

GEORGIA, Murray County

MINUTES

The Murray County Commissioner held a public meeting Tuesday, February 2, 2010 at 6:00 p.m. at the Murray County Courthouse.

Commissioner Ridley called the meeting to order and welcomed those in attendance.

By signature and execution the minutes of January, 2010 were approved.

With an addition of item (J) Appointment: Dana Burch to Board of Assessors to the agenda, Commissioner Ridley adopted the agenda as presented.

Commissioner Ridley asked if anyone had any questions pertaining to the agenda, the following individuals spoke on item (I) Age Limit on mobile homes brought into Murray County:

Stacy Cochran	Richard Crowley	Jeff Dugger
Jeff Sams	Connie Kilroy	Winston Bryant
James Meritt	Ms. Martha Henry spoke on Economic Development	

Under new business the following items were addressed and approved.

- A. Department of Transportation: FY2010 Operating Contract
T003322 Section 5311 Rural Public Transportation Program
At a cost of \$139,085.00
(See Auxiliary Files for Detailed Information)**

- B. Contract Amendment: Between Lookout Mountain Comm. Service
Board and Murray County for Reallocation of DHR Trip by Murray
Transit**

**STATE OF GEORGIA
MURRAY COUNTY
FY 2010 – Amendment #1**

This contract is made and entered into January 1, 2010, by and between Lookout Mountain Community Services Board, doing business as Lookout Mountain Community Services, hereinafter referred to as "LMCS", and MURRAY COUNTY, hereinafter referred to as "Agency".

WITNESSETH:

In consideration of the contract price of payment rates listed below, and the parties' mutual promises set forth in this agreement, and reliant thereupon, LMCS and the Agency agree as follows:

- 1. SERVICES TO BE PROVIDED:** The Agency will provide transportation as requested by DHR agencies and Aging programs as required.
- 2. PAYMENT:** LMCS will pay Agency rates as detailed in Annex "A", attached hereto. Maximum payment for the fiscal year shall not exceed \$154,084.00 and/or 19,600 maximum trips. LMCS shall reimburse Agency for allowable trips within 15 workdays of current invoice submission. Aging trips have a Title III Match requirement that is deducted from monthly payment as detailed in Annex A.
- 3. DESIGNATED TARGET POPULATION:** LMCS and the Agency anticipate that the services provided will be provided for the principal benefit of persons receiving services from Department of Human Resources Agencies.
- 4. DOCUMENTATION AND REPORTING PROCEDURES:** The Agency shall maintain the following documentation and make available to DHR Regional Coordinator and/or LMCS all records and documents during normal operating hours:
 - A. All trips will be documented per DHR requirements as described in the DHR Transportation Manual or any correspondence from DHR or LMCS.**
 - B. A monthly invoice shall be submitted within five (5) workdays from the end of the month.**
 - C. Manifests shall be made available within two (2) working days to LMCS as requested.**
 - D. All personnel information on any drivers providing services under this contract, which information shall be made available to LMCS within two (2) working days of a request by LMCS within two (2) working days of a request by LMCS. All drivers must undergo Criminal History Background Checks. Per O.C.G.A. 49-2-14, this background check must include fingerprinting. The background check may take up to four months, during which time employment should be probationary.**

- E. The verification of records and other data and information on all drivers, employees, and operators shall be the exclusive duty of the agency rather than LMCS.**
 - F. The expense of maintenance and review of drug screening and driving history of drivers shall be sole and exclusive duty of Agency rather than LMCS.**
- 5. MONITORING PROCEDURES: During the term of this Contract, the Agency shall comply with all contract requirements. The DHR Regional Coordinator and/or LMCS will monitor for compliance. Failure to comply shall be grounds for immediate termination by LMCS of this agreement, and in such event the liquidated damages provision of paragraph 8 hereof shall apply.**
- 6. CONFLICTS OF INTEREST: The Agency represents to LMCS that the entering into of this Contract and the performance by the Agency of the services required hereunder does not violate an applicable conflicts of interest standards imposed under federal, state or local law, ordinance, rule, or regulation.**
- 7. RELATIONSHIP: The relationship between LMCS and the Agency under this Contract is that of independent contractor and nothing herein shall be deemed to create the relationship of principal and agent, master or servant, or employer and employee, joint venture, partnership, or other collaborative enterprise between the parties hereto. Agency irrevocably confirms that it rather than LMCS controls the time, means, and method of performance of the duties of the drivers and operators involved in this contract.**
- 8. INSURANCE: Agency acknowledges and agrees to provide all necessary workers' compensation, liability, property, and casualty, and medical insurance coverage to all drivers providing the transportation services contracted for herein. Agency shall maintain at all times a policy of liability insurance providing liability coverage for claims arising from the use and operation of vehicles used in the implementation of this contract. Such liability insurance shall provide coverage in an amount not less than one million dollar single limits, and LMCS shall be included as a named insured in such policy. LMCS shall be furnished a copy of such insurance policy and shall be informed not less than 48 hours in advance of any changes proposed to be made to such coverage.**
- 9. TERM AND TERMINATION: The term of this Contract shall be for six (6) months commencing at 12:01 a.m. on January 1, 2010, and continuing to and through 12:00 a.m. on June 30, 2010. If either party desires to terminate this contract prior to June 30, 2010, such party shall advise the other party, in writing, not less than sixty (60) days prior to the desired**

termination date, if the termination is without cause. In addition, this Contract may be terminated by LMCS on such shorter notice as may in its judgment be appropriate in the event funding anticipated by LMCS for the payment of compensation due the Agency ceases to be available or if notice is received by LMCS that such funding will cease. If the Agency terminated the contract without 60-day notice, the sum of \$400/day up to the 60-day notice as liquidated damages shall be immediately due and paid by Agency to LMCS to cover the cost of acquiring replacement drivers.

10. **INDEMNIFICATION:** Agency herewith covenants and agrees to indemnify and hold harmless LMCS from all claims, judgments, settlements, and/or recoveries, however obtained, by any drivers, passengers, or third-party claimants, asserting claims for recovery against the operators and/or Agency, its drivers, vehicles, or insureds arising out of the use and operation of the vehicles involved in this transportation agreement. In connection therewith, Agency herewith waives, to the extent permissible by law, all exemption of immunity from suit if may possess or claim arising from or premised upon any claim of sovereign or governmental immunity, with respect to any action, suit, cross-claim or counterclaim which may be asserted by LMCS against Agency to recover any sum due to LMCS under this contract or to enforce any right given to LMCS by this contract. Agency consents to the jurisdiction of the Superior Court of the county in which the services hereunder have been performed.

IN WITNESS WHEREOF, LMCS and the Agency, acting through their duly authorized representatives, have signed this Contract, which is effective as of the date stated herein.

- C. **Contract: North Georgia Consulting for update to Hazard Mitigation Plan \$16,250.00**

PARTIES: Murray County, Georgia;
North Georgia Consulting Group, LLC

PROJECT: Murray County Hazard Mitigation Plan

TERM: 6 Months

AGREEMENT:

This Agreement entered into this 2nd day of February, 2010, between Murray County, Georgia, hereinafter referred to as the “County” and North Georgia Consulting Group, LLC, hereinafter referred to as “NGCG”.

WITNESSETH:

WHEREAS, the County is required to update and revise the Murray County Hazard Mitigation Plan (HMP) in accordance with Federal Emergency Management Agency (FEMA) guidelines, and with additional guidance from Georgia Emergency Management Agency (GEMA); and

WHEREAS, the County will require planning-related services in order to effectively carry out revisions to the HMPC: and

WHEREAS, NGCG proposes to provide the planning-related services to and on behalf of the County;

NOW, THEREFORE, in consideration of the mutual promises contained herein, the parties hereto do hereby agree as follows:

- 1. Term. The term of this Agreement shall be six (6) months. The term shall begin on the date this Agreement is signed by the County, and shall terminate exactly six (6) months thereafter, unless otherwise agreed to in writing by both parties.**
- 2. Description of Services. NGCG shall provide such administrative services as are detailed in this agreement.**
Coordination between GEMA and the County throughout the hazard mitigation planning process.
Preparation and delivery of all required quarterly reports, labor expense summary reports, and reimbursement request, as required.
Assistance in the preparation of a revised version of the HMP utilizing information collected.
- 3. Compensation. For the planning services outlined in this Agreement, the County shall compensate NGCG in the amount of sixteen-thousand two-hundred fifty dollars (\$16,250.00). The County shall pay NGCG in six (6) equal monthly installments. Each installment shall be equivalent to one-sixth of the total compensation amount. The first installment will be due exactly 30 days from the date the Agreement is signed by the County. However, if a final version of the County Hazard Mitigation Plan is submitted to GEMA prior to the end of the 6-month term, the remainder of the compensation shall become due to NGCG within 15 days.**
- 4. Maintenance of Records. NGCG shall maintain such records and accounts as deemed necessary and appropriate by NGCG and the Georgia Emergency Management Agency. NGCG shall turn over these records to the County upon request after the HMP revision process has been completed.**
- 5. Termination. This Agreement may only be terminated by the written agreement of both parties.**
- 6. Entire Agreement; Modification. This writing contains the entire Agreement of the parties, and no representations are made or relied upon by either party other than those expressly set forth. No modification,**

amendment, waiver, termination, or discharge hereof shall be binding upon either party unless executed in writing by the parties.

7. **Execution in Duplication.** The Agreement is executed in duplicate, and each of the duplicated shall be deemed to be an original and shall have the same force and effect as if it had been executed by the parties.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and affixed their seals, the day and year first above written.

- D. Contract: Annual Hardware and Software Support to Murray County Tax Commissioner by Governmental Systems, Inc. \$5,151.00**

This agreement, entered into as of January 1, 2010 – December 31, 2010, Hardware Support \$2,029.00 and Software Support \$3,122.00.

- E. Intergovernmental Agreement: Between Murray County and Gilmer County for Maintenance of County Roads**

**INTERGOVERNMENTAL AGREEMENT BY AND BETWEEN
GILMER COUNTY AND MURRAY COUNTY
FOR THE MAINTENANCE OF CERTAIN PORTIONS OF EXISTIN
COUNTY ROADS KNOWN AS WOODRING BRANCH ROAD,
EMERALD COVE DRIVE AND MULBERRY GAP ROAD**

This Intergovernmental Agreement (hereinafter referred to as “Agreement”), is made and entered into this 2nd day of February, 2010, by and between Gilmer County, a political subdivision of the State of Georgia, by and acting through its Board of Commissioners (hereinafter referred to as “Gilmer County”), and Murray County, a political subdivision of the State of Georgia, by and acting through its sole Commissioner (hereinafter referred to as “Murray County”).

WITNESSETH:

WHEREAS, there current exist in Gilmer County certain county roads known as “Woodring Branch Road and Emerald Cove Drive”; and,

WHEREAS, there currently exists in Murray County a certain county road known as “Mulberry Gap Road”, which is a continuation of a certain county road

known in Gilmer County as “Conasauga Road” and ends at the intersection with a certain county road known as “Old CCC Camp Road”, and,

WHEREAS, Gilmer County is currently maintaining the portions of said roads that lie solely within Gilmer County; the maintenance of Gilmer County’s portion of Woodring Branch Road and Emerald Cove Drive requires travel through Murray County along State Route 282 of 1.1 miles each way and 2.9 miles each way along the portion of Woodring Branch Road that lies within Murray County, all of which results in 8 miles of travel through Murray County each maintenance cycle, and,

WHEREAS, Murray County is currently maintaining the portion of said road that lies solely within Murray County; and,

WHEREAS, proper officials from both Gilmer County and Murray County have inspected the roads and their physical layout along with their access and have determined that it is a more efficient, practical and prudent expenditure of taxpayer funds if the maintenance responsibilities of the portions of said roads were exchanged between the respective county road departments; and,

WHEREAS, Gilmer County and Murray County agree that any future major repairs and reconstruction of the existing roadway shall remain an expense of the County wherein the roads are physically located; and,

WHEREAS, Article IX, Section III, Paragraph I (a) of the Georgia Constitution authorizes, among other things, any county, municipality, or other political subdivision of the State to contract, for a period not exceeding fifty years, with another county, municipality, or other political subdivision or with any other public agency, public corporation or political authority for joint service, for the provision of services, or for the provision or separate use of facilities or equipment, provided that the contract deals with activities, services or facilities which the contracting parties are authorized by law to undertake or to provide; and,

WHEREAS, Gilmer County and Murray County desire to enter into an intergovernmental agreement for the maintenance of said roads, as more specifically set forth below.

IT IS THEREFORE AGREED:

1. **Duration.** This agreement shall be for a period of ten years commencing January 1, 2010 and expiring at midnight on December 31, 2019.
2. **Purpose.** The purpose of this agreement is to provide a plan for the routine maintenance of Woodring Branch Road, Emerald Cove Drive and Mulberry Gap Road.
3. **Plan and Responsibilities.**

- A. Gilmer County will allocate sufficient funds and resources to cover the cost of routine maintenance, which shall consist of mowing and surface maintenance (gravel and scraping as deemed necessary by Gilmer County) of the portion of Mulberry Gap Road that is identified on the Exhibit attached hereto. Gilmer County shall perform all the work described herein in accordance with applicable federal, state and county regulations.**
- B. Murray County will allocate sufficient funds and resources to cover the expense of routine maintenance, which shall consist of mowing and surface maintenance (pot hole and crack repair as deemed necessary by Murray County) of the portion of Woodring Branch Road and Emerald Cove Drive that are identified on the Exhibit attached hereto. Murray County shall perform all of the work described herein accordance with applicable federal, state and county regulations.**
- C. Each county will retain the sole responsibility for the expense of major reports and reconstruction of said roads.**
- D. Each county grants unto the other, its elected officials, agents, servants, representative, employees, guests and invitees, a non-exclusive license and right of entry to inspect and maintain said roads in a manner consistent with the intended purpose of this Agreement.**
- E. Each county will be responsible, from the Effective date of the Agreement, for all injury to persons or damage of any kind to property, real or personal, resulting from any negligent act or omission or breach, failure or other default regarding any of its contractors, its agents, employees or others working at the direction of the County or on the County's behalf on said roads, or any of its guest or invitees.**
- F. The Agreement may be renewed for an additional term of ten years by either party giving notice to the other for continuance for an extended term if the other party agrees to the extension.**
- G. Either party may terminate this Agreement for convenience with ninety days written notice to the other.**
- H. Notices**

Notices, requests, demands and other communications provided for hereunder shall be in writing or sent by facsimile transmission to the facsimile number indicated below (which shall be followed by an immediate telephone call to confirm delivery); mailed by first class

United States certified mail, return receipt requested; delivered by overnight carrier (such as, but not limited to, UPS, Federal Express or DHL); or personally delivered to the applicable party at the addresses indicated:

In case of Gilmer County, to:

**Chairman
Gilmer County Board of
Commissioners
1 Broad Street
Ellijay, Georgia 30540
Facsimile: 706-635-4359
Confirmation: 706-635-4361**

In case of Murray County, to:

**Sole Commissioner
Murray County
PO Box 1129
Chatsworth, Georgia 30705
Facsimile: 706-517-5193
Confirmation: 706-517-1400**

I. Miscellaneous

1. Entire Agreement. This Agreement contains the entire agreement of the parties and all understandings, representations, agreements between them. Each party warrants to the other that no agent, officer, employee, attorney, or other representative of either has made any representation or statement, nor are there any other agreements or understandings between or among any of the parties or their representatives, upon which any party relies that are not expressed and set forth in writing herein.

2. Further Documents. The parties will execute such other and further documents as may be deemed necessary by either party to fulfill the intent of the parties to this Agreement.

3. Time of Essence. Time is of the essence of each and every term, provision and covenant of this Agreement.

(Skipped from #3 to #5 on Original Contract)

4. Governing Law. This Agreement is made and shall be construed under an in accordance with the laws of the State of Georgia.

5. Captions. All captions, headings, Section, and subsection numbers and letters and other reference numbers or letters are solely for the purpose of facilitating reference to this Agreement and shall not supplement, limit, or otherwise vary in any respect the text of this Agreement.

6. **Counterparts.** This Agreement may be executed in several counterparts, each of which shall constitute an original and all of which together shall constitute one and the same instrument.
7. **Severability.** This Agreement is intended to be performed in accordance with, and only to the extent permitted by, all applicable laws, ordinances, rules and regulations. If any provision of this Agreement, or the application thereof to any person or circumstance, shall, for any reason and to any extent be invalid or unenforceable, the remainder of this Agreement and the application of such provision to other persons or circumstances shall not be affected thereby but rather shall be enforced by the greatest extent permitted by law.

F. Contract: For General Planning and Development Control Consultation and Administration Services by Northwest Georgia Regional Commission

Murray County agrees to pay Northwest Georgia Regional Commission for work done based on NWGRC's staff cost rate of \$48.00 per hour (\$384.00 per day) for a planner's and GIS services; and \$37.00 per hour (\$296.00 per day) for a planner technician's services. NWGRC agrees to keep accurate records pertaining to this project which will be available for review. Payments will be made on a request for reimbursement of time expended and expenses incurred, which will be accompanied by a report of activities.

This agreement shall be effective from January 1, 2010 through December 31, 2010. Murray County has the right to change the work scope as set out in Exhibit A if Murray County gives NWGRC specific instructions in writing. Murray County shall also have the right to terminate this contract upon thirty (30) days notice, but NWGRC shall be entitled to payment for services provided.

Exhibit A

Murray County/North Georgia Regional Development Center

**Planning Administration Services Contract for
January 1, 2010 through December 31, 2010**

This agreement between Northwest Georgia Regional Commission (NWGRC) and Murray County for the NWGRC to provide general planning and development administration and consultation services to the County according to arrangements specified as follows:

Description of Work Activities:

1. Consultation and/or technical assistance services to the Murray County Commissioner, Murray County Attorney, and other County staff regarding interpretation, administration, and enforcement of the County's land development regulations. (Consultation can occur by telephone or in writing at the discretion of the County Administrative Staff.)
2. As requested by County Administrative Staff, the NWGRC staff may prepare and/or review proposed amendments to County land development regulations and any associated maps.
3. As requested by County staff, the NWGRC staff will review applications for proposed changes to the County land use districts, make site visits, and prepare land use decision recommendations consistent with those standards of review adopted by the Murray County Commissioner; attendance and presentation of the staff analysis before the Murray County Planning Commission or the Murray County Commissioner is at the discretion of the County Administrative staff or the Commissioner.
4. As requested by County staff, the NWGRC staff may participate in the review of land subdivision/manufactured home park proposals; such review may include a site visit, and preparation/presentation of review comments before the Murray County Planning Commission.
5. Other duties as specifically requested by the County.

Estimated Costs

Actual costs will depend on demand for the services described multiplied by the man-day (hourly) cost rates.

NOTE: Item (G) Was Not Executed at this Time

G. Amendment to Lease Agreement: To Reimburse Murray County Hospital Authority for Purchase of 2010 Ford E-450 Ambulance \$109,000.00

AMENDMENT TO LEASE AGREEMENT AND AGREEMENT

This Amendment and Agreement is entered into this 2nd day of February, 2010 (the "Effective Date") by and between Murray Medical Center, Inc. a

Georgia non-profit corporation (“MMC”), The Hospital Authority of Murray County, a public body corporate of the State of Georgia (the “Authority”) and Murray County, Georgia, a public body and political subdivision of the State of Georgia (“County”).

WHEREAS, by Lease Agreement dated October 18, 2004, between County and MMC (“Lease”), County agreed to maintain ownership of certain ambulances “and other subsequently purchased” and lease certain ambulances to MMC;

WHEREAS, by Agreement dated March 16, 2006, between MMC and Authority (“Agreement”), MMC agreed, among other things, to use its best efforts to maintain at least three (3) ambulances;

WHEREAS, MMC has requested the assistance of Authority and County to acquire a new ambulance which County would lease to MMC, and Authority for purposes of the Agreement wishes to consent to same;

WHEREAS, County has agreed, subject to the terms herein and financial participation of the Authority, to acquire a new ambulance and to lease same to MMC;

NOW, THEREFORE, the parties covenant and agree as follows:

- 1. Upon request of Authority, County will make available up to Nine Thousand Dollars (\$9,000) to be applied toward the difference of the actual total purchase price of a new ambulance (as more fully described on Exhibit A) (“Ambulance”) and One Hundred Thousand Dollars (\$100,000). The Authority will, subject to paragraph 2, cover the remaining purchase price of the Ambulance. The Ambulance will be titled in the name of and owned by County but County will lease such Ambulance to MMC for One Dollar (\$1) per year. County and MMC will also perform with respect to such Ambulance the respective obligations set out in the Lease.**
- 2. With respect to the portion of the purchase price for the Ambulance initially paid by the Authority, County will reimburse the Authority for such amount up to a maximum of \$100,000 within three (3) years from the date of purchase. The Authority acknowledges and agrees that the County in its reasonable discretion may reimburse the Authority by and through a single lump sum payment, or periodic payments in amounts County determines are appropriate until paid in full.**
- 3. County hereby represents and warrants to Authority and MMC that it is legally authorized to enter into the arrangement provided for herein and is not prohibited or limited by any contractual or legal**

requirement or obligation from making such commitments. County also represents and warrants that to the extent certain resolutions, authorizations and/or approvals are required by law that all such resolutions, authorizations and/or approvals have been adopted and obtained or will be adopted and obtained by the date of acquisition of the Ambulance.

4. County acknowledges and agrees that this obligation shall constitute a full and binding commitment which is not otherwise subject to or conditioned upon the passage of a Special Purpose Local Option Sales Tax or the availability of local tax or other revenues.
5. Authority hereby represents and warrants that it is fully and properly authorized to enter into this Amendment and Agreement and that the officers signing below have been authorized to execute this Amendment and Agreement on its behalf.
6. Authority consents to this arrangement and understands that this arrangement is undertaken to satisfy MMC's obligation to maintain ambulances under the Agreement.
7. MMC and County hereby reaffirm and ratify the remaining terms and provisions of the Lease.

EXHIBIT A
(Ambulance Description)

2010 American Emergency Vehicle "Trauma Hawk" Ford E-450 Ambulance

**H. Appointments: Larry Ballew and Mike Etheridge to Northwest
Georgia One EMS Council**

Mr. Larry Ballew	Date Appointed	Term
707 Old Ellijay Road	February 2, 2010	Jan 15, 2010 – Jan 14, 2012
Chatsworth, Georgia 30705		
Mr. Michael Etheridge	February 2, 2010	Jan 15, 2010 – Jan 14, 2012
707 Old Ellijay Road		
Chatsworth, Georgia 30705		

NOTE: ITEM (I) REMAINS UNCHANGED/STAYS AT 5 YEARS

I. Amendment 2nd Reading: County Ordinance Chapter 38, Article I, Section 38-57, Sub Section (1) age Limit on mobile homes brought into Murray County

(Note 1st Reading this item was tabled May 19, 2009)

**AMENDMENT
TO
THE CODE OF MURRAY COUNTY**

COUNTY OF MURRAY

STATE OF GEORGIA

WHEREAS, the Commissioner Murray County has determined that it is in the best interest of the public to amend The Code of Murray County, and

WHEREAS, the Commissioner of Murray County finds such amendment to be useful, necessary, and proper, and protective of the health, welfare, and safety of the public, and

NOW THEREFORE BE IT SO RESOLVED by the Murray County Commissioner that The Code of Murray County be amended as follows:

Under Chapter 38, Article I, Section 38-57, Sub Section (1) shall be amended to read as follows:

No Manufactured home older than Five (5) years old from the date an application is filed for a building permit shall be brought into or erected within the unincorporated areas of Murray County. This provision shall not apply to manufactured homes legally erected in unincorporated areas of Murray County, prior to the effective date of this amendment.

I. Appointment: Dana Burch to Board of Assessors

GEORGIA, MURRAY COUNTY

ASSESSORS APPOINTMENT

Pursuant to the provisions of Georgia Law 48-5-2, the following named person is appointed to the Murray County Board of Tax Assessors. Term beginning on February 7, 2010 and expiring February 7, 2014.

Dana Burch

Let this order of appointment be entered upon the record of Murray County Superior Court.

Duly entered at the February meeting of the Murray County Commissioner, this 2nd day of February, 2010.

Documents are located in the auxiliary file.

ADJOURNMENT:

This 2nd day February, 2010

ATTEST:

Tommy Parker, Interim County Clerk

David Ridley, Commissioner

In Attendance: David Ridley, Tommy Parker, Tom Starnes, Diane Parker, Joey Arnold, Martha Ann Henry, Dana Burch, Richard Crowley, Jason Ridley, Floyd Franklin, Dinah Rowe, Brad Rowe, Steve Anglea, Mack Belue, Amanda Paul, Shannon Amos, Donald McNeily, James Barrett, Ken Vance, JoJo Noland, Jim Cochran, Stacy Cochran, Fannie Cochran, Bill Keene, Connie Kilroy, Theresa Parker, Bill Arvin, Paul Hall, Nolan Burgess, Neil Keener, Hubert Long, Virginia Long, Jeff Dugger, Gary Cowart, LB Ridley, Walt Dillion, Marion McAbee, Richard Rogers, Amie Beavers, Willis Roberts, Jeff Sams, Connie Kilroy, Winston Bryant and James Meritt