7) TEXAS AGRICULTURAL DEVELOPMENT DISTRICT: The Property I is I is not located in a Texas Agricultural Development District. For additional information contact the Texas Department of Agriculture. (8) TRANSFER FEES: If the Property is subject to a private transfer fee obligation, \$5.205.
	may be governed by Chapter 5, Subchapter G of the Texas Property Code.
	7. PROPERTY CONDITION: A. ACCESS, INSPECTIONS AND UTILITIES: Seller shall permit Buyer and Buyer's agents access to the Property et reasonable times. Buyer may have the Property inspected by Inspectors selected by Buyer and Ilcensed by TREC or otherwise permitted by law to make inspections. Seller at Seller's expense shall immediately cause existing utilities to be furned on and shall keep the utilities on during the time this contract is in effect.
	NOTICE: Buyer should determine the availability of utilities to the Property suitable to satisfy Buyer's needs. B. SELLER'S DISCLOSURE NOTICE PURSUANT TO \$5.008, TEXAS PROPERTY CODE (Notice):
	(1) Buyer has not received the Notice (2) Buyer has not received the Notice, Within contract, Seller shall deliver the Notice to Buyer. If Buyer close not receive the Notice, Buyer may terminate this contract at any time prior to the closing and the earnest money will be refunded to Buyer. If Seller delivers the Notice, Buyer may terminate this contract for any reason within 7 days after Buyer receives the Notice or prior to the closing, whichever first occurs, and the earnest money will be refunded to Buyer. (3) The Texas Property Code does not require this Seller to furnish the Notice. C. SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS is required by Federal law for a residential dwelling constructed prior to 1978. B. ACCEPTANCE OF PROPERTY CONDITION: (Check one box only) (1) Buyer accepts the Property in its present condition, provided Seller, at Seller's expense, shall complete the following specific repairs and treatments: See Exhibit "B"
	(Do not insert general phrases, such as "subject to inspections," that do not identify specific repairs.) NOTICE TO BUYER AND SELLER: Buyer's agreement to accept the Property in its present condition under Paragraph 7D(1) or (2) does not preclude Buyer from inspecting the Property under Paragraph 7A, from negotialing repairs or treatments in a subsequent amendment, or from terminating this contract during the Option Period, if any. E. COMPLETION OF REPAIRS: Unless otherwise agreed in writing, Seller shall complete all agreed repairs prior to the Closing Date. All required permits must be obtained, and repairs must be performed by persons who are licensed or otherwise permitted by law to provide such repairs. At Buyer's election, any transferable warranties received by Seller with respect to the repairs will be transferred to Buyer at Buyer's expense. If Seller falls to complete any agreed repairs prior to the Closing Date, Buyer may exercise remedies under Paragraph 15 or extend the Closing Date up to 15 days if necessary for Seller to complete repairs.
-	F. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, neither party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatments, this contract will terminate and the earnest money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds 5% of the Sales Price, Buyer may terminate this contract and the earnest money will be refunded to Buyer. G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wetlands, toxic substances, including asbestos and wastes or other environmental hexards, by the presence of a lineatened

Contract Concerning 14.93 Acres on W.S. Phillips Pkry, College Station, Page 5 of 9 12-05-201 (Address of Property)
or endangered species or its habitat may affect Buyer's intended use of the Property. If Buyer is concerned about these matters, an addendum promulgated by TREC or regulated by the parties
H. SELLER'S DISCLOSURES: Except as otherwise disclosed in this contract, Seiler has no knowledge of the following:
(1) any flooding of the Property which has had a material adverse effect on the use of the Property; (2) any pending or threatened litigation, condemnation, or special assessment affecting the Property:
(3) any environmental hazards or conditions materially affecting the Property: (4) any dumpsite, landfill, or underground tanks or containers now or previously located on the Property:
(5) any wellands, as defined by federal or state law or regulation, affecting the Property; or (6) any intreataned or endangered species or their habital affecting the Property, RESIDENTIAL SERVICE CONTRACTS: Property and the Property.
I. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract from a residential service company licensed by TREC. If Buyer purchases a residential service contract, Seiler shall reimburse Buyer at closing for the cost of the residential service contract in an arrowald account of the cost of the residential service contract in an arrowald account of the cost of the residential service contract.
for the scope of coverage, exclusions and limitations. The purchase of a residential service contract contract is optional. Similar coverage may be purchased from various companies.
authorized to do business in Texas. J. GOVERNMENT PROGRAMS: The Property is subject to the government programs listed below or on the atlached exhibit: <a (closing="" 15.="" after="" alther="" at="" b"="" b.="" been="" by="" close="" closing="" closing:<="" contained="" cured="" date="" date).="" date,="" exercise="" falls="" have="" href="https://xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx</td></tr><tr><td>Seller shall provide Buyer with copies of all governmental program agreements. Any allocation</td></tr><tr><td>8. BROKERS' FEES: All obligations of the parties for payment of brokers' fees are contained to comprise</td></tr><tr><td>written agreements. 9. GLOSING:</td></tr><tr><td>A. The closing of the sale will be on or before See Exhibit " if="" in="" is="" later="" made="" may="" non-defaulting="" objections="" of="" or="" paragraph="" party="" remedies="" sale="" td="" the="" to="" under="" waived,="" whichever="">
(1) Saller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in Paragraph 6; an assignment of Leases, and furnish tax statements or certificates showing no definement taxes on the Property.
(2) Buyer shall pay the Sales Price in good funds acceptable to the escrow agent. (3) Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents and other documents reasonably required for the closing of the sale and the issuance of the Title Policy.
(4) There will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sates proceeds unless securing the payment of any loans assumed by Buyer and assumed loans will not be in default.
(5) If the Property is subject to a lease, Seller shall (i) deliver to Buyer the tease(s) and the moye-in condition form signed by the tenant, if any, and (ii) transfer security deposits (as defined under \$82.102, Property Code), if any, to Buyer, in such an event, Buyer shall deliver to the tenant a signed statement acknowledging that the Buyer has received the security deposit and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit.
10. POSSESSION: Seller shall deliver to Buyer possession of the Property in its present or required condition, ordinary wear and tear excepted: We upon closing and funding the according to a temporary residential lease form promulgated by TREC or other written lease required by the parties. Any possession by Buyer prior to closing or by Seller after closing which is not suithorized by a written lease will establish a tenancy at sufference relationship between the parties. Consult your insurance agent prior to change of ownership and possession because insurance coverage may be limited or terminated. The absence of a written lease or appropriate insurance coverage may expose the parties to economic loss.
11. SPECIAL PROVISIONS: (Insert only factual statements and business details applicable to the sale. TREC rules prohibit licensees from adding factual statements or business details for which a contract addendum or office form has been promulgated by TREC for mandatory use.) See attached Exhibit "B"

and Seller

TAR 1701 Initialed for identification by Buyer

12. SETTLEMENT AND OTHER EXPENSES:

- Texas Velerens Land Board or other governmental loan programs, and then to other Buyer's Expenses as allowed by the lender.

 (2) Expenses payable by Buyer (Buyer's Expenses) Appraisal fees; toan application fees; adjusted origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan little policy with endorsements required by lender; loan-related inspection fees; photos: amortization schedules; one-half of escrow fee; all prepaid tems, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental essessments; final compliance inspection; courier fee; repair inspection; underwriting fee; wire transfer fee; expenses incident to any loan, Private Mortgage Insurance Premium (PMI). VA Loan Fuliding Fee, or FHA Mortgage Insurance Rremium (MIP) as required by the lender; and other expenses payable by Buyer under this contract.
- B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Velerans Land Board or other governmental loan program regulations.

13. PRORATIONS AND ROLLBACK TAXES:

- PRORATIONS AND ROLLBACK TAXES:

 A. PRORATIONS: Taxes for the current year, interest, maintenance tees, assessments, dues and rents will be proreted through the Closing Date. The tax prorellon may be calculated taking into consideration any change in exemptions that will affect the current year's taxes. If taxes for the current year vary from the amount proreted at closing, the parties shall adjust the prorations when tax statements for the current year are available. If taxes are not paid at or prior to closing, Buyer shall pay taxes for the current year. Rentals which are unknown at time of closing will be prorated between Buyer and Seller when they become known.

 B. ROLLBACK TAXES: If this sale or Buyer's use of the Property after closing results in the assessment of additional taxes, penalties or interest (Assessments) for periods prior to closing, the Assessments will be the obligation of Buyer. If Seller's change in use of the Property prior to closing or dental of a special use valuation on the Property claimed by Seller results in Assessments for periods prior to closing, the Assessments will be the obligation of Seller. Obligations imposed by this paragraph will survive closing.
- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty after the effective date of this contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Seller falls to do so due to factors beyond Seller's control, Buyer may (a) terminate this contract and the earnest money will be refunded to Buyer, (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (d) accept the Property in its damaged condition with an assignment of insurance propeeds and receive credit from Seller at closing in the amount of the deductible under the insurance policy. Seller's obligations under this paragraph are independent of any other obligations of Seller under this contract.
- 15, DEFAULT; If Buyer falls to comply with this contract, Buyer will be in default, and Seller may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller falls to comply with this contract for any other reason, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasely the both performance. thereby releasing both parties from this contract.
- 16. MEDIATION: It is the policy of the State of Texas to encourage resolution of disputes through allernative dispute resolution procedures such as mediation. Any dispute between Seller and Buyer related to this contract which is not resolved through informal discussion. Will will not be submitted to a mutually acceptable mediation service or provider. The parties to the mediation shall bear the mediation costs equally. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.

TAR 1701 Initiated for identification by Buyer and Seller 19
Produced with zipForm® by zipLogix 18070 Filtoen Mile Road; Freser, Michigan 48020 xxxxxxxipl.opix.com

Contract Concerning	TX	ips Pkwy, College 77845 J Propeny)	Station, Page 7 of 9 12-05-20
17. ATTORNEY'S FEES: A B in any legal proceeding r and all costs of such process	uyer, Seiler, Listing	Broket Other Broker	or escrow agent who prevails ver reasonable allomey's fees
earnest money and (iii) financial institution in institution is acting as es B. EXPENSES: At closing then to Buyer's Expen agent may: (i) require require payment of the the earnest money the	perioritatize of an litable for the loss which the earnest crow agent. The earnest mone ses and any excess a written release paid expenses hear	of any earnest money money has been d money has been d y must be applied firs a refunded to Buyer. I liability of the each of the period on behalf of a period of	and does not have liability for it. (ii) liable for interest on the caused by the failure of any eposited unless the filhancial if to any cash down payment, if no closing occurs, escrewow agent from all parties, (ii) riy, and (iii) only deduct from behalf of the party receiving
C. DEMAND: Upon termin release of earnest more release and deliver sare eliher parly may make one parly makes written a copy of the demand from the money to the party may behalf of the party recorditors. If escrow agent in D. DAMAGES: Any party escrow agent within 7 liquidated damages in earnest money; (ii) the sulf.	nation of this continued to seach party me to the escrow a written demand or the extraction of the other party withing the camest mail adverse claims who wrongfully fall earnest money; (iii) the notices with the earnest money; (iii) the notices with the earnest money; (iiii) the notices with the camest money; (iiii) the notices with the notices	and the parties shall and the parties shall agent. If either party to the escrow agent fearnest money, escrow agent does not be the amount of the provisions of this is related to the disbursa of the request will be of the sum of: (i) the intention of the sum of: (i) the provision of the sum of: (ii) the request will be of the sum of: (iii) reasonable attorney affactive when sent the	e escrew agent may send a execute counterparts of the falls to execute the release, or the earnest money. If only agent shall promptly provide that receive written objection and may disburse the earnest unpaid expenses incurred on an imay pay the same to the paragraph, each party hereby to the earnest money. If of the earnest money, a release acceptable to the liable to the other party for se times the amount of the stees; and (iv) all costs of
 REPRESENTATIONS: All closing. If any representable 	covenants, represe on of Selier in this salv prohibited by u	ntetions and warrant confract is unitue on	ies in this contract survive the Closing Date, Seller will ar may continue to show the
20. FEDERAL TAX REQUIREN If Seller falls to deliver an in withhold from the sales purion deliver the same to the high	IENTS: If Seller is a selfidavit to Buyer the second an amount blernal Revenue Se	a "foreign person," as if Seller is not a "forei sufficient to comply a	defined by applicable law, or gn person," then Buyer shall with applicable tax law and propriate tax forms, internal ncy in excess of specified
 NOTIGES: All notices from malled to, hand-delivered at, To Buyer at: 	one party to the or transmitted by fac	other must be in wi simile or electronic trans To Seller at:	ling and are effective when smission as follows;
1515 Emerald Parkway		4090 State High	way 6 S
College Station, TX 77	845	College Station	
Telephone: (979) 694-7000		Telephone: (979) 6	580-12 22
Facsimile: <u>(979) 694-8000</u>	-	Facelmile: (979) 6	
E-mail: mike.qentry@weet	rebblaw.com		tylecraft-buildera.co
		Jest	

Gonkact Concerning 14.93 Acres on W.S. Phillip TX 77 (Address of	7845 - Bank Bath 10 00 0044
22. AGREEMENT OF PARTIES: This contract or	
Third Party Financing Addendum for Credit Approval	☐ Addendum for "Back-Up" Contract
Seller Pinancing Addendum	☐ Addendum for Coastal Area Properly
Addendum for Property Subject to Mandatory Membership In a Property Owners Association	 Environmental Assessment, Threatened or Endangered Species and Wellands Addendum
Buyer's Temporary Residential Lease	Seller's Temporary Residential Lease
☐ Loan Assumption Addendum	Short Sale Addendum
Addendum for Sale of Other Property by Buyer	Addendum for Property Located Seaward of the Gulf Intracoastal Waterway
Addendum for Reservation of Oil; Gas and Other Minerals	Addendum for Seljer's Disclosure of information on Lead-based Paint and Lead-based Paint Hazerds as Required by Federal Lew
X Other (list): Exhibits "A", "B", & "C"	
this contract (Option Period). If no dollar amount pay the Option Fee to Seller within the time precontract and Buyer shall not have the unrestrict notice of termination within the time prescribed, any earnest money will be refunded to Buyer. The Sales Price at closing. Time is of the essence the time for performance is required. 24. CONSULT AN ATTORNEY: TREC rules probib.	is 80.00 (Option Fee) within 2 days after 15 80.00 (Option Fee) within 2 days after 15 80.00 (Option Fee) within 2 days after the street this object the unrestricted right to terminate this object the stated as the Option Fee or if Buyer fails to esotibed, this paragraph will not be a part of this red right to terminate this contract. If Buyer gives the Option Fee will not be refunded; however, the Option Fee will not be reduced; however, the Option Fee will will not be credited to the for this paragraph and strict compliance with the real estate licensees from giving legal advice. In understand the effect of this contract, consult an
Buyer's	Seller's
Allomey is: Michael H. Gentry 1515 Emerald Plaza	Allorney is: Cully Lipsey
College Station, TX 77845	1021 University Dr E College Station, TX 77840
Telephone: (979) 694-7000	Telephone: (979) 846-4726
Facsimile: <u>(979)</u> 694-8000	Facsimile: (979) 846~4725
E-mail: mike.gentry@westwebblaw.com	E-mail: cully@hle.com
EXECUTED the 6111 day of CONTROL ACCEPT	TANCES , 2013 (EFFECTIVE DATE).
Buyer Aux	Seller
Stayer	Seller
The form of this contract has been approved by the Toxes Real Estreland real estate ticensess. No representation is made as to the transactions. It is not interested for complex transactions. Texas Re 2188, (512) 936-3000 (http://www.transactors.com/) TREC NO. 25-9. Transactions.	o legal validity or adequacy of any provision in any specific

	lips Pkey, College Station,
Contract Concerning TX {Address o	77845 Page 9 of 8 12-05-2011
RATIFICATIO	
Other Broker: By:	Listing Broker;
	By:
BROKER INFORMATION AND AGREEMS Clark Isenhour Real Estate Services, LLC 8999919 Olher Broker License No.	ENT FOR PAYMENT OF BROKERS' FEES Listing or Principal Broker License No.
Licensed Supervisor of Associate Telephone	Licensed Supervisor of Associate Telephone
John R. Clark Associate	Associate
3828 S. College Ave Address	Address
Bryan TX 77801 City State Zip (979)268-6840 (979)268-6841	City State Zip
Telephonis Facsimile	Telephone Facsimile
iohn@clarkisenbour.com E-mal	E-mail
	represents Seller only Buyer only Seller and Buyer as an intermediary Property described in the contract to which this fee sling/Principal Broker a cash fee of \$ n/a Seller Buyer will pay Other Broker a cash fee of Seller/Buyer authorizes and directs Escrow Agent to pay
AX NO U ACI XI X O O O	haring of fees between brokers are not fixed, controlled, Real Estate Commission.
Seller BCS Development Co	Buyer Michael H. Gentry, Trustee
Seller	Buyer
Do not sign if there is a separate written i	agreement for payment of Brokers' fees.
OPTION FEE Receipt of \$ 2,500,00 (Option Fee) in the	ne form of <u>check</u> is acknowledged.
Seller or Listing Broker	Date \(\(\sqrt{0} \)
Receipt of M Contract and M \$	Date St Money Receipt Earnest Money in the form of CMCK+7951 Date: 10-9-13
3740 COPPLYFIELD Dr. Suite 10	Email Address 779-731-8400
State 77	XO 7 Facsimile:
AR 1701	TREC NO. 25-9

EXHIBIT A

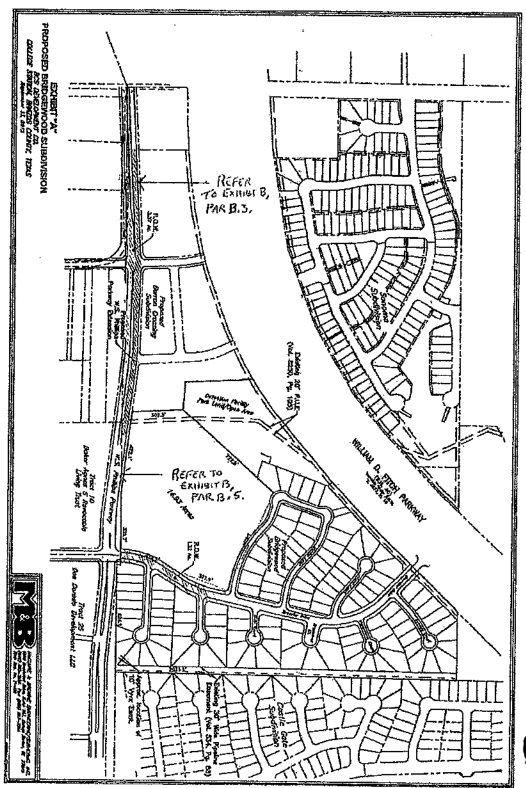




EXHIBIT "B"

ADDENDUM

FARM AND RANCH CONTRACTS

This Addendum is attached to and made a part of each of the following described centract:

RECITALS

- A. "Contract" is that certain Farm and Ranch Contract by and between BCS DEVELOPMENT CO as Seller and MICHAEL H. GENTRY, OR ASSIGNS as Buyer for the sale and purchase of 14.93 ACRES OUT OF R. STEVENSON, TRACT 7 AS SHOWN ON EXHIBIT "A" OF THE CONTRACT.
- B. This Addendum controls over any conflicting terms in the Contract.

The Buyer and Seller do hereby agree to the terms and conditions set forth in this Addendum and they do hereby incorporate these terms into the Contract.

- 1. Buyer may assign the Contract to College Station Independent School District ("CSISD") at any time prior to Closing, provided CSISD agrees, in writing, to perform the Buyer's obligations of the Contract. In such case, Buyer shall be relieved of any liability under the Contract. Buyer may not assign the Contract to any other third party without Seller's consent, which may be refused for any reason, in Seller's sole discretion.
- 2. Closing shall occur on or before 30 days after the expiration of the Termination Option.
- 3. Based on the engineer's estimate attached hereto on Exhibit "C" the anticipated cost of constructing W. S. Phillips Parkway as shown on Exhibit "A" (along with associated drainage and utility costs) is equal to \$523,770.00. At Closing, a portion of the Sales Price equal to \$523,770.00 shall be placed in an escrow account to be used for the construction of the Proposed W. S. Phillips Parkway Extension as shown on Exhibit "A". Prior to the expiration of the Termination Option, and as a condition to the Buyer's obligation under the Contract, the Buyer and Seller shall agree on the terms of the escrow agreement which shall generally provide a procedure by which either party can commence construction of the Proposed W.S. Phillips Parkway Extension and use the escrowed funds for that purpose. If an escrow agreement is not reached on or before the end of the Option Period, either Seller or Buyer may terminate the Contract, by written notice to the other, and the earnest money shall be refunded to Buyer.
- 4. Seller, at Seller's expense, shall be responsible for the construction of Brewster Drive from William D. Fitch Parkway to W. S. Phillips Parkway as shown on Exhibit "A" within one-hundred (120) days after the date that the Buyer commences construction of improvements on the Buyer's site.
- 5. Prior to the expiration of the Termination Option the Buyer shall contact the trustee of the Baker Agnes S Revocable Living Trust in an effort to acquire the right of way for the construction of W.S. Phillips Parkway through said property, and as shown on Exhibit "A". In the event that Buyer is successful with the right of way acquisition then Buyer, at Buyer's expense, shall construct the remainder of W.S. Phillips Parkway. This Contract

THE W

Addendum for Contract 10-8-13

provision is solely for the purpose of informing the Seller of the Buyer's intent with respect to the Baker tract, but if the Buyer is unable to negotiate terms acceptable to the Buyer in the Buyer's sole discretion, then the Buyer shall have no obligation to the Seller to acquire the right of way for W.S. Phillips Parkway that crosses the Baker tract.

- 6. Prior to the expiration of the Termination Option the Buyer and Seller shall make a reasonable effort to agree on the terms of a joint development agreement that would address issues such as easements, detention, roads, ingress, egress and other development obligations that would impact both properties. If a joint development agreement is not reached on or before the end of the Option Period, either Seller or Buyer may terminate the Contract, by written notice to the other, and the earnest money shall be refunded to Buyer.
- 7. The Buyer and Seller will include in a joint development agreement or separate easement agreement that will permit the Buyer, at no cost to the Buyer, to use the Detention Facility as described on Exhibit A for the detention of storm water from the Property.

Seller

Buyer



Information About Brokerage Services

efore working with a real estate broker, you should know that the duties of a broker depend on whom the broker represents. If you are a prospective saller or landlord (owner) or a prospective buyer or tenant (buyer), you should know that the broker who lists the property for sale or lease is the owner's agent. A broker who acts as a subagent represents the owner in cooperation with the listing broker. A broker who acts as a buyer's agent represents the buyer. A broker may act as an intermediary between the parties if the parties consent in writing. A broker can assist you in locating a property, preparing a contract or lease, or obtaining linancing without representing you. A broker is obligated by law to treat you honestly.

IF THE BROKER REPRESENTS THE OWNER:

The broker becomes the owner's agent by entering into an agreement with the owner, usually through a written - listing egreement, or by agreeing to act as a subagent by accepting an offer of subagency from the itsting broker. A subagent may work in a different real estate office. A listing broker or subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first. The buyer should not fell the owner's agent anything the buyer would not want the owner to know because an owner's agent must disclose to the owner any material information known to the agent.

IF THE BROKER REPRESENTS THE BUYER;

The broker becomes the buyer's agent by entering into an agreement to represent the buyer, usually through a written buyer representation agreement. A buyer's agent can assist the owner but does not represent the owner and must place the interests of the buyer first. The owner should not tell a buyer's agent anything the owner would not want the buyer to know because a buyer's agent must disclose to the buyer any material information known to the agent.

IF THE BROKER ACTS AS AN INTERMEDIARY:

A broker may act as an intermediary between the parties if the broker complies with The Texas Real Estate License Act. The broker must obtain the written consent of each party to the transaction to act as an

intermediary. The written consent must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. The broker is required to treat each party honestly and fairly and to comply with The Texas Real Estate License Act. A broker who acts as an intermediary in a fransaction:

- (1) shall treat all parties honestly;
- (2) may not disclose that the owner will accept a price less than the asking price unless authorized in writing to do so by the owner;
- (3) may not disclose that the buyer will pay a price greater than the price submitted in a written offer unless authorized in writing to do so by the buyer; and
- (4) may not distose any confidential information or any information that a party specifically instructs the broker in writing not to disclose unless authorized in writing to disclose the information or required to do so by The Texes Real Estate License Act or a court order or if the information materially relates to the condition of the property.

With the parties' consent, a broker acting as an intermediary between the parties may appoint a person who is licensed under The Texas Real Estate License Act and associated with the broker to communicate with and carry out instructions of one party and another person who is licensed under that Act and associated with the broker to communicate with and carry out instructions of the other party.

If you choose to have a broker represent you, you should enter into a written agreement with the broker that clearly establishes the broker's obligations and your obligations. The agreement should state how and by whom the broker will be paid. You have the right to choose the type of representation, if any, you wish to receive. Your payment of a fee to a broker does not necessally establish that the broker represents you. If you have any questions regarding the duties and responsibilities of the broker, you should resolve those questions before proceeding.

Real polate ligensee aske that you apknowledge receipt of tills information about brokerage services for the liconsee's records.

Buyer, Seller, Landlord or Tenant

Date

Towas Real Estate Drokers and Salesporsons are Remaind and regulated by the Toxas Real Estate Commission (TREC). If you have a question or complaint regarding a real estate Recesse, you should contact TREC at P.O. Box 12188, Abstin, Toxas 78711-2188, 512-938-3000 (http://www.irec.toxas.gov)

(TAR-2501) 10-10-11

TREG No. OP-K



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (THEC)

12-05-2011

AMENDMENT

TO CONTRACT CONCERNING THE PROPERTY AT

14.93 ACRES ON WS PHILLIPS PRWY COLLEGE STAION, TX
(Street Address and City)
Seller and Buyer amend the contract as follows: (check each applicable box) (1) The Sales Price in Paragraph 3 of the contract is: A. Cash portion of Sales Price payable by Buyer at closing
C1 (3) The date in Paragraph 9 of the contract is changed to
. This additional Option Fee & will \(\infty\) will not be credited to the Sales Price. (7) Buyer waives the unrestricted right to terminate the contract for which the Option Fee was paid. (8) The date for Buyer to give written notice to Seller that Buyer cannot obtain Credit Approval as set forth in the Third Party Financing Condition Addendum for Credit Approval is changed to \(\text{N/A}\).
(9) Other Modifications: (Insert only factual statements and business details applicable to this said) THE CONTRACT, RECEIPTED AT AGGIELAND TITLE, DID NOT INCLUDE AN EXHIBIT C. THAT EXHIBIT C IS ATTACHED HERETO AND IS MADE PART OF THE CONTRACT. BALLEST HONEA CONTRACT GUSING DATE IS TO BE ON OR BEFORE
FEB , 26, 204 ·
EXECUTED the 19th day of December , 2015. (BROKER: FILL IN THE DATE OF FINAL ACCEPTANCE.) Soller POEMONE Sol
Buyer Seller
This form has been approved by the Texas Real Estate Commission for use with similarly approved or premulgated contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate becauses. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Toxas Real Estate Commission, P.O. Ber. 12108. Austin, TX. 78711-2188, 512-936-3060 (http://www.trec.texas.gov.) TREC No. 39.7. This form replaces TREC No. 39-6.

(TAR-1903) 12-05-2011

Page 1 of 1

John R. Clark, JR28 S. Cottege Avenue Beyon, TX 77801 Phone: 979-268 (6-40 Fax:

John Clark

ACS fradbilgs

EXHIBIT "C"

W. S. Phillips Parkway Extension MBESI No. 10530014

Engineer's Preliminary Opinion of Probable Project Costs September 3, 2013

itom i	Dascription	Unit	Quantity	Unit Price	Tetal
	Paying Constr	netlan			
	Site Preparation (includes elearing & grabbing)	AC	3.3	\$5,000,00	\$16,500.0
2	Earthwork (Excavation and Embankment for Public ROW.	CY			
<u> </u>	Common Area, Detention Pond and Lots)	LCY	4,980	\$8.00	\$39,840.01
	Colored Sidewalk Ramps	BA	7 - 7	\$1,200.00	\$2,400.00
4	8" Lime Stabilized Subgrade (6% by weight)	SY	6,215	\$3,85	\$23,929.0
	Lime or Coment	IN	11,2	\$150.00	\$1,680.00
_6	Concrete Curb and Guiter		3,222	\$11.00	\$35,442.((
7	6" Crushed Stone Base	SY	4,741	\$12.00	\$56,889.33
8	2" IJMAC Pavement	SY	4,741	\$12.50	\$59,259.72
9	4" Reinforced Concrete Payement	SF	9,680	\$3,75	\$36,300.00
10	6" Reinforced Concrete Payement	SY	194	\$40,00	\$7,742,22
	M4		Pn	ving Subtotal	\$279,982
	Drafunge System Co	estruction	1		
11	18" HDPE Pipo, (ADS, N-12 or approved equal wiwater-	LF	350	\$45,00	
	light foints)	- Li	220	\$42,00	\$15,750.00
12	24" HDPE Pipe, (ADS, N-12 or approved equal wivater-	LF	415	00 112	AAA 6A 6 44
	tight [oluts)		413	\$55,00	\$22,825.00
	36" HDPE Pipe, (ADS, N-12 or approved equal w/water-	LP	415	675.00	241.105.00
	tight (oints)		413	\$75.00	\$31,125.00
	TV Jaspection	LF	1,180	\$3.00	\$3,540.60
	36" RCP 4:1 Sloped Hendwall	EA	1	\$1,500,00	\$1,500.00
	Junction Box	EA	4	\$3,000.00	\$12,000.00
	Standard 5' Recessed Inlot	EA	4	\$3,000.00	\$12,000.00
18	Standard 10' Recessed Intel	5A	4	\$3,500.00	\$14,000.00
			Drainage Sys	iom Subtotal	\$112,740
- I	Water System Cons	truction_			
79	8" PVC, C900 CL 235, Water Line, Str. Backfill	<u>i.F</u>	1,660	\$25,00	\$41,500.00
	E" M.J. Gate Valve	DA.	3	\$1,300,00	\$3,908,00
	D.I. Fittings	TN		\$4,500.00	\$4,500.00
	Fire Liydrant Assembly	EA	3	\$3,600.00	\$10,800.00
23	2" Blow Off Valvo Assembly	BA	<u> </u>	\$1,200,00	\$1,200.00
			Water Syst	ent Subtotal	\$61,900
	Erasion Control Con	truction			
	Prosion Control Pian & Sedimentation Control (includes	LS	1	\$3,000,00	02.000.00
<u>1</u>	nonitoring, record keeping, grass seeding, and eleman)			יייי, ביייין	00,000,62
25 (Grass Sooding & Hydromulch	SY	[1,067]	\$1.00	\$11,067.00
	Illi Fence (Type I)	LF	1,640	\$2.75	\$4,565.00
	nlet Protection	EA	8	\$150.00	\$1,200,00
	lendwall Protection	EA		\$200.00	\$200.00
29 J	Sufrance/Exit	EA	1	\$1,500.00	\$1,500.00
			Prosint Conf	roi Subtotali	\$21,532

 Subtotal Construction Cost:
 \$476,154

 Contingency (10%):
 \$47,615

 TOTAL CONSTRUCTION COST:
 \$523,770

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VIII.

W. S. Phillips Parkway Extension MDESI No. 10530914

Engineer's Preliminary Opinion of Probable Project Costs September 3, 2013

Item #	Description	Unit Quantity Unit Price	·
PROPESSIONAL	PEES	Unit Quantity Unit Price	Total
Basic Engineering (9.0%)		
Surveying (2.8%)			\$41,902
Geolechnical Investi	galion/Report (2.0%)		\$10,475
Construction Materia	al Testing (1.5%)		\$10,475 \$7,857
City Inspection Peo (1.0%)		\$7,857
		Thus Forest and The Classes	<u>\$5,238</u>
"		Professional Fess Subtatal:	\$75,947

TOTAL PROJECT COST:

\$599,716

The above project estimate is based on the engineer's preliminary opinion of probable project costs. This estimate constitutes our best Judgment at this time. Please note that the engineer does not have any control over contractor or supplier workloads and the degree to which inflation may affect project costs between now and the bid date. During design and/or construction, additional features may become apparent as the work progresses, which could result in an increase or decrease in the project costs.

J. Dale Browne, Jr., P.E., CFM

McChire & Browne Engliseering/Surveying, Inc.

Firm Reg, No. F-458

Date

J. DALE BROWNE, JR.
3. B1890
DISTENSIONAL BI

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EXHIBIT C
Page 2 of 2

V A

Exhibit C District Tract

AGENDA ITEM AND RESOLUTION PAGE 5

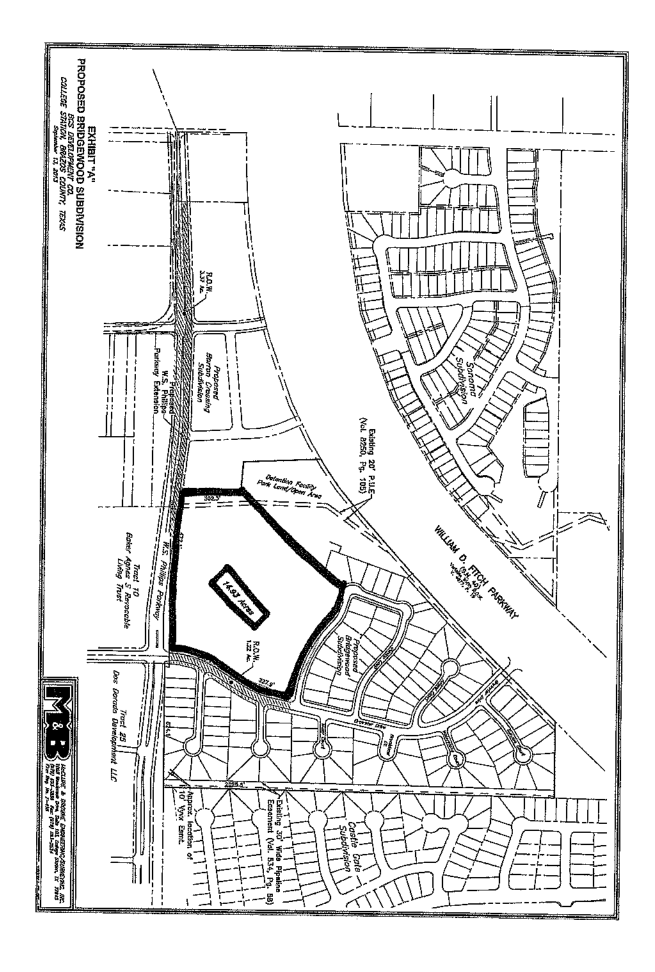


Exhibit D Assignment

AGENDA ITEM AND RESOLUTION PAGE 6

ASSIGNMENT OF FARM AND RANCH CONTRACT

FOR VALUE RECEIVED, I, Michael H. Gentry hereby sell, assign and transfer to College Station Independent School District, herein called the Assignee, all my right, title and interest in and to that certain Farm and Ranch Contract dated October 8, 2013 executed by BCS Development Co, as the Seller and myself as the Buyer, as said Contract has been amended from time to time, for the sale by the Seller and the purchase by me of that certain 14.93 acres in Brazos County, Texas, as described therein.

EXECUTED on the day	of	, 2014.
	ASSIGN	OR:
	Michael	H. Gentry
ACCEPTANCE OF ASSIGNMENT		
College Station Independent School District hereby accepts the foregoing assignment, agrees to assume and perform all the duties and obligations to be performed by the Purchaser under the Contract therein mentioned to the same extent as if College Station Independent School District had originally been named as the Buyer in that contract.		
EXECUTED on the day of, 2014.		
ASSIGNEE:		
The Board of Trustees, and their successors in office, of College Station Independent School District		
	By: Name: Title:	Valerie Jochen President of the Board of Trustees of Coilege Station Independent School District