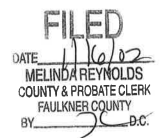
Faulkner County Ordinances

(2002)

Ordinance Number	<u>Title</u>	Page #
02-01	Amend and Supplement Ordinance 01-33	2
02-02	Amend and Supplement Ordinance 01-33	3-4
02-03	Amend and Supplement Ordinance 01-33	5
02-04	Grant a Variance to Ordinance 00-16	6
02-05	Amend and Supplement Ordinance 01-33	7-9
02-06	Amend and Supplement Ordinance 01-33	10-11
02-07	Amend and Supplement Ordinance 01-33	12-13
02-08	Authorize Mayflower VFD to hold an Election under ACT 984 of 2001	14
02-09	Amend and Supplement Ordinance 01-33	15
02-10	Declare an Emergency and Waive the Bidding Process	16
02-11	Amend and Supplement Ordinance 01-33	17-18
02-12	Amend and Supplement Ordinance 01-33	19-20
02-13	Regulation of Dogs	21-24
02-14	Amend and Supplement Ordinance 01-33	25-26
02-15	Falcon Cable Media	27-36
02-16	Amend and Supplement Ordinance 01-33	37-40
02-17	Declare an Emergency and Waive the Bidding Process	41
02-18	Amend and Supplement Ordinance 01-33	42-48
02-19	Amend and Supplement Ordinance 01-33	49-51
02-20	Establish the Annual Operating Budget for Calendar Year 2003	52-55

FAULKNER COUNTY QUORUM COURT

ORDINANCE 02-01



Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1: \$157,543.00 is appropriated from Co. Road Sales Tax Fund (11) to Co.

Road Sales Tax Department, Dept. 4500, Exp. Code 36-Gravel, Dirt &

Sand.

Section 2: Transfer \$100.00 within Dept. 900, Cir. Chancery Court (1st Div.) from

Exp. Code 49-Telephone to Exp. Code 12-Fringe Benefits.

Section 3: Transfer \$100.00 within Dept. 5600, Public Defender from Exp. Code 61-

Utilities to Exp. Code 69-Postage Meter Rental.

Section 4: An additional \$4,200.00 is appropriated from Co. General Fund (01) to

Dept. 900, Cir. Chancery Court (1st Div.) Exp. Code 09-Health Insurance.

Section 5: An additional \$50,000.00 is appropriated from the Criminal Justice Sales

Tax Fund (28) to Dept. 4600, Criminal Justice Sales Tax Department,

Exp. Code 93-Machinery & Equipment.

Dated: 1 16 02

Dated:

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

Approved

John Wayne Carter

Faulkner County Judge

Faulkner County, AR

FILED

FAULKNER COUNTY QUORUM COURT

2007 FEB 20 P 2: 38

MELINDA REYNOLOS COUNTY CLERK BY S DC

ORDINANCE 02-02

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1: \$159,000.00 is appropriated from Co. Road Sales Tax Fund (11) to Co. Road Sales Tax Department, Dept. 4500, Exp. Code 36-Gravel, Dirt & Sand.

Section 2: An additional \$94,524.88 is anticipated/projected to Co. General (01). (Revenue Series 8721)

\$94,524.88 is appropriated to Dept. 100, Co. Judge, Exp. Code 95-Construction in Progress.

Section 3: Transfer \$500.00 within Dept. 200, Co. Clerk from Exp. Code 52-Travel to Exp. Code 79-Meals & Lodging.

Section 4: \$9,203.49 is anticipated/projected to Rural Fire Protection Grant, Fund (44).

\$9,203.49 is appropriated from Rural Fire Protection Grant Fund (44) to Rural Fire Protection Department, Dept. 7300, as follows:

Amount	<u>To Exp. Code</u>
\$27.98	21-Saltillo VFD
\$0.21	22-Centerville
\$4,978.47	24-Beaverfork VFD
\$9.93	25-Vilonia VFD
\$28.15	26-Liberty VFD
\$393.60	27-Mayflower VFD
\$2,192.65	28-Cato VFD
\$0.81	29-Twin Groves VFD
\$45.28	30-Guy VFD
\$23.69	31-Vilonia East VFD
\$1,502.72	32-Mt. Vernon VFD

Section 5: \$1,000.00 is appropriated as a transfer from Co. General (01) to Drug Buy Fund (85).

\$1,000.00 is anticipated/projected to Drug Buy Fund (85).

\$1,000.00 is appropriated to Drug Buy, Dept. 6100, Exp. Code 87-Drug Buy Money.

Section 6: \$11,204.34 is anticipated/projected to Co. Road Fund (02). (Revenue Series 8606)

\$11,204.34 is appropriated to Dept. 4400, Co. Road, Exp. Code 68-Machinery & Equipment (Rental & Lease).

Section 7: Transfer \$250.00 within Dept. 5700, Joint Jury from Exp. Code 60-Risk Management to Exp. Code 59-Fleet Liability.

Section 8: Transfer \$36.32 from Law Enforcement Block Grant (45) to Law Enforcement Block Grant Equipment (98).

Section 9: Project an additional \$1,463.32 to Law Enforcement Block Grant (98).

Section 10: Appropriate \$21,499.32 to Dept. 3700, Law Enforcement Block Grant Equipment, Exp. Code 86-Special Projects.

Section 11: An additional \$25,000.00 is appropriated from Criminal Justice Sales Tax Fund (28) to Dept. 4600, Criminal Justice Sales Tax Department, Exp. Code 93-Machinery & Equipment.

Dated: 2 19 0 L

Dated: 2 1902

Attest:

Mike Hutchens

Quorum Court Secretariat Faulkner County, AR

Approved John Wayne Carter

Faulkner County Judge

Faulkner County, AF

FAULKNER COUNTY QUORUM COURT

D Common D

2007 FEB 20 P 2: 38

MELINDA REYHOLDS

ORDINANCE 02-03

Be it enacted by the Quorum Court, of the County of Faulkner, State of Arkansas. And DC Ordinance to be entitled: An appropriation ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1:

The Projected Revenue and appropriated amounts by Fund, Section 5,

Line A, General Fund is amended to read:

Projected Revenue:

\$7,724,036.58

Section 2:

The Projected Revenue and appropriated amounts by Fund, Section 5,

Line B, Road Fund is amended to read:

Projected Revenue:

\$5,337,164.42

Date: 2 19 02

Date:

Approved

<u>.</u>

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

John Wayne Carter

Faulkner County Judge

Faulkner County, AR

Sponsored by: County Services Committee

FD

FAULKNER COUNTY QUORUM COURT

7M2 FEB 20 P 2: 38

ORDINANCE 02-04

MELINDA REYNOLDS COUNTY CLERK

Be it enacted by the Quorum Court of Faulkner County, State of Arkansay, An Ordinance DC to be entitled: An Ordinance to grant a variance to Faulkner County Ordinance 00-16.

Section 1: A variance is granted on Ordinance 00-16, Section 1, to Nextel

Communications on their Cato tower site. The tower will be 280 feet tall

with 438 feet of setback.

Section 2: The setback of this tower meet requirements set forth in Ordinance 00-13,

Section 4, Sub-section B, part 2.

Section 3: As of the passing of this Ordinance, there are no residences or buildings of

any kind within the area of the setback.

Date: 2 19 02

Date: 2 9 0 7

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

Approved:

John Wayne Carter

Faulkner County Judge

Faulkner County, AR

FAULKNER COUNTY QUORUM COURT

FILED ZOON MAR 20 P 2: 13 MELIHDA REYMOLDS

ORDINANCE 02-05

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

- Section 1: \$180,000.00 is appropriated from Co. Road Sales Tax Fund (11) to Co. Road Sales Tax Department, Dept. 4500, Exp. Code 36-Gravel, Dirt & Sand.
- Section 2: An additional \$102,910.76 is anticipated/projected to Co. General (01). (\$94,870.76 by Rev. Series 8721) (\$8,040.00 by Rev. Series 8606)

\$102,910.76 is appropriated to Dept. 100, Co. Judge, Exp. Code 95-Construction in Progress.

Section 3: An additional \$1,537.18 is anticipated/projected to Co. General (01). (Revenue Series 8607)

\$1,537.18 is appropriated to Dept. 1900, Cir. Chan. Juvenile Court (2nd Div.), Exp. Code 09-Health Insurance.

Section 4: An additional \$50.00 is anticipated/projected to Criminal Justice Sales Tax Fund (28). (Revenue Series 8709)

\$50.00 is appropriated to Criminal Justice Sales Tax Department, Department 4600, Exp. Code 93-Machinery & Equipment.

- Section 5: Transfer \$20,000.00 within Dept. 700, Tax Assessor from Exp. Code 94-Vehicles to Exp. Code 93-Machinery & Equipment.
- Section 6: Transfer \$4,000.00 within Dept. 1400, State Police from Exp. 93-Machinery & Equipment to Exp. Code-18-Small Equipment.
- Section 7: Transfer \$2,000.00 within Dept. 5600, Public Defender from Exp. Code 17-Gen. Office Supplies to Exp. Code 93-Machinery & Equipment.

Section 8: \$17,297.00 is anticipated/projected to Rural Fire Protection Grant, Fund (44).

\$17,297.00 is appropriated from Rural Fire Protection Grant Fund (44) to Rural Fire Protection Department, Dept. 7300, as follows:

Amount	<u>To Exp. Code</u>
\$2,072.00	24-Beaverfork VFD
\$1,505.00	33-Hilltop VFD
\$1,820.00	32-Mt. Vernon VFD
\$3,900.00	29-Twin Groves VFD
\$8,000.00	31-Vilonia East VFD

Section 9: An additional \$16,500.00 is appropriated from Co. General Fund (01) to Dept. 100, Co. Judge, Exp. Code 58-Fire & Ext. Coverage.

Section 10: An additional \$10,000.00 is appropriated from Co. Recorder's Cost Fund (03) to Dept. 6000, Co. Recorder's Cost Department, Exp. Code 93-Machinery & Equipment.

Section 11: An additional \$30,000.00 is appropriated from Child Support Fund (43) to Dept. 2200, Child Support Dept., Exp. Code 93-Machinery & Equipment.

Section 12: Transfer \$7,000.00 within Dept. 5200, Juvenile Probation Fee Fund as follows:

<u>Amount</u>	From Exp. Code	To Exp. Code
\$5,495.00	75-Court Appt. Atty.	01-Salaries
\$400.00	75-Court Appt. Atty.	06-Soc. Security
\$520.00	75-Court Appt. Atty.	07-Retirement
\$450.00	75-Court Appt. Atty.	09-Health Ins.
\$100.00	75-Court Appt. Atty.	10-Workmans Comp.
\$10.00	75-Court Appt. Atty.	11-Unemp. Comp.
\$25.00	75-Court Appt. Atty.	12-Fringe Benefits

Section 13: \$2,733.00 is appropriated as a transfer from Co. General Fund (01) to the Intensive Supervision Officer Fund (102).

\$2,733.00 is anticipated/projected to Intensive Supervision Officer Fund (102).

\$2,733.00 is appropriated to the Intensive Supervision Officer Dept., Dept. 3800, as follows:

<u>Amount</u>	To Exp. Code
\$1,750.00	01-Salaries
\$153.00	06-Social Security
\$273.00	07-Retirement
\$400.00	09-Health Insurance
\$100.00	10-Workmans Comp.
\$32.00	11-Unemployment Comp.
\$25.00	12-Fringe Benefits

Dated: 3/20/07 Dated: 3/25/02

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

Approved Y/W/ (////
John Wayne Carter

faulkner County Judge

Faulkner County, AR

FAULKNER COUNTY QUORUM COURT

7m, 100 17 A 8 50

ORDINANCE 02-06

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1: \$158,000.00 is appropriated from Co. Road Sales Tax Fund (11) to Co. Road Sales Tax Department, Dept. 4500, Exp. Code 36-Gravel, Dirt & Sand.

Section 2: An additional \$2,843.55 is anticipated/projected to Criminal Justice Sales Tax Fund (28), Revenue Series 8606.

\$2,843.55 is appropriated to Dept. 4600, Criminal Justice Sales Tax Department, Exp. Code 24-Clothing & Uniform.

Section 3: An additional \$42,251.06 is anticipated/projected to Co. General (01). Revenue Series 8721

\$42,251.06 is appropriated to Dept. 100, Co. Judge, Exp. Code-95 Construction in Progress.

Section 4: Transfer \$1,600.00 within Dept. 2300, Maintenance from Exp. Code 65-Bldg. & Improvements to Exp. Code 93-Machinery & Equipment.

Section 5: An additional \$15,565.00 is appropriated from Co. General Fund (01) to Dept. 2300, Maintenance as follows:

Amount	To Exp. Code
\$10,324.00	01-Salaries
\$2,616.00	09-Health Insurance
\$800.00	06-Social Security
\$250.00	11-Unemployment Comp.
\$1,550.00	07-Retirement
\$25.00	12-Fringe Benefits
	_

Section 6: Per Soil Conservation Board request, CD #12710, in the amount of \$131,949.95 was cashed and deposited in Soil Conservation checking.

\$131,949.95 is appropriated to Dept. 6200, Soil Conservation, Exp. Code 90-Land.

Dated: 4081 17 200

Mike Hutchens Quorum Court Secretariat

Attest:

Faulkner County, AR

Dated: 17, 2007

John Wayne Carter

Faulkner County Judge Faulkner County, AR Sponsored by:

Finance & Administration Committee



FAULKNER COUNTY QUORUM COURT

ORDINANCE 02-07

COUNTY CLERN
BY 1/2

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1: \$165,000.00 is appropriated from Co. Road Sales Tax Fund (11) to Co.

Road Sales Tax Department, Dept. 4500, Exp. Code 34-Asphalt.

Section 2: Department 500, Sheriff, Fund (01), is amended to lower the appropriation

by \$23,423.35 as follows:

Amount	From Exp. Code
\$12,616.35	01-Salaries
\$1,792.00	06-Social Security
\$1,640.00	07-Retirement
\$7,000.00	09-Health Insurance
\$375.00	11-Workmans Compensation

\$23,423.35 is appropriated as a transfer from Co. General (01) to COPS Grant Fund (08).

An additional \$23,423.35 is anticipated/projected to COPS Grant Fund (08).

An additional \$23,423.35 is appropriated from COPS Grant Fund (08) to COPS Grant Dept., Dept. 6500, as follows:

<u>Amount</u>	To Exp. Code
\$12,616.35	01-Salaries
\$1,792.00	06-Social Security
\$1,640.00	07-Retirement
\$7,000.00	09-Health Insurance
\$375.00	11-Workmans Compensation

Section 3: An additional \$55,095.00 is anticipated/projected to Co. Road Fund (02). (Revenue Series 7705)

\$55,095.00 is appropriated to Dept. 4400, Co. Road, Exp. Code 82-Refunds.

Section 4:

Department 500, Sheriff, Fund (01), is amended to lower the appropriation by \$2,389.00 from Exp. Code 78-Officers Equipment.

\$2,389.00 is appropriated as a transfer from Co. General (01) to Law Enforcement Block Grant Equipment Fund (98).

An additional \$2,389.00 is anticipated/projected to Law Enforcement Block Grant Equipment Fund (98).

An additional \$2,389.00 is appropriated from Law Enforcement Block Grant Fund (98) to Law Enforcement Block Grant Equipment Dept., Dept. 3700, Exp. Code 86-Special Projects.

Section 5:

Appropriate an additional \$3,000.00 from Co. Treasurer's Automation Fund (26) to Dept. 3300, Co. Treasurer's Automation Fund, Exp. Code 93-Machinery & Equipment.

Section 6:

Transfer \$100.00 within Dept. 2300, Maintenance from Exp. Code 65-Buildings & Improvements to Exp. Code 93-Mach. & Equipment.

Section 7:

Transfer \$650.00 within Dept. 5600, Public Defender from Exp. Code 86-Special Projects to Exp. Code 79-Meals & Lodging.

Section 8:

An additional \$15,879.00 is appropriated from Co. General (01) to Dept. 500, Sheriff as follows:

Amount	To Exp. Code
\$10,860.00	01-Salaries
\$832.00	06-Social Security
\$1,087.00	07-Retirement
\$175.00	11-Unemployment Comp.
\$25.00	12-Fringe
\$2,800.00	09-Health Insurance
\$100.00	10-Workmans Comp.

Dated: May 21, 2002

Dated: May 21, 2002

Attest:

Mike Hutchens

Quorum Court Secretariat Faulkner County, AR John Wavne Carter

Faulkner County Judge Faulkner County, AR

Sponsored by: County Services Committee

FAULKNER COUNTY QUORUM COURT

ORDINANCE 02-08



Be it enacted by the Quorum court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An Ordinance to authorize Mayflower VFD to hold an election, under Act 984 of 2001, on the issue of the levy of the volunteer fire department dues on each residence.

Section 1: The Faulkner County Quorum Court, under Act 984 of 2001, calls for

Mayflower VFD to hold a special election or place on the ballot of the next general election, the issue of the levy of the volunteer fire department

dues on each residence.

Section 2: The cost of the special elections shall be borne by the volunteer fire

department that requested the levy.

Section 3: An emergency is hereby declared to exist as this Ordinance is necessary

for the proper and timely conduct of county operations and this Ordinance

shall be in force and shall take effect upon passage and publication.

Dated: 6 20 02 Dated: 6 2

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

John Wayne Carter

Faulkner County Judge

Faulkner County, AR

FAULKNER COUNTY QUORUM COURT

ORDINANCE 02-09

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1:

\$163,000.00 is appropriated from Co. Road Sales Tax Fund (11) to Co.

Road Sales Tax Department, Dept. 4500, Exp. Code 34-Asphalt.

An additional \$2,508.00 is anticipated/projected to Co. General (01). Section 2:

(Revenue Series 8607)

\$2,508.00 is appropriated to Dept. 500, Sheriff, Exp. Code 01-Salaries.

An additional \$9,638.00 is anticipated/projected to Co. General (01). Section 3:

(Revenue Series 8614)

\$9,638.00 is appropriated to Dept. 2600, Election Commission,

Exp. Code 74-Elections.

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

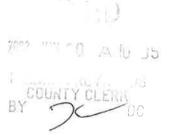
Approved

John Wayne Carter Faulkner County Judge

Faulkner County,

FAULKNER COUNTY QUORUM COURT

ORDINANCE 02-10



Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An Ordinance to declare an emergency and waive the bidding process.

Section 1: Whereas, the air conditioning units at the Faulkner County Courts

Building are in need of replacement. The Faulkner County Quorum Court does hereby declare an emergency and waives the bidding process on the

purchase of the air units.

Dated: 6 20 07

Dated:

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

John Wayne Carter

Faulkner County Judge

Faulkner County AR

Sponsored by:

Finance & Administration Committee

FILED

FAULKNER COUNTY QUORUM COURT

2002 JUL 17 A 8: 29

ORDINANCE 02-11

MELINDA REYNOLDS COUNTY CLERK

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1: \$168,146.00 is appropriated from Co. Road Sales Tax Fund (11) to Co. Road Sales Tax Department, Dept. 4500, Exp. Code 34-Asphalt.

Section 2: An additional \$710.00 is anticipated/projected to Co. General (01), Revenue Series 7608.

\$710.00 is appropriated to Dept. 7000, CID, Exp. Code 93-Machinery & Equipment.

Section 3: An additional \$650.00 is appropriated from Co. General (01) to Dept. 2600, Election Commission, Exp. Code 74-Elections.

Section 4: An additional \$41,853.00 is appropriated from Co. General (01) to Dept. 100, Co. Judge, Exp. Code 65-Building & Improvements.

Section 5: An additional \$4,000.00 is appropriated from Co. General (01) to Dept. 2100, Prosecuting Atty, Exp. Code 87-Expert Witness.

Section 6:

An additional \$4,288.36 is anticipated/projected to Intensive Supervision Officer Fund (102), Revenue Series 8504.

\$4,288.36 is appropriated to Dept. 3800, Intensive Supervisor Officer Department as follows:

Amount	To Exp. Code
\$3,134.36	01-Salaries
\$329.00	06-Social Security
\$400.00	07-Retirement
\$400.00	09-Health Insurance
\$25.00	12-Fringe Benefits

July 16, 2007 Dated:

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

Approved

John Wayne Carter Faulkner County Judge Faulkner County, AR

FAULKNER COUNTY QUORUM COURT

FILED 7007 AUG 21 1P 1: 43

ORDINANCE 02-12

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansasa Aryholds Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1: \$165,890.00 is appropriated from Co. Road Sales Tax Fund (11) to Co.

Road Sales Tax Department, Dept. 4500, Exp. Code 34-Asphalt.

Section 2: An additional \$58.00 is anticipated/projected to Co. General (01),

Revenue Series 7608.

\$58.00 is appropriated to Dept. 7000, CID, Exp. Code 93-Machinery &

Equipment.

Section 3: \$7,176.00 is anticipated/projected to Faulkner County Museum, Fund

(107),

Revenue Series 7501.

\$6,523.00 is appropriated to Dept. 4000, Faulkner County Museum as follows:

Amount	To Exp. Code
\$3,055.00	02-Part-time Salaries
\$275.00	06-Social Security
\$20.00	11-Unemployment Comp.
\$230.00	16-Printing & Supplies
\$138.00	17-General Office Supplies
\$575.00	18-Small Equipment
\$92.00	19-Sundry
\$460.00	27-Archival & Exhibit Supplies
\$58.00	49-Telephone
\$150.00	50-Postage
\$320.00	61-Utilities
\$1,150.00	65-Bldg. & Improvements

Section 4: An additional \$22,000.00 is appropriated from Co. General Fund (01) to Dept. 100, Co. Judge, Exp. Code 91-Juv. Court Bldg. Loan Payment.

Section 5: \$89,000.00 is anticipated/projected to Collector's Automation Fund (101), Revenue Series 7501.

\$15,000.00 is appropriated to Dept. 4300, Collector's Automation Fund Department, Department 4300, Exp. Code 93-Machinery & Equipment.

Section 6: An additional \$1,559.10 is anticipated/projected to Intensive Supervision Officer Fund (102), Revenue Series 8504.

\$1,559.10 is appropriated to Dept. 3800, Intensive Supervisor Officer Department as follows:

Amount	To Exp. Code
\$882.10	01-Salaries
\$117.00	06-Social Security
\$160.00	07-Retirement
\$400.00	09-Health Insurance

Dated: Highest 21, 2002

Dated.

Attest

Mike Hutchens

Quorum Court Secretariat Faulkner County, AR

Approved: 10

John Wayne Carter Faulkner County Judge

Faulkner County, AR

Sponsored by: Courts and Public Safety Committee

FAULKNER COUNTY QUORUM COURT

FILED

ORDINANCE 02-13

2007 OCT 16 P 12: 38

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas, AnREYNOLDS Ordinance to be entitled: An Ordinance relating to the regulation of dogs; the taking up LERK and impoundment of vicious dogs and dogs thought to be infected with rabies; rabies prevention; and making violations a misdemeanor punishable by fine.

Section 1: Except as specified herein, this Ordinance does not pertain to areas of or the residents of the incorporated municipalities of Faulkner County, but does include all other areas of Faulkner County, except that a resident of one of the incorporated municipalities, but allowing a vicious dog to run at large in an area of the County governed by the Ordinance, shall be subject to this Ordinance.

Section 2: <u>DEFINITIONS</u>: As used in this Ordinance the following terms mean:

- a. <u>ANIMAL CONTROL OFFICER</u>: "Animal Control Officer" means any person appointed by the Sheriff of Faulkner County to perform duties as assigned by the Sheriff to effectuate this Ordinance.
- b. <u>ANIMAL SHELTER:</u> "Animal Shelter" means any premises approved by the Sheriff for the purpose of enforcing this Ordinance and used as a shelter for seized, homeless, abandoned or unwanted dogs, cats or other animals. It matters not whether the shelter is owned by Faulkner County and operated under the supervision of the Sheriff or whether it is owned and operated by a municipality, humane society or animal welfare group, which has a working agreement with the Sheriff for the support of Faulkner County.
- c. <u>AT LARGE:</u> "At Large" means any dog not located on the premises of the owner.
- d. OWNER: "Owner" means any person owning, keeping or harboring a dog within Faulkner County.
- e. <u>SHERIFF:</u> "Sheriff" means the duly elected Sheriff of Faulkner County.
- f. VACCINATED AGAINST RABIES: "Vaccinated against rabies" means the injection of an antirabies vaccine as provided in A.C.A. § 20-19-202.

g. <u>VICIOUS DOG</u>: "Vicious dog" means any member of the canine (dog) family that has exhibited fierce or vicious behavior toward a person or that has attacked a person or another animal with such severity as to cause physical injury or property damage. However, any of the above described actions or behaviors should not be considered vicious if such the dog was provoked or teased.

Section 3: REGULATING OF DOGS:

- a. Each owner shall have on his, her or its dog a collar or harness to which is securely fastened a metal plate or tag on which is legibly and permanently inscribed the name, address and/or phone number of its owner and verification that the dog has been vaccinated against rabies as required by state law.
- b. It shall be unlawful for any person, firm or corporation to abandon any dog in Faulkner County.

Section 4: TAKING UP AND IMPOUNDMENT OF VICIOUS DOGS AND DOGS THOUGHT TO BE INFECTED WITH RABIES:

- a. After investigating an incident involving the possibility of a dog exhibiting fierce or vicious behavior the Sheriff or his deputy shall deem the dog vicious if he has determined that the dog acted in a manner or exhibited the behavior described in Section 2.g. Upon deeming a dog vicious the officer shall notify the owner that the dog has been deemed vicious by hand delivery or by mailing a notice by certified mail to the owner. After deeming the dog vicious, the officer shall apprehend the dog and impound the dog at a animal shelter until a final determination has been made as to the status of whether the dog is vicious.
- b. The Sheriff or his deputy for the purpose of enforcing this Ordinance, are clothed with full police power to apprehend and impound any vicious dog or a dog thought to be infected with rabies within Faulkner County and may enter upon private property to apprehend such dog. If after request therefor, the owner of such dog shall refuse to deliver the dog to the officer, the owner shall be in violation of this Ordinance. The owner of such dog shall be responsible for all the reasonable expenses incurred in apprehending and impounding such dog.

Section 5: RIGHT TO APPEAL DECISION TO DEEM THE DOG VICIOUS: If an owner of a dog who has received notice that his or her dog has been deemed vicious feels that such a determination was made in error, the owner may appeal the officer's decision within ten (10) days after

receiving the notice by filing an appeal with the Faulkner County District Court.

Section 6:

RELEASE OF VICIOUS DOG: A dog that has been apprehended and impounded pursuant to Section 4 as a vicious dog shall be released by the animal shelter after one of the following has occurred:

- a. A final determination has been made that the dog is not vicious;
- b. The owner signs an affidavit acknowledging that the dog is vicious and that the owner is not appealing a determination deeming the dog vicious; or
- c. The owner signs an affidavit, suitable to the appealing authority, acknowledging that they will confine the dog as required by Section 10 of this Ordinance pending the outcome of an appeal.

Section 7:

FAILURE TO RETRIEVE IMPOUNDED VICIOUS DOG: If a final determination has been made as to whether or not a dog is vicious, the animal shelter shall notify the owner by hand delivery or by certified mail that the dog must be retrieved from the animal shelter within 7 days. If the owner of the dog fails to retrieve the animal within 7 days, the dog shall be humanely destroyed if it has been deemed vicious or shall be put up for adoption if the dog has not been deemed vicious.

Section 8:

RELEASE OF DOG THOUGHT TO BE INFECTED WITH RABIES: A dog that has been apprehended and impounded pursuant to Section 4 as a dog thought to be infected with rabies shall be released by the animal shelter to the custody of the owner at the end of the legally required confinement period if the dog is determined not be infected with rabies.

Section 9:

FAILURE TO RETRIEVE DOG THOUGHT TO BE INFECTED WITH RABIES: If it is determined as provided by law that a dog thought to be infected with rabies is not infected with rabies, the animal shelter shall notify the owner by hand delivery or by certified mail that the dog must be retrieved from the animal shelter within 7 days. If the owner of such dog fails to retrieve the animal within 7 days, the dog shall be put up for adoption.

Section 10:

<u>REGULATION OF VICIOUS DOGS:</u> Once a dog that has been deemed vicious is released from the animal shelter, any person who owns, keeps, harbors, or possesses, the dog shall:

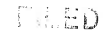
a. Keep the dog confined within a dwelling or other building;

- b. Keep the dog on a leash under the control of a responsible handler when outdoors; or
- c. Keep the dog in a secured enclosure with a covered top and a secure bottom when outdoors and unattended.
- Section 11. <u>VIOLATIONS PUNISHMENT:</u> Any person violating or aiding in or abetting the violation of any provision of this Ordinance, or resisting, obstructing, or impeding the Sheriff or any authorized officer in enforcing this Ordinance or refusing to produce for inoculation any dog in his possession, or who removes a tag from a dog for purposes of destroying or concealing its identity, is guilty of a petty offense, for a first or second offense and shall be fined not less than \$25.00 nor more than \$200.00, and for a third and subsequent offense, shall be fined not less than \$250.00 or more than \$500.00, except that if an act prohibited herein or rendered unlawful is, in its nature, continuous in respect to time, the fine for allowing continuance thereof in violation of the Ordinance shall not exceed \$250.00 for each day that the same is unlawfully continued.

DATED: _	10/16/02	DATED: 10/16/02
(Mike Hutchens Quorum Court Secretariat Faulkner County, AR	APPROVED July July John Wayne Carter Faulkner County Judge Faulkner County, AR

Sponsored by:

Finance & Administration Committee



FAULKNER COUNTY QUORUM COURT

?nn7 9 18 A 9: 16

MuligidA REYHOLDS

ORDINANCE 02-14

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1: \$179,000.00 is appropriated from Co. Road Sales Tax Fund (11) to Co.

Road Sales Tax Department, Dept. 4500, Exp. Code 34-Asphalt.

Section 2: Transfer \$10,000.00 within Dept. 100, Co. Judge from Exp. Code 84-

Judgement & Damages to Exp. Code 91-Juv. Court Bldg. Loan Payment.

Section 3: Transfer \$1,750.00 within Dept. 1000, 3rd Div. As follows:

Amount From Exp. Code To Exp. Code \$1,000.00 16-Printing & Supplies 93-Machinery & Equip.

\$750.00 \$16-Frinting & Supplies \$93-Machinery & Equip. \$750.00 \$1-Repair Parts \$93-Machinery & Equip.

Section 4: Transfer \$3,875.15 within Dept. 6200, Soil Conservation, Fund 14 from

Exp. Code 93-Machinery & Equipment to Exp. Code 87-Miscellaneous.

Section 5: \$48,000.00 is appropriated from Co. Recorder's Cost Fund (03) to Dept.

6000, Co. Recorder's Cost Fund Department as follows:

Amount To Exp. Code \$7,000.00 02-Part-time Salaries \$1,000.00 49-Telephone \$35,000.00 71-Computer \$5,000.00 72-Public Records

Section 6: \$11,400.00 is appropriated from Child Support Fund (43) to Dept. 2200,

Child Support Department as follows:

 Amount
 To Exp. Code

 \$400.00
 33-Service Contracts

 \$10,000.00
 71-Programming

 \$1,000.00
 72-Public Records

Section 7: Transfer \$8,362.00 within Dept. 3300, Treasurers Automation Fund Department as follows:

<u>Amount</u>	From Exp. Code	To Exp. Code
\$4,000.00	02-Salaries Part-time	01-Salaries
\$3,600.00	71-Computer	01-Salaries
\$302.00	71-Computer	06-Social Security
\$360.00	71-Computer	07-Retirement
\$100.00	71-Computer	12-Fringe

Section 8:

Appropriate an additional \$800.00 from Treasurer's Automation Fund (26) to Dept. 3300, Treasurer's Automation Fund Department to Exp. Code 09-Health Insurance.

Section 9:

\$15,583.00 is anticipated/projected to Mosquito Abatement Grant Fund (108), Revenue Series 8504.

\$15,583.00 is appropriated to Dept. 4100, Mosquito Abatement Grant Department as follows:

<u>Amount</u>	To Exp. Code
\$5,583.00	55-Advertising & Publication
\$10,000,00	87-Larvicide

Dated: 9 8 2 Dated: 1/12/02

Attest: Who don't

Mike Hutchens Quorum Court Secretariat Faulkner County, AR John Wayne Carter Faulkner County Judge Faulkner County, AR

FAULKNER COUNTY QUORUM COURT ORDINANCE NO. 02-15

THED

AN ORDINANCE GRANTING A FRANCHISE RENEWAL TO A 9-16 FALCON CABLE MEDIA, A CALIFORNIA LIMITED PARTNERSHIP O/16/14 CHARTER COMMUNICATIONS ITS SUCCESSORS OR ASSIGNS, TO OWN AND OPERATE COUNTY CALIFORNIA AND MAINTAIN A CABLE SYSTEM IN THE BY COUNTY OF FAULKNER, ARKANSAS

Be it ordained by the Quorum Court of the County of Faulkner, Arkansas:

Section 1. Grant of Non-Exclusive Franchise.

The Quorum Court for the County of Faulkner, Arkansas hereby grants and assigns a non-exclusive Franchise to Falcon Cable Media, a California Limited Partnership d/b/a Charter Communications, hereinafter referred to as the "Franchisee," to operate and maintain a Cable System in the unincorporated portions of the County of Faulkner, for a period of ten (10) years, with an option to renew for an additional ten (10) years upon renegotiation and acceptance by both parties.

Section 2. Definitions.

For the purposes of this Ordinance, the following terms, phrases, words and their derivations shall have the meanings given herein. The work "shall" is mandatory and "may" is permissive. Words not defined shall be given their common and ordinary meaning.

- A. "Cable Act" shall mean Title VI of the Communications Act of 1934, as amended.
- B. "Cable System" shall mean a facility consisting of a set of closed transmission paths and associated signal generation, reception, and control equipment that is designed to provide cable service which includes video programming and which is provided for sale to or use by the inhabitants or businesses of the County.
- C. "County" shall mean the County of Faulkner, Arkansas.
- D. "Franchise" shall mean the authorization to operate a Cable System, including all mutual rights, duties and obligations of the Franchisee and the County as contained in this Ordinance.

- E. "Franchisee" shall mean Falcon Cable Media, a California Limited Partnership d/b/a Charter Communications.
- F. "Gross Receipts" shall mean those receipts received by the Franchisee, from providing cable television services within the County, including basic subscriber and additional service monthly fees, pay cable fees, installation fees, converter rentals and advertising revenues; provided, however, that this shall not include any taxes or copyright fees on services furnished by the Franchisee herein imposed directly upon any subscriber or user by the state, local or other governmental unit and collected by the Franchisee on behalf of said government unit.
- G. "Quorum Court" shall mean the Quorum Court for the County of Faulkner, Arkansas.

Section 3. Grant of Authority.

- A. Franchisee shall be given the right and privilege to construct, erect, operate, and maintain, in, upon, along, across, above, over, and under the streets, alleys, public ways now laid out or dedicated and in compatible easements, and all extensions, thereof, and additions thereto, in the County, poles, wires, cables, underground conduits, manholes, and other equipment and fixtures necessary for the maintenance and operation of a Cable System.
- B. Franchisee shall raise or lower wires or equipment upon the reasonable request of any third person, including any person holding a building permit. Expenses associated with raising and lowering the wires or equipment shall be paid by the person requesting the same (except in cases where Franchisee is required to bear the costs under other provisions of this Franchise) and the Franchisee may require advance payment. Franchisee shall be entitled to require that it be given up to ten (10) days advance notice by the person requesting the movement.

Section 4. Compliance with Applicable Laws.

Franchisee, shall, at all times during the life of this Franchise, be subject, when not inconsistent with the Cable Act or this Franchise, to all lawful exercise of the police power by the County and to such reasonable regulation as the County shall hereafter provide.

Section 5. Compliance with FCC Regulation.

A. Franchisee shall comply with all applicable rules and regulations of the Federal Communications Commission.

B. Copies of all petitions, applications and communications submitted by the Franchisee to the Federal Communications Commission, Securities and Exchange Commission, or any other federal or state regulatory commission or agency having jurisdiction in respect of any matters directly affecting Cable System operations authorized pursuant to the Franchise, shall be submitted to the Quorum Court upon written request.

Section 6. Compliance with Electrical Standards.

Construction and maintenance of the transmission and distribution system including house connections, shall be in accordance with the provisions of the National Electrical Safety Code of the National Board of Fire Underwriters, and such safety codes as now exist or which may be established in the future. In the event of a conflict among safety codes, the strictest standard shall apply.

Section 7. Franchise Requirements for Other Franchise Holders.

A. In the event that the County grants one (1) or more Franchise(s) or similar authorization(s), for the construction, operation and maintenance of any communication facility which shall offer services substantially equivalent to services offered by the Cable System it shall not make the grant on more favorable or less burdensome terms. If Franchisee finds that the agreement(s) granting said other Franchise(s) contain provisions imposing lesser obligations on the Company(s) thereof than are imposed by the provisions of this Franchise, Franchisee may petition the County for a modification of this Franchise. The Franchisee shall be entitled, with respect to said lesser obligations to such modification(s) of this Franchise as may be determined to be necessary to insure fair and equal treatment by this Franchise and said other agreements.

B. In the event that a non-Franchise multi-channel video programming distributor provides service to the residents of the County, the Franchisee shall have a right to request Franchise amendments from the Quorum Court that relieve the Franchisee of regulatory burdens that create a competitive disadvantage to the Franchisee. In requesting amendments, the Franchisee shall file a petition to the Quorum Court seeking to amend the Franchise. Such petitions shall:

- 1. Indicate the presence of a non-Franchised competitor(s);
- 2. Identify the basis for Franchisee's belief that certain provisions of the Franchise place Franchisee at a competitive disadvantage; and
- 3. Identify the regulatory burdens to be remanded or repealed in order to eliminate the competitive disadvantage.
- C. The Quorum Court shall not unreasonably withhold granting the Franchisee's petition and so amending the Franchise.

Section 8. Cable System Franchise Required, Exclusive Contracts Prohibited.

No Cable System shall be allotted to occupy or use the streets or public right-of-way of the County or be allowed to operate without a Cable System Franchise.

Section 9. Service Territory.

- A. Franchise shall include the unincorporated area of the County as presented served by the Franchisee.
- B. Franchisee shall be capable of providing service to all potential subscribers requesting service within one hundred and fifty (150) feet of its Cable System. Franchisee shall extend its distribution system to serve additional subscribers in any unserved areas of the County as of the effective date of this Ordinance whenever the number of unserviced homes passed by such extension would exceed forty (40) homes per cable mile; provided that such extensions are technically and economically feasible to the Franchisee.
- C. Where the length of a drop cable required to serve an individual resident would exceed one hundred and fifty (150) feet, the subscriber served by such a drop cable shall pay the cost of installing a feeder cable to a point where the subscriber will receive a signal without degradation of picture quality or reliability.

Section 10. Customer Service.

- A. Franchisee shall comply with applicable Federal, State and local laws for the protection of privacy of cable subscribers.
- B. Franchisee shall render efficient repair service, and interrupt service only for good cause and for the shortest time possible. A toll-free telephone number shall be maintained so that complaints and repair requests may be received by Franchisee at any time. All non-emergency service requests and complaints shall be responded to within five (5) days of receipt. All emergencies and/or system outages will be responded to within twenty-four (24) hours.
- C. Franchisee shall give the County thirty (30) days prior notice of any rate increases, channel lineup or other substantive service changes.
- D. The Franchisee shall by appropriate means, as subscribers are connected or reconnected to the Cable System, furnish information concerning the procedures for making inquiries and/or complaints, including the name, address and toll-free telephone number of the Franchisee.

E. The equipment installed by the Franchisee in the subscriber's home shall remain the property of the Franchisee and shall be subject to reasonable inspection and service by the Franchisee at reasonable hours, and removal upon non-payment or termination of the service.

Section 11. Community Programming.

Franchisee shall reserve one local access/PEG (Public, Education, Government) Channel.

Section 12. Service to County.

- A. Franchisee shall provide and maintain one (1) free connection of basic and expanded basic cable service to all County occupied and owned facilities, public libraries, and to all public and parochial primary and secondary schools (K-12) located in the County and within two hundred (200) feet of the Cable System. The cost of any internal wiring shall be borne by the institution.
- B. Such connections shall be provided at such times as service can be provided from the Franchisee's existing distribution plant. If a distribution plant extension of the system is required which imposes an undue economic hardship, the Franchisee shall have the right to petition the City for relief from the service commitments of this Section. Service shall be provided to newly constructed City facilities under the same terms and conditions and as soon as practical, but in no event later than two (2) years from the date of occupancy.

Section 13. Fee to County.

- A. Franchisee shall pay to the County for the privilege of operating a Cable System under this Franchise three percent (3%) of its Gross Receipts per month, in accordance with the Cable Act. Such percentage shall be payable to the County on an annual basis due no later than ninety (90) days following the end of the calendar year.
- B. County shall have the right to inspect for up to three (3) previous years the Franchisee's records showing its Gross Receipts for all services from which its contracted payouts are computed. No acceptance of any payout by the County shall be construed as a release of or an accord or satisfaction of any claim the County might have for further or additional sums payable under the terms of this Franchise.

Section 14. Conditions on Street Use.

A. Franchisee shall endeavor to obtain rights to use facilities belonging to other Franchise holders within the County. Approval of the assignment of such rights to the Franchisee by such other Franchise holders is hereby expressly given by the County, it being the intention of the County that the Franchisee will utilize public utility facilities where feasible.

- B. All transmission and distribution structures, lines, and equipment erected by the Franchisee within the County shall be located so as not to interfere with the proper use of streets, alleys, and other public ways and places, and to cause minimum interference with the rights or reasonable convenience of property owners who adjoin any of the said streets, alleys, or other public ways and places, and not to interfere with existing public utility installation.
- C. If the Franchisee disturbs any pavements, sidewalks, driveways or other surfacing, it shall, at its own expense, and in the manner provided by the County, replace and restore all such pavings, sidewalks, driveways or other surfaces of any streets or alleys thus disturbed.
- D. If at any time during the period of this Franchise, the County shall lawfully elect to alter, or change the grade or alley, or other public ways, the Franchisee shall upon reasonable notice by the County, remove and relocate its poles, wires, cables, underground conduits, manholes, and other fixtures at its own expense, and in each instance comply with the requirements of the County.

Section 15. Indemnification and Insurance.

A. The Franchisee shall maintain, throughout the term of the Franchise, insurance in the amounts as follows:

Workers' Compensation	Statutory Limits	
Commercial General Liability	\$1,000,000 per occurrence, Combined Single Liability (C.S.L.) \$2,000,000 General Aggregate	
Auto Liability including coverage on all owned, non-owned and hired autos	\$1,000,000 per occurrence C.S.L.	
Umbrella Liability	\$1,000,000 per occurrence C.S.L.	

- B. The County shall be added as an Additional Insured to the above Commercial General Liability and Auto Liability Insurance Coverage.
- C. The Franchisee shall furnish the County with current Certificates of Insurance evidencing such coverage.

Section 16. Transfer.

Umbrella Liability

Franchisee shall promptly notify the County in the event of any sale or transfer of 25% or more of the voting stock or control of the Franchise, however, such notification shall not apply to any sale, assignment, or transfer to any entity controlling, controlled by or under common control with the Franchisee.

Section 17. Notice.

Any notices to be sent to the parties hereto shall be sent to the following addresses unless either party notifies the other in writing of another address:

To the County:

County of Faulkner Attn: Quorum Court Secretary Faulkner County Courthouse 801 Locust St. Conway, Arkansas 72032

To the Franchisee:

Charter Communications Attn: General Manager 14042 Sardis Road Mabelvale, Arkansas 72103

With a copy to:

Charter Communications
Attn: Vice President - Government Relations
12405 Powerscourt
St. Louis, Missouri 63131

Section 18. Duration and Renewal of Franchise.

A. This Franchise and the rights, privileges and authority hereby granted shall be for a term of ten (10) years.

B. This Franchise may be renewed for an additional ten (10) years if the Franchisee has substantially complied with the material terms of the Franchise and with applicable law.

Section 19. Emergency Use of Facilities.

In the case of any emergency or disaster, the Franchisee shall upon request of the County, make available its facilities for emergency use during the emergency or disaster.

Section 20. Public Records.

The County shall have access to records and other like materials of the Franchisee upon reasonable prior notice as mutually agreed upon by the County and Franchisee.

Section 21. Forfeiture of Franchise.

A. In addition to all other rights and powers pertaining to the County by virtue of this Franchise or otherwise, the County reserves the right to terminate and cancel this Franchise and all rights and privileges of the Franchisee hereunder in the event that the Franchisee:

- 1. Violates any provision of this Franchise or any rule, order, or determination of the Quorum Court made pursuant of this Franchise, except where such violation, other than Subsection (2) below, is without fault or through excusable neglect;
- 2. Becomes insolvent, unable or unwilling to pay its debts, is adjudged bankrupt;
- 3. Attempts to evade any of the provisions of this Franchise or practices any fraud or deceit upon the City.
- B. Such termination and cancellation shall be by Ordinance duly adopted after thirty (30) days written notice to the Franchisee and shall in no way affect any of the County's rights under this Franchise or any provisions of law. In the event that such termination and cancellation depends upon a finding of fact, such finding of fact shall be made by the Quorum Court or its representative. Before this Franchise may be terminated and cancelled under this Section, the Franchisee shall be provided with an opportunity to be heard before the Quorum Court and an opportunity to cure any condition leading to termination or cancellation. If the Franchisee has corrected the condition leading to termination or cancellation within the thirty (30) days written notice of termination or cancellation, or, if such correction requires more than thirty (30) days, has begun to correct any such condition, this Franchise shall remain in effect.
- C. Prevention or delay of any performance under the Franchise due to circumstances beyond the control of Franchisee or County including, but not limited to, natural disaster, employee strikes or war shall not be deemed noncompliance with or a violation of this Franchise.

Section 22. Equal Employment Opportunity Compliance.

Franchisee shall comply at all times with applicable Federal, State and local laws and all executive and administrative orders relating to nondiscrimination, equal employment and affirmative action.

Section 23. Severability.

If any section, subsection, sentence, clause, phrase, or portion of this Ordinance is for any reason held invalid, unconstitutional or unenforceable, such portion shall be deemed a separate, distinct and independent provision and such holding shall not effect the validity of the remaining portions hereof.

Section 24. Integration.

This Ordinance sets forth the entire agreement between the parties respecting the subject matter hereof. All agreements, covenants, representations and warranties, express and implied, oral and written, of the parties with regard to the subject matter hereof are contained herein. No other agreements, covenants, representations and warranties, express or implied, oral or written, have been made by any party to another with respect to the matter of this Ordinance. All prior and contemporaneous conversations, negotiations, possible and alleged agreements, representations, covenants and warranties with respect to the subject matter hereof are waived, merged herein and therein and superseded hereby and thereby. This is an integrated Ordinance.

Section 25. Rate Regulation.

To the extent that Federal or State Law or regulation may now, or as the same may hereafter be amended to, authorize the County to regulate the rates for any particular service tiers, service packages, equipment, or any other services provided by the Franchisee, the County shall have the right to exercise rate regulation to the full extent authorized by law, or to refrain from exercising such regulation for any period of time, at the sole discretion of the County. If and when exercising rate regulation, the County shall abide by the terms and conditions set forth by the Federal Communications Commission.

Section 26. Effective Date.

This Ordinance shall be in full force and effect thirty (30) days from and after the final passage and upon the filing of the acceptance by the Franchisee.
Passed by the Quorum Court of the County of Faulkner, Arkansas this day of
By: The life of the Title W. Jul 58
(SEAL)
Attest: Quorum Court Secretary
Acceptance by the Franchisee on this day of, 2002.
FALCON CABLE MEDIA, A CALIFORNIA LIMITED PARTNERSHIP d/b/a CHARTER COMMUNICATIONS
Ву:
Title:

Sponsored by: Finance & Administration Committee

FAULKNER COUNTY QUORUM COURT

ORDINANCE 02-16

FILED
2002 OCT 16 P 12: 39
MELINDA REYHOLDS

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

Section 1: \$164,000.00 is appropriated from Co. Road Sales Tax Fund (11) to Co.

Road Sales Tax Department, Dept. 4500, Exp. Code 34-Asphalt.

Section 2: \$6,386.40 is anticipated/projected to Faulkner County Museum, Fund

(107), Revenue Series 7501.

\$5,750.00 is appropriated to Dept. 4000, Faulkner County Museum as follows:

<u>Amount</u>	To Exp. Code
\$3,000.00	02-Part-time Salaries
\$275.00	06-Social Security
\$500.00	07-Retirement
\$150.00	17-General Office Supplies
\$1,000.00	27-Archival & Exhibit Supplies
\$100.00	49-Telephone
\$225.00	61-Utilities
\$500.00	65-Bldg. & Improvements

Section 3: An additional \$10,000.00 is appropriated from Co. General (01) to Dept. 2600, Election Commission, Exp. Code 74-Elections.

Section 4: An additional \$19,819.13 is anticipated/projected to Co. General (01), Revenue Series 8614.

\$19,819.13 is appropriated from Co. General Fund (01) to Dept. 2600, Election Commission, Exp. Code 74-Election.

Section 5: Transfer \$11,000.00 within Dept. 200, County Clerk as follows:

Amount	From Exp. Code	To Exp. Code
\$10,000.00	02-Part-time Salaries	71-Computers
\$1,000.00	02-Part-time Salaries	16-Printing & Supp.

\$26,099.73 is appropriated from Co. Clerk Automation Fund (80) to Dept. Section 6:

3100, County Clerk Automation Fund Department, Exp. Code 93-

Machinery & Equipment.

Transfer \$17,300.00 within Dept. 700, Assessor from Exp. Code 83-Section 7:

Property Reappraisal to Exp. Code 09-Health Insurance.

An additional \$285,815.00 is appropriated from Criminal Justice Sales Section 8:

Tax Fund (28) to Criminal Justice Sales Tax Department, Dept. 4600 as

follows:

<u>Amount</u>	To Exp. Code
\$25,200.00	17-General Office Supplies
\$4,200.00	20-Janitorial Supplies
\$29,000.00	21-Chemicals & Cleaning
\$2,600.00	22-Medicine & Drugs
\$9,500.00	23-Food
\$4,000.00	25-Fuel, Oil & Lube
\$2,500.00	26-Tires & Tubes
\$30,800.00	27-Sundry
\$13,000.00	29-Paints & Metals
\$14,500.00	30-Plumbing & Electrical
\$9,700.00	33-Service Contracts
\$2,500.00	49-Telephone
\$2,500.00	50-Postage
\$8,515.00	52-Travel
\$28,800.00	53-Common Carrier
\$20,000.00	58-Fire & Ext. Coverage
\$8,000.00	65-Building & Improvements
\$35,000.00	66-Machinery & Equipment Repair
\$400.00	69-Postage Machine
\$13,500.00	71-Computer
\$3,700.00	73-Dues, Memberships & Subscriptions
\$9,400.00	78-Misc. Law Enforcement
\$6,500.00	79-Meals & Lodging
\$2,000.00	87-Miscellaneous

An additional \$14,738.00 is appropriated from Co. General Fund (01) to Section 9: Dept. 2400, Jail as follows:

Amount	To Exp. Code
\$11,700.00	05-Overtime
\$3,038.00	09-Health Insurance

Section 10: An additional \$8,000.00 is appropriated from Commissary Fund (46) to Dept. 6600, Commissary as follows:

 Amount
 To Exp. Code

 \$200.00
 22-Medicine & Drugs

 \$300.00
 24-Clothing & Uniforms

 \$1,000.00
 16-Printing & Supplies

 \$6,500.00
 23-Food

Section 11: An additional \$11,510.00 is appropriated from Co. General (01) to Dept. 500, Sheriff as follows:

Amount To Exp. Code \$11,510.00 02-Part-time Salaries

Section 12: Transfer \$2,000.00 within Dept. 100, Co. Judge from Exp. Code 84-Judgment & Damages as follows:

Amount To Exp. Code \$1,000.00 17-General Office Supplies \$1,000.00 18-Small Equipment

Section 13: Transfer \$6,960.00 within Dept. 5400, Data Processing from Exp. 33-Service Contracts as follows:

Amount To Exp. Code \$960.00 65-Building & Improvements \$6,000.00 93-Machinery & Equipment

Section 14: An additional \$4,800.00 is appropriated from Co. General Fund (01) to Dept. 1900, 2nd Div. Court as follows:

Amount To Exp. Code \$1,000.00 16-Printing & Supplies \$3,800.00 17-General Office Supplies

Section 15: Transfer \$1,000.00 within Dept. 1900, 2nd Div. Court from Exp. Code 93-Mach. & Equip. to Exp. Code 71-Computer.

Section 16: Transfer \$200.00 within Dept. 5200, Juv. Prob. Fee Fund from Exp. Code 11-Unemployment Comp. to Exp. Code 82-Refunds (Fine overpayment).

An additional \$3,000.00 is appropriated from Co. General (01) to Dept. Section 17: 2100, Prosecuting Atty. as follows: To Exp. Code Amount 16-Printing & Supplies \$500.00 17-General Office Supplies \$500.00 49-Telephone \$2,000.00 \$6,000.00 is anticipated/projected to Co. General (01), Revenue Series Section 18: 8504. \$6,000.00 is appropriated to Dept. 500, Sheriff as follows: To Exp. Code Amount 01-Salaries \$4,845.00 06-Social Security \$459.00 07-Retirement \$600.00 10-Workmans Comp. \$96.00 (This grant monies is to increase the salary of a deputy on the drug task force, this pay increase is based solely on grant availability, the pay increase will only be given while the grant is received.) An additional \$3,000.00 is appropriated from Treasurer's Automation Section 19:

Section 19: An additional \$3,000.00 is appropriated from Treasurer's Automation Fund (26) to Dept. 3300, Treasurer's Automation Fund, Exp. Code 71-Computer.

Dated: 10/16/07 Dated: 10/16/07

Attest: Muchum Mike Hutchens

Quorum Court Secretariat Faulkner County, AR John Wayne Carter Faulkner County Judge
Faulkner County, AR

Sponsored by: Finance & Administration Committee

FAULKNER COUNTY QUORUM COURT

FILED

ORDINANCE 02-17

2007 OCT 16 P 12: 40

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansasy Anerk Ordinance to be entitled: An Ordinance to declare an emergency and waive the bidding process.

Section 1:

Whereas, early voting starts on October 21, 2002 and due to the number of ballots Faulkner County does not have enough machines to conduct the

election.

Section 2:

Whereas, this problem could not be anticipated before now, the Faulkner County Quorum Court does hereby declare an emergency and waive the bidding process on the purchase of 5 new iVotronic voting systems from ES & S.

Dated: 10 16 02

Dated: 10 16 02

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

Approved John Wayne Carter

Faulkner County Judge

Faulkner County, AR

FILED

FAULKNER COUNTY QUORUM COURT 7007 NOV 20 A II: 37

ORDINANCE 02-18

MELINDA REYNOLDS COUNTY CLERK

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An DC Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

\$187,000.00 is appropriated from Co. Road Sales Tax Fund (11) to Co. Section 1: Road Sales Tax Department, Dept. 4500, Exp. Code 34-Asphalt.

An additional \$40,000.00 is appropriated from 911 Fund (24) to Dept. Section 2: 4900, 911, Exp. Code 93-Machinery & Equipment.

An additional \$3,006.00 is appropriated from Soil Conservation Fund (14) Section 3: to Soil Conservation Department, Dept. 6200 Exp. Code 90-Land.

\$59,276.87 is anticipated/projected to Co. General Fund (01), Revenue Section 4: Series 8607 (\$52,310.38) and 8005 (\$6,966.49).

An additional \$12,286.00 is appropriated from Co. General (01) to Dept. Section 5: 500, Sheriff as follows:

Amount	To Exp. Code
\$8,400.00	01-Salaries
\$1,900.00	02-Part-time salaries
\$1,030.00	07-Retirement
\$790.00	06-Social Security
\$166.00	11-Unemployment Comp.

An additional \$1,907.00 is appropriated from Co. General Fund (01) to Section 6: Dept. 600, Collector as follows:

Amount	To Exp. Code
\$1,400.00	01-Salaries
\$200.00	02-Part-time salaries
\$160.00	07-Retirement
\$124.00	06-Social Security
\$23.00	11-Unemployment Comp.

Section 7: An additional \$118.00 is appropriated from Co. General Fund (01) to Dept. 2700, Coroner as follows:

Amount	To Exp. Code
\$100.00	02-Part-time salaries
\$10.00	07-Retirement
\$8.00	06-Social Security

Section 8: An additional \$1,550.00 is appropriated from Co. General Fund (01) to Dept. 2100, Prosecuting Attorney as follows:

\$1,200.00 01-Salaries \$100.00 02-Part-time salaries \$130.00 07-Retirement \$100.00 06-Social Security \$20.00 11-Unemployment Comp.	<u>Amount</u>	To Exp. Code
\$130.00 07-Retirement \$100.00 06-Social Security	\$1,200.00	01-Salaries
\$100.00 06-Social Security	\$100.00	02-Part-time salaries
•	\$130.00	07-Retirement
\$20.00 11-Unemployment Comp.	\$100.00	06-Social Security
	\$20.00	11-Unemployment Comp.

Section 9: An additional \$1,420.00 is appropriated from Co. General Fund (01) to Dept. 1800, Quorum Court as follows:

Amount	To Exp. Code
\$1,300.00	02-Part-time salaries
\$100.00	06-Social Security
\$20.00	11-Unemployment Comp.

Section 10: An additional \$706.00 is appropriated from Co. General Fund (01) to Dept. 100, Co. Judge as follows:

Amount	To Exp. Code
\$600.00	01-Salaries
\$60.00	07-Retirement
\$46.00	06-Social Security

Section 11: An additional \$942.00 is appropriated from Co. General Fund (01) to Dept. 200, Co. Clerk as follows:

Amount	To Exp. Code
\$800.00	01-Salaries
\$80.00	07-Retirement
\$62.00	06-Social Security

Section 12: An additional \$942.00 is appropriated from Co. General Fund (01) to Dept. 400, Treasurer as follows:

<u>Amount</u>	To Exp. Code
\$800.00	01-Salaries
\$80.00	07-Retirement
\$62.00	06-Social Security

Section 13: An additional \$706.00 is appropriated from Co. General Fund (01) to Dept. 300, Circuit Clerk as follows:

Amount	To Exp. Code
\$600.00	01-Salaries
\$60.00	07-Retirement
\$46.00	06-Social Security

Section 14: An additional \$4,055.00 is appropriated from Co. General Fund (01) to Dept. 700, Assessor as follows:

<u>Amount</u>	To Exp. Code
\$3,400.00	01-Salaries
\$340.00	07-Retirement
\$260.00	06-Social Security
\$55.00	11-Unemployment Comp.

Section 15: An additional \$235.00 is appropriated From Co. General Fund (01) to Dept. 900, Circuit Court 1st Div. as follows:

Amount	To Exp. Code
\$200.00	01-Salaries
\$20.00	07-Retirement
\$15.00	06-Social Security

Section 16: An additional \$706.00 is appropriated from Co. General Fund (01) to Dept. 2300, Maintenance as follows:

Amount	To Exp. Code
\$600.00	01-Salaries
\$60.00	07-Retirement
\$46.00	06-Social Security

Section 17: An additional \$1,177.00 is appropriated from Co. General Fund (01) to Dept. 1900, Circuit Court 2nd Div. as follows:

Amount	To Exp. Code
\$1,000.00	01-Salaries
\$100.00	07-Retirement
\$77.00	06-Social Security

Section 18: An additional \$482.58 is appropriated from Co. General Fund (01) to Dept. 4200, Contract Services, Exp. Code 11- Veteran Service Officer.

Section 19: An additional \$8,585.00 is appropriated from Co. General Fund (01) to Dept. 2400, Jail as follows:

<u>Amount</u>	To Exp. Code
\$7,200.00	01-Salaries
\$720.00	07-Retirement
\$550.00	06-Social Security
\$115.00	11-Unemployment Comp.

Section 20: An additional \$942.00 is appropriated from Co. General Fund (01) to Dept. 3000, OEM as follows:

<u>Amount</u>	To Exp. Code
\$800.00	01-Salaries
\$80.00	07-Retirement
\$62.00	06-Social Security

Section 21: Transfer \$3,937.00 within Dept. 3200, Library from Exp. Code 65-Building & Improvements as follows:

<u>Amount</u>	To Exp. Code
\$2,000.00	01-Salaries
\$1,300.00	02-Salaries part-time
\$330.00	07-Retirement
\$253.00	06-Social Security
\$54.00	11-Unemployment Comp.

Section 22: An additional \$4,500.00 is appropriated from Co. General Fund (01) to Dept. 2300, Maintenance as follows:

Amount	To Exp. Code
\$500.00	20-Janitorial Supplies
\$4,000,00	61-Utilities

Section 23: Transfer \$8,636.00 within Dept. 4400, Road from Exp. Code 65-Building & Improvements as follows:

<u>Amount</u>	To Exp. Code
\$6,600.00	01-Salaries
\$600.00	02-Salaries part-time
\$720.00	07-Retirement
\$565.00	06-Social Security
\$151.00	11-Unemployment Comp.

Section 24: Transfer \$472.00 within Dept. 5400, Data Processing from Exp. Code 93-Machinery & Equipment as follows:

Amount	To Exp. Code
\$400.00	01-Salaries
\$40.00	07-Retirement
\$32.00	06-Social security

Section 25: \$942.00 is appropriated as a transfer from Co. General Fund (01) to Juv. Probation Fee Fund, Fund (47).

An additional \$942.00 is anticipated/projected to Juv. Probation Fee Fund (47).

An additional \$942.00 is appropriated from Juv. Probation Fee Fund (47), Juv. Probation Fee Fund, Dept. 5200 as follows:

Amount	To Exp. Code
\$800.00	01-Salaries
\$80.00	07-Retirement
\$62.00	06-Social Security

Section 26: An additional \$12,000.00 is appropriated from Commissary Fund (46) to Dept. 6600, Commissary as follows:

<u>Amount</u>	To Exp. Code
\$300.00	22-Medicene & Drugs
\$300.00	24-Clothing & Uniform
\$11,400.00	25-Food

Section 27: An additional \$26,000.00 is appropriated from COPS Grant Fund (08) to Dept. 6500, COPS Grant as follows:

Amount	To Exp. Code
\$17,400.00	01-Salaries
\$2,600.00	07-Retirement
\$6,000.00	09-Health Insurance

Section 28: \$6,934.34 is anticipated/projected to Faulkner Co. Museum, Fund (107), Revenue Series 7501.

\$6,000.00 is appropriated from Faulkner Co. Museum Fund 107 to Dept. 4000, Faulkner Co. Museum as follows:

Amount	To Exp. Code	
\$4,930.00	02-Part-time salaries	
\$460.00	06-Social Security	
\$610.00	07-Retirement	

Section 29: \$1,670.00 is appropriated as a transfer from Co. General Fund (01) to COPS Grant Fund (08).

An additional \$1,670.00 is anticipated/projected to COPS Grant Fund (08).

An additional \$1,670.00 is appropriated from COPS Grant Fund (08), COPS Grant, Dept. 6500 as follows:

<u>Amount</u>	To Exp. Code
\$1,400.00	01-Salaries
\$140.00	07-Retirement
\$107.00	06-Social Security
\$23.00	11-Unemployment Comp.

Section 30: An additional \$3,000.00 is appropriated from Co. General (01) to Dept. 2700, Coroner as follows:

Amount	To Exp. Code
\$1,000.00	49-Telephone
\$2,000.00	52-Travel

Section 31: An additional \$4,000.00 is appropriated from Co. General (01) to Dept. 2100, Pros. Atty. as follows:

Amount To Exp. Code \$1,500.00 49-Telephone \$500.00 50-Postage

\$2,000.00 58-Fire & Ext. Coverage

Section 32: An additional \$10,000.00 is appropriated from Co. General (01) to Dept. 2600, Election Commission Exp. Code 74-Elections.

Section 33: Transfer \$2,000.00 within Dept. 5800, Circuit Court (4th Div.) as follows:

Amount From Exp. Code To Exp. Code \$1,000.00 93-Machinery & Equip. 61-Utilities \$1,000.00 93-Machinery & Equip. 73-Dues, Members. & Subs.

Section 34: An additional \$3,378.22 is anticipated/projected to Intensive Supervision Officer Fund (102), Revenue Series 8504.

\$3,378.22 is appropriated to Dept. 3800, Intensive Supervision Officer Department as follows:

Approved

Amount To Exp. Code \$2,750.22 01-Salaries \$300.00 06-Social Security \$328.00 07-Retirement

Dated: 11 20 0 2 Dated: 11 20 0 2

Attest: Who forcal

Quorum Court Secretariat Faulkner County, AR John Wayne Carter | Faulkner County Judge

Faulkner County, AR

Finance & Administration Committee Sponsored by:

FAULKNER COUNTY QUORUM COURT 7002 DEC 19 A 10 25

ORDINANCE 02-19

MELINDA REYNOLDS COUNTY CLERK Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 01-33 (Dec. 27, 2001).

\$180,000.00 is appropriated from Co. Road Sales Tax Fund (11) to Co. Section 1:

Road Sales Tax Department, Dept. 4500, Exp. Code 34-Asphalt.

\$5,000.00 is anticipated/projected to Faulkner Co. Museum, Fund 107, Section 2:

Revenue Series 7501.

\$4,500.00 is appropriated to Dept. 4000, Faulkner Co. Museum as

follows:

Amount	To Exp. Code
\$1,000.00	02-Part-time salaries
\$800.00	07-Retirement
\$700.00	18-Small Equipment
\$1,000.00	49-Telephone
\$1,000.00	61-Utilities

An additional \$3,378.22 is anticipated/projected to Intensive Supervision Section 3: Officer Fund (102), Revenue Series 8504.

> \$3,378.22 is appropriated to Dept. 3800, Intensive Supervision Officer Department as follows:

<u>Amount</u>	To Exp. Code
\$2,750.22	01-Salaries
\$300.00	06-Social Security
\$328.00	07-Retirement

Transfer \$2,500.00 within Dept. 5400, Data Processing from Exp. Code Section 4: 93-Machinery & Equipment to Exp. Code 09-Health Insurance.

Transfer \$350.00 within Dept. 900, Circuit Court (1st Div.) from Exp. Section 5:

Code 52-Travel to Exp. Code 09-Health Insurance.

Section 6: Transfer \$34,000.00 within Dept. 4600, Criminal Justice Sales Tax As follows:

Amount	From Exp. Code	To Exp. Code
\$8,000.00	80-Training	22-Drugs & Medicine
\$10,000.00	80-Training	23-Food
\$16,000.00	85-Prisoner Housing	25-Fuel, Oil & Lube

Section 7: An additional \$4,500.00 is anticipated/projected to Commissary Fund 46. \$4,000.00 is appropriated to Commissary, Dept. 6600, Exp. Code 23-Food.

Section 8: Transfer \$2,000.00 within Dept. 6600, Commissary from Exp. Code 80-Training to Exp. Code 23-Food.

Section 9: \$1,100.00 is appropriated as a transfer from Co. General (01) to Juv. Probation Fee Fund (47).

An additional \$1,100.00 is anticipated/projected to Juv. Probation Fee Fund (47).

An additional \$1,100.00 is appropriated from Fund (47), Juv. Probation Fee, to Dept. 5200, Juv. Probation Fee Fund, Exp. Code 09-Health Insurance.

Section 10: Transfer \$2,100.00 from Dept. 600, Collector, Exp. Code 46-Special Legal to Dept. 1900, Juvenile Court (2nd Div.), Exp. Code 09-Health Insurance.

Section 11: Transfer \$2,475.00 from Dept. 700, Assessor, Exp. Code 65-Building & Improvement to Dept. 2100, Prosecuting Atty., Exp. Code 09-Health Insurance.

Section 12: Transfer \$4,000.00 from Dept. 700, Assessor, Exp. Code 16-Printing & Supplies to Dept. 2400, Jail, Exp. Code 09-Health Insurance.

Section 13: Transfer \$15,000.00 from Dept. 100, Co. Judge, Exp. Code 46-Special Legal to Dept. 2400, Jail, Exp. Code 09-Health Insurance.

Section 14: Transfer \$3,000.00 from Dept. 3000, OEM, Exp. Code 32-Motor Repairs to Dept. 2400, Jail, Exp. Code 09-Health Insurance.

Dated: 12/19/62

Dated: 12/1

Attest:

Mike Hutchens

Quorum Court Secretariat Faulkner County, AR Approved John Wayne Carter

Faulkner County Judge Faulkner County, AR Sponsored by: Finance & Administration Committee

FAULKNER COUNTY QUORUM COURT

7002 DEC 19 A 10 25

ORDINANCE 02-20

MELICIDA REYMOLDS COUNTY CLERK DC Be it enacted by the Quorum Court of Faulkner County, State of Arkansas. An Ordinance to be entitled: An appropriation ordinance to establish the annual operating budget for calendar year 2003.

ANNUAL BUDGET ADOPTED BY REFERENCE. The annual budget Section 1: for calendar year 2003 identified as "2003 Annual Budget, Faulkner County, Arkansas", dated December 17, 2002 is hereby adopted by reference. A copy of said budget shall be filed in the Office of the County Clerk and shall be available for inspection and copying by any person during normal business hours.

NONRESTRICTED EXPENDITURE CATEGORIES. Expenditures of Section 2: funds appropriated by this Ordinance shall not be restricted to the line item expenditure codes comprising the four major categories of expenditures- Personal Services, Supplies, Other Services and Charges and Capital Outlays, but shall be restricted to office/departmental expenditures.

Section 3: EXPENDITURE RESTRICTED TO SPECIFIED FUNDS. No expenditure of appropriated funds shall be made from any fund other than the fund specified in the Ordinance or an amendment thereto.

TRANSFERS. Any transfer of monies between the various funds of the Section 4: County or between the four major categories of expenditures - Personal Services, Supplies, Other Services and Charges, Capital Outlays - shall be made only with prior approval of the Faulkner County Quorum Court. Provided, however, all transfers budgeted for in the annual budget shall be exempt from the provisions of this section.

Section 5: PROJECTED REVENUE AND APPROPRIATED AMOUNTS BY FUND

	PROJECTED REVENUE	APPROPRIATED FUNDS
A. GENERAL FUND	\$7,189,560.00	\$6,290,098.25
B. ROAD FUND	\$3,762,890.00	\$3,337,024.71
C. EMERGENCY SQUAD FUNI		\$64,750.00
D. LIBRARY FUND	\$1,332,818.00	\$973,224.75
E. DRUG BUY FUND	\$1,826.00	\$835.00
F. PUBLIC DEFENDER FUND	\$100,050.00	\$28,490.00
G. JAIL FEES FUND	\$161,598.00	\$145,438.00
H. 911 FUND	\$842,700.00	\$366,814.12
I. CHILD SUPPORT FUND	\$80,860.00	\$10,600.00
J. LIBRARY SALES TAX FUNI	0\$287,200.00	\$218,709.00
K. PUB. DEF. INV. FUND	\$171,186.00	\$0.00
L. JUV. PROB. FEE FUND	\$160,850.00	\$96,473.69
M. VICTIM OF CRIME FUND	\$33,551.00	\$30,122.00
N. SOIL CONSERVATION	\$132,290.00	\$27,400.00
O. BREATHALYZER	\$3,926.00	\$0.00
P. ACT 1262 - COUNTY	\$1,866.00	\$1,679.00
Q. RECORDER'S COST FUND	\$459,200.00	\$340,277.19
R. COPS GRANT FUND	\$358,425.00	\$351,010.28
S. JAIL JUV. GRANT FUND	\$23,744.00	\$20,000.00
T. SOIL CONSERVATION INV.	\$350,550.00	\$0.00
U. COMMISSARY FUND	\$73,600.00	\$45,000.00
V. TREASURER'S AUTO.	\$43,750.00	\$14,300.00
W. CRIM. JUST. SALES TAX	\$1,982,850.00	\$74,695.00
X. CRIM. JUST. INVESTMENT	\$583,480.00	\$0.00
Y. CO. ROAD SALES TAX	\$2,255,200.00	\$174,695.24
Z. FAULKNER CO. BEAUTIFU	L\$44,920.00	\$15,000.00
AA. JUV. COURT REP.	\$12,110.00	\$10,000.00

Section 6: TOTAL APPROPRIATED AMOUNTS BY DEPARTMENT

	OFFICE/DEPARTMENT	FUND CODE	
100	CO. JUDGE'S OFFICE	01	\$365,304.78
200	CO. CLERK'S OFFICE	01	\$207,332.33
300	CIRCUIT CLERK'S OFFICE	01	\$201,167.30
400	CO. TREASURER'S OFFICE	01	\$161,031.62
500	SHERIFF'S OFFICE	01	\$1,212,647.24
600	CO. COLLECTOR'S OFFICE	01	\$338,012.33
700	CO. ASSESSOR'S OFFICE	01	\$1,009,983.22
800	EQUILIZATION BOARD	01	\$24,098.29
900	CIRCUIT COURT (1 ST DIV.)	01	\$50,334.90
1000	CHANCERY COURT (3 RD DIV.)	01	\$19,750.00
1300	MUNICIPAL COURT	01	\$81,774.08
1400	ARKANSAS STATE POLICE	01	\$11,000.00
1800	QUORUM COURT	01	\$72,335.08
1900	CIR. CHAN. JUV. COURT (2 ND)	01	\$238,139.39
2100	PROSECUTING ATTORNEY	01	\$230,515.72
2200	CHILD SUPPORT	43	\$10,600.00
2300	BLDG. MAINTENANCE	01	\$98,115.95
2400	CO. JAIL	01	\$1,522,719.72
2600	ELECTION COMMISSION	01	\$30,150.00
2700	CORONER	01	\$28,364.66

2800	CONSTABLE	01	\$5.00
3000	EMERGENCY MANAGEMENT	01	\$47,795.12
3200	LIBRARY	10	\$973,224.75
3300	CO. TREASURER'S AUTO.	26	\$14,300.00
3500	FAULKNER CO. BEAUTIFUL	30	\$15,000.00
4200	CONTRACT SERVICES	01	\$108,926.91
4400	COUNTY ROAD	02	\$3,337,024.71
4500	CO. ROAD SALES TAX	11	\$ 174,695.24
4600	CRIMINAL JUST. SALES TAX	28	\$74,695.24
4700	EMERGENCY SQUAD	09	\$64,750.00
4900	911	24	\$366,814.12
5200	JUV. PROB. FEE FUND	47	\$96,473.69
5400	DATA PROCESSING	01	\$104,309.42
5500	JUV. COURT REP. FUND	65	\$10,000.00
5600	PUBLIC DEFENDER	12	\$28,490.00
5700	JOINT JURY	01	\$42,430.00
5800	CIR, CHANCERY COURT (4 TH)	01	\$16,750.00
6000	CO. RECORDER'S COST FUND	03	\$340,277.19
6100	DRUG BUY FUND	85	\$835.00
6200	SOIL CONSERVATION	14	\$27,400.00
6300	JAIL JUVENILE GRANTS	01	\$20,980.94
6400	VICTIM WITNESS	41	\$30,122.00
6500	COPS GRANT	08	\$351,010.28
6600	COMMISSARY	46	\$45,000.00
7200	VICTIME SERV. & DOM. VIL.	01	\$46,124.25

Section 7: TRANSFERS. The following are appropriated as transfers as indicated.

- A. \$145,438.00 from Jail Fees Fund (20) to Co. General (01).
- B. \$1,679.00 from Act 1262 County (22) to Co. General (01).
- C. \$149,880.00 from Adm. of Justice Fund to Co. General (01).
- D. \$20,000.00 from Jail Juvenile Grants (48) to Co. General (01).
- E. \$9,000.00 from Child Support (43) to Co. General (01). (Postage)
- F. \$5,000.00 Court Recorder's Fee (03) to Co. General (01). (Postage)
- G. \$1,000.00 from Juvenile Probation Fees (47) to Co. General (01). (Postage)

SEVERABILITY. If any provision of this Ordinance or the application Section 8: thereof to any circumstance is held invalid, such invalidity shall not effect other provisions or applications of the Ordinance which can be given effect without the invalid provisions or application, and to this end, the provisions of this Ordinance are declared to severable.

Attest:

Mike Hutchens

Quorum Court Secretariat

Faulkner County, AR

John Wayne Carter

Faulkner County Judge

Faulkner County, AR