CERTIFICATE OF MINUTES RELATING TO RESOLUTION NO. 2006-19

Issuer: Lewis and Clark County
Kind, date, time and place of meeting: A Public meeting held on Tuesday February 21, 2006 at 9:00 o'clock a.m. in Helena , Montana.
Members present: County Commissioners Anita L. Varone, Michael A Murray, Ed Tinsley
Members absent:
RESOLUTION NO. <u>2006</u> -19
RESOLUTION RELATING TO \$30,121.00 BOND FOR THE LEWIS AND CLARK COUNTY (LAMBKIN ROAD) RURAL IMPROVEMENT DISTRICT NO. 1989-1; FIXING THE FORM AND DETAILS AND PROVIDING FOR THE EXECUTION AND DELIVERY THEREOF AND SECURITY THEREFOR
I, the undersigned, being the fully qualified and acting recording officer of the public body issuing the obligations referred to in the title of this certificate, certify that the documents attached hereto, as described above, have been carefully compared with the original records of the public body in my legal custody, from which they have been transcribed; that the documents are a correct and complete transcript of the minutes of a meeting of the governing body at the meeting, insofar as they relate to the obligations; and that the meeting was duly held by the governing body at time and place and was attended throughout by the members indicated above, pursuant to call and notice of such meeting given as required by law.
WITNESS my hand officially as such recording officer this 21 day of 2ebruary, 2006.
By toulette JeHart Its County Clerk

RESOLUTION NO. 2006-19

RESOLUTION RELATING TO \$30,121.00 BOND FOR THE LEWIS AND CLARK COUNTY (LAMBKIN ROAD) RURAL IMPROVEMENT DISTRICT NO. 1989-1; FIXING THE FORM AND DETAILS AND PROVIDING FOR THE EXECUTION AND DELIVERY THEREOF AND SECURITY THEREFOR

BE IT RESOLVED by the County Commission (the "Commission") of Lewis and Clark County as

Section 1. Recitals. It is hereby found, determined and declared as follows:

1.01. <u>Creation of the District</u>. By adopting the Resolution of Intention, this Commission declared its intention to create the following Rural Improvement District No. 1989-1:

Lambkin Road Rural Improvement District No. 1989-1 (the "District"), for the purpose of making local improvements (the "Improvements") for the special benefit of the District, in accordance with the provisions of Montana Code Annotated, Title 7, Chapter 12, Part 21 (the "Act"). This Commission by adopting the Resolution, did create the District and order the proposed Improvements in accordance with the Resolution of Intention.

1.02. Costs. The costs and expenses connected with and incidental to the formation of the District to the County, including costs of preparation of plans, specifications, maps, profiles, engineering superintendence and inspection, preparation of assessment rolls, expenses of making the assessments, the cost of work and materials under the construction contract and all other costs and expenses (hereafter, the "Projects") will be levied and assessed upon the assessable real property within the District on the basis described in the Resolution of Intention. This Commission has jurisdiction and is required by law to levy and assess such amounts, to collect such special assessments and credit the same to the rural improvement district fund created for the District, which fund is to be maintained on the official books and records of the County separate from all other funds, for the payment of principal and interest when due on the Bond herein authorized.

1.03. Board of Investments; INTERCAP Revolving Program. Pursuant to Montana Code Annotated, Section 2-15-1808 and Title 17, Chapter 5, Part 16, as amended, and in accordance with the Indenture of Trust, dated as of March 1, 1991 as amended and supplemented (the "Indenture"), between the Board of Investments of the State of Montana (the "Board of Investments") and U.S. Bank Trust National Association MT (formerly known as First Trust Company of Montana National Association), as Trustee (with any successor trustee thereunder), (the "Trustee"), the Board of Investments has established its INTERCAP Revolving Program (the "INTERCAP Program") pursuant to which the Board of Investments will issue and remarket, from time to time, its Annual Adjustable Rate Tender Option Municipal Finance Consolidation Act Bonds (INTERCAP Revolving Program) (the "Board Bonds"), for the purpose of making loans to local government units to finance or refinance the acquisition and installation of equipment, personal and real property improvements, to provide temporary financing of projects or for other authorized corporate purposes of a local government unit. All Board Bonds issued under the Indenture are secured equally and ratably thereunder and bear interest at a rate that is adjustable annually, effective for the period commencing on each March 1st and ending on the last day of the next succeeding February.

1.04. Sale and Issuance of Bond. For the purpose of financing the costs and expenses of making the Improvements, which are to be assessed against the property within the District as provided in the Resolution of Intention, this Commission hereby authorizes the negotiated sale of a rural improvement district bond in the principal amount of \$30,121.00 (the "Bond") to the Board of Investments, in accordance with the provisions of Montana Code Annotated, Section 7-12-2172(2), upon the further terms set forth in this Resolution. The Board will fund its purchase of the Bond from the proceeds of a series of Board Bonds or from loan payments made with respect to loans funded from such proceeds.

The Bond may bear a variable rate of interest and be sold at a private negotiated sale since the principal amount of the Bond does not exceed \$500,000.



follows:

3102627 Page: 2 of 26 02/22/2006 09:56A Bk-M34 Pg-774 1.05. Recitals. All acts, conditions and things required by the Constitution and laws of the State of Montana, including Montana Code Annotated, Title 7, Chapter 12, Part 21, in order to make the Bond a valid and binding special obligation in accordance with its terms and in accordance with the terms of this Resolution have been done, do exist, have happened and have been performed in regular and due form, time and manner as so required.

Section 2. The Bond.

2.01. <u>Principal Installments, Maturities, Denominations, Date, Interest Rates</u>. For the purpose of paying the costs and expenses incurred in construction of the Improvements, and in anticipation of the collection of special assessments to be levied therefor, and in accordance with the sale described in Section 1.04, the County shall forthwith issue and deliver to the Board of Investments the Bond payable solely from the Rural Improvement District Fund (the "District Fund") and denominated "Lewis and Clark County Rural Improvement District, Bond No. 2006-6.

District Name	District Number	Bond Number
Lambkin Road	1989-1	2006-6

The Bond shall be in the principal amount of \$30,121.00, shall be issued as a fully registered bond numbered 2006-6, shall be dated, as originally issued, and registered as of the date of delivery to the Board of Investments, and principal installments thereof shall mature on February 15, 2016, in the years and principal amounts set forth on Schedule A attached, and shall bear interest from the date of delivery of the Bond at the rate per annum equal to the Loan Rate (as hereinafter defined), as determined from time to time, for the periods hereinafter described. Upon each disbursement of the RID Bond No. 2006-6 proceeds, the Board of Investments shall prepare an amortization schedule that will serve as specific evidence of actual draws made and outstanding.

Interest on the Bond shall be payable on each February 15th and August 15th, commencing August 15, 2006, to the owners of record thereof as such appear on the bond register on the date of payment, whether or not such day is a business day.

For purposes of this Resolution, "Loan Rate" shall mean for each twelve-month or shorter period thereafter during the term of the Bond commencing on February 16th and concluding on February 15th in the next succeeding year, an annual interest rate specified by the Trustee and calculated as provided under the Indenture, which rate generally shall be equal to the sum of (i) the interest rate on the Board Bonds during such period (which interest rate may not exceed fifteen percent (15%) per annum) plus (ii) a rate, not to exceed one and one-half percent (1.50%) per annum, sufficient to produce the amount necessary to pay the County's share of Program Expenses (as hereinafter defined). For purposes of this Section 2.01, "Program Expenses" shall mean the expenses of the Program, including (without limitation) the fees and expenses of the Trustee and such other fees and expenses of the Program or of the Board of Investments relating thereto as shall be approved by the Board of Investments. Under the Indenture, the Trustee is to calculate and notify the County, within 20 days after each March 1st, of the interest rate on the Bond for the period commencing on the preceding February 16th.



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- 2.02. Negotiability, Transfer and Registration. The Bond shall be fully registered as to both principal and interest, and shall be initially registered in the name of and payable to the Board of Investments. While so registered, principal of and interest on the Bond shall be payable to the U.S. Bank Trust National Association MT (formerly known as First Trust Company of Montana National Association), Corporate Trust Services, 60 Livingston Avenue, St. Paul, MN 55107 or such other place as may be designated by the Board of Investments in writing and delivered to the County. The Bond shall be negotiable, subject to the provisions for registration and transfer contained in this section. No transfer of the Bond shall be valid unless and until (1) the holder, or duly authorized attorney or legal representative, has executed the form of assignment appearing on the Bond, and (2) the County Treasurer of the County or any successor financial institution or trust company which this Commission may appoint to so act as Bond Registrar (the "Registrar"), has duly noted the transfer on the Bond and recorded the transfer on the registration books of the Registrar. The Registrar may, prior to noting and recording the transfer, require appropriate proof of the transferor's authority and the genuineness of the transferor's signature. All costs of such registration and transfer shall be paid by the County, except that the County may charge the holder for any tax, fee or other governmental charge imposed upon or with respect to the transfer of the Bond. The County shall be entitled to deem and treat the person in whose name the Bond is registered as the absolute owner of the Bond for all purposes, notwithstanding any notice to the contrary, and all payments to the registered holder shall be valid and effectual to satisfy and discharge the County's liability upon such Bond to the extent of the sum or sums so paid.
- 2.03. Execution and Delivery. The Bond shall be executed on behalf of the County by the manual signatures of the Commission Chair and the County Clerk. Any or all of such signatures may be affixed at or prior to the date of delivery of the Bond. The Bond shall be sealed with the corporate seal of the County. In the event that any of the officers who shall have signed the Bond shall cease to be officers of the County before the Bond is issued or delivered, their signatures shall remain binding upon the Borrower. Conversely, the Bond may be signed by an authorized official who did not hold such office on the date of adoption of this Resolution. The Bond shall be delivered to the Board of Investments, or its attorney or legal representative. The Bond shall be registered in the office of the County Clerk and the County Treasurer.
- 2.04. Prepayment, when Mandatory Redemption Required. The principal installments of the Bond are subject to mandatory redemption in order of registration on any interest payment date if, after paying all principal and interest then currently due on the Bond, there are monies available in or to the credit of the Rural Improvement District Fund of the County, either from the prepayment of assessments levied in the District or from surplus proceeds of the Bond not required to pay costs of the Improvements, for the redemption thereof, and in the manner provided for the redemption of the same. The principal installments of the Bond are subject to redemption at the option of the County from other sources of funds available therefor on any interest payment date. The redemption price is equal to the amount of the principal installment or installments of the Bond to be redeemed plus interest accrued thereon to the date of redemption, without premium. The date of redemption shall be fixed by the County Treasurer, who shall give notice by first class mail, postage prepaid, to the owner or owners of the Bond at their address shown on the bond register, of the numbers of the principal installments to be redeemed and the date on which payment will be made, which date shall not be less than ten days after the date of mailing of notice, on which date so fixed interest shall cease. On the date so fixed interest on the principal installments of the Bond so redeemed shall cease to accrue.
- 2.05. Form. The Bond shall be drawn in substantially the form set forth in Exhibit A hereto, and by this reference made a part hereof, with such modifications as are permitted by the Act.

Section 3. District Fund; Assessments.

3.01. <u>District Fund</u>. There is hereby created and established the District Fund designated as the "Rural Improvement District Fund," which shall be maintained by the County Treasurer on the books and records of the County separate and apart from all other funds of the County. Within the District Fund there shall be maintained two separate accounts, designated as the "Principal Account" and "Interest Account," respectively.

3102627 Page: 4 of 26 02/22/2006 09:56A Bk-M34 Pg-774 3.02. <u>Principal Account and Interest Account</u>. Money in the Principal Account and the Interest Account shall be used only for payment of the principal of and interest on the Bond as such payments become due or to redeem prior installments of the Bond.

Upon collection of the installment of principal and interest due on November 30 and May 31 of each fiscal year on the special assessments to be levied with respect to the Improvements, the County Treasurer shall credit to the Interest Account so much of said special assessments as is collected as interest and the balance thereof to the Principal Account. Any installment of any special assessment paid prior to its due date with interest accrued thereon to the next succeeding interest payment date shall be credited with respect to principal and interest payments in the same manner as other assessments are credited to the District Fund. All money in the Interest Account and the Principal Account shall be used first to pay interest due, and any remaining money shall be used to pay the Bond then due and, if money is available, to redeem the Bond or principal installments thereof in accordance with Section 2.04. Redemption of Bond shall be in order of the principal installments, and interest shall be paid as accrued thereon to the date of redemption, in accordance with the provisions of Montana Code Annotated, Section 7-12-2174.

3.03. Loans from Revolving Fund. The Commission shall annually or more often if necessary issue an order authorizing a loan or advance from the Rural Improvement District Revolving Fund of the County (the "Revolving Fund") to the District Fund in an amount sufficient to make good any deficiency then existing in any Interest Account and shall issue an order authorizing a loan or advance from the Revolving Fund to the District Fund in an amount sufficient to make good any deficiency then existing in the Principal Account in such order and in each case to the extent that money is available in the Revolving Fund. A deficiency shall be deemed to exist in the Principal Account or the Interest Account if the money on deposit therein on any February 1 or August 1 (excluding amounts in the Principal Account representing prepaid special assessments) is less than the amount necessary to pay principal of the Bond due, and interest on the Bond payable, on the next succeeding interest payment date.

Pursuant to Resolution No. 1994-96, the County has undertaken and agreed to provide funds for the Revolving Fund by levying such tax or making such loan from the General Fund as authorized by Montana Code Annotated, Section 7-12-2182. In the event that the balance on hand in the Revolving Fund fifteen days prior to any date when interest is due on rural improvement district bonds or warrants of the County is not sufficient to make good all deficiencies then existing in the rural improvement district fund for which the County has covenanted to make loans from the Revolving Fund, then, pursuant to 7-12-2183 M.C.A., the balance on hand in the Revolving Fund shall be allocated to the funds of the rural improvement district in which such deficiencies then exist in proportion to the amounts of the deficiencies on the respective dates of receipt of such money, until all interest accrued on such rural improvement district bonds or warrants of the County has been paid. On any date when all accrued interest on rural improvement district bonds and warrants of the County payable from funds for which the County has covenanted to make loans from the Revolving Fund has been paid, any balance remaining in the Revolving Fund shall be lent or advanced to the rural improvement district fund for payment and redemption of bonds to the extent the district funds are deficient for such purpose, and, if money in the Revolving Fund is insufficient therefor, pro rata, in an amount proportionate to the amount of such deficiency.

Section 4. <u>Covenants and Representations</u>. The County covenants and agrees with the owners from time to time of the Bond that until the Bond and interest thereon are fully paid:

4.01. Compliance with the Resolution. The County will hold the District Fund and the Revolving Fund as trust funds, separate and apart from all of its other funds, and the County, its officers and agents, will comply with all covenants and agreements contained in this Resolution. The provisions hereinabove made with respect to the District Fund and the Revolving Fund are in accordance with the undertaking and agreement of the County made in connection with the sale of the Bond as set forth in Section 1.04.



- 4.02. <u>Construction of Improvements</u>. The County has taken all steps necessary to enforce the provisions of the construction contracts and bond relating to the Improvements and to ensure the completion of the Improvements for the benefit of the District in accordance with the plans and specifications and within the time therein provided, and has paid all costs thereof promptly as incurred and allowed, out of the District Fund. All awards of contracts have complied with the applicable bid and award statutes.
- 4.03. Levy of Assessments. The County will do all acts and things necessary for the final and valid levy of special assessments upon all assessable real property within the boundaries of the District in accordance with the Constitution and laws of the State of Montana and the Constitution of the United States in an aggregate principal amount not less than the original principal amount of the Bond. Such special assessments shall be levied on the basis or bases prescribed in the Resolution of Intention and shall be payable in semiannual installments during the term of the Bond. Each special assessment shall bear interest on the whole amount remaining unpaid at an annual rate equal to the sum, determined as of the date an installment of the special assessment is levied each fiscal year, of: (i) the then current Loan Rate, plus (ii) one percent (1.00%) per annum, plus (iii) if and to the extent that the Loan Rate is then less than 15% per annum (the maximum interest rate on the Bond), an additional one percent (1.00%) per annum, interest being payable with principal installments. The assessments to be levied will be payable on the 30th day of November and on the 31st day of May in each fiscal year during the term of the Bond and, if not theretofore paid, shall become delinquent on such date unless paid in full. The first partial payment of each assessment shall include interest on the entire assessment from the date of original registration of the Bond to the first interest payment date thereon, and each subsequent partial payment shall include interest for six months on that payment and the then remaining balance of the special assessment. The assessments shall constitute a lien upon and against the property against which they are made and levied, which lien may be extinguished only by payment of the assessment with all penalties, cost and interest as provided in Montana Code Annotated, Section 7-12-2168. No tax deed issued with respect to any lot or parcel of land shall operate as payment of any installment of the assessment thereon which is payable after the execution of such deed, and any tax deed so issued shall convey title subject only to the lien of said future installments, as provided in Montana Code Annotated, Section 15-18-214.
- 4.04. Reassessment. If at any time and for whatever reason any special assessment or tax herein agreed to be levied is held invalid, the County and this Commission, its officers and employees, will take all steps necessary to correct the same and to reassess and re-levy the same, including the ordering of work, with the same force and effect as if made at the time provided by law, ordinance or resolution relating thereto, and will reassess and re-levy the same with the same force and effect as an original levy thereof, as authorized in Montana Code Annotated, Section 7-12-2165. Any special assessment, or reassessment or re-levy shall, so far as is practicable, be levied and collected as it would have been if the first levy had been enforced including the levy and collection of any interest accrued on the first levy.

If proceeds of the Bond, including investment income thereon, are applied to the redemption of principal installments thereof, as provided in Montana Code Annotated, Sections 7-12-2173 and 7-12-2174, or if refunding bonds are issued and the principal amount of the outstanding bond of the District is decreased or increased, the County will reduce or increase, respectively, the assessments levied in the District and then outstanding pro rata by the principal amount of such prepayment or the increment above or below the outstanding principal amount of bond represented by the refunding bonds in accordance with the provisions of Montana Code Annotated, Sections 7-12-2165.

4.05. Absence of Litigation. There is now no litigation pending or, to the best knowledge of the County, threatened questioning the validity or regularity of the creation of the District, or the undertaking and agreement of the County to levy special assessments therefor and to make good any deficiency in the collection thereof through the levy of taxes for and the making of advances from the Revolving Fund, or the right and power of the County to issue the Bond or in any manner questioning the existence of any condition precedent to the exercise of the County's powers in these matters. If any such litigation should be initiated or threatened, the County will forthwith notify in writing the Board of Investments, and will furnish the Board of Investments a copy of all documents, including pleadings, in connection with such litigation.



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- 4.06. <u>Waiver of Penalty and Interest</u>. The County covenants not to waive the payment of penalty or interest on delinquent assessments levied on property in the District for costs of the Improvements.
- 4.07. Additional Pledge of Revolving Fund. The County agrees that so long as any principal or interest on the Bond is outstanding and unpaid, that it will not pledge to make a loan from the County Revolving Fund as authorized in 7-12-2183 M.C.A. for the benefit of any additional County improvement district or any additional project within a currently established rural improvement district without the Board of Investments' written consent.
- Section 5. <u>Mandatory Contribution to Revolving Fund</u> As provided in 7-12-2182, M.C.A., the County must provide an amount equal to 5% of the principal amount of any bonds or warrants to be issued if the bonds or warrants are secured by the Revolving Fund. The County's initial deposit to the Revolving Fund will be \$1,397.71 (\$27,954.14 draw + 5%) and will come from the proceeds of the Bond.
- Section 6. <u>Conclusive Findings as Required by Statute</u> By adopting this Resolution, the County authorizes the issuance of the Bond and its sale to the Board of Investments. The County Revolving Fund is pledged as part of the security of the Bond. As required by 7-12-2185 M.C.A., the County makes the express finding that the creation of the District, the authorization of bonded indebtedness, and the pledge of the Revolving Fund are in the public interest after the Commission has considered the following and other material factors as required by law:
- a) the estimated market value of the lots, parcels, or tracts included in the District at the time that the District is created in comparison to the estimated market value of the value of lots, parcels, or tracts after the improvements are made;
 - b) the diversity of ownership of property in the District;
- c) the amount of the special assessments proposed to be levied against each lot, parcel, or tract in the District in comparison to the estimated market value of the lot, parcel, or tract after the improvements are made;
 - d) the amount of any outstanding special assessments against the property in the District;
- e) the amount of delinquencies in the payment of outstanding special assessments or property taxes levied against property in the District; and
 - f) the public benefit of the improvements proposed to be financed.

Section 7. <u>Authentication of Transcript</u>. The officers of the County are hereby authorized and directed to furnish to the Board of Investments certified copies of all proceedings relating to the issuance of the Bond and such other certificates and affidavits as may be required to show the right, power and authority of the County to issue the Bond, and all statements contained in and shown by such instruments, including any heretofore furnished, shall constitute representations of the County as to the truth of the statements purported to be shown thereby.

Section 8. <u>Discharge</u>. When the liability of the County on the Bond has been discharged as provided in Section 2, all pledges, covenants and other rights granted by this Resolution to the owners of the Bond shall cease.

PASSED by the Commission of the County of Lewis and Clark, Montana, this 21 so day of

Commission Chair

Anita I. Waron

Attest: Jaulette De Ha

County Clerk



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RESOLUTION - 7

EXHIBIT A

UNITED STATES OF AMERICA STATE OF MONTANA COUNTY OF RURAL IMPROVEMENT DISTRICT NO

ROTATE IMI ROVEMENT DISTRICT NO.
\$RURAL IMPROVEMENT DISTRICT BOND NO.
Interest at the rate per annum specified below
Payable, and semiannually thereafter
on the 15th day of February
and the 15th day of August in each year.
No
Maturity Date of
Rate <u>Date</u> <u>Original Issue</u>
Variable
REGISTERED OWNER: BOARD OF INVESTMENTS
PRINCIPAL AMOUNT: \$
The County Treasurer of, Montana, will pay to the Board of Investments of the State of Montana, or registered assigns, on the maturity data are affected.
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actual draws made and outstanding.
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whether or not such day is a business day.
interior of not such day is a business day.
For purposes of this Bond, "Loan Pate" shall many 6.
For purposes of this Bond, "Loan Rate" shall mean, for the period from the date of original registration of the Bond until February 15.
Bond until February 15,, the rate of percent (%) per annum, and, for each twelve-month or shorter period thereafter during the term of this Bond commencing on February 16 th and concluding the February 16 th and
under the Indenture (each as defined in the Resolution), which rate generally shall be equal to the sum of (i) the interest rate on the Board Bonds (as defined in the Resolution) during such as a latest and calculated as provided rate on the Board Bonds (as defined in the Resolution) during such as a latest and calculated as provided rate on the Board Bonds (as defined in the Resolution) during such as a latest and calculated as provided rate on the Board Bonds (as defined in the Resolution) during such as a latest and calculated as provided rate on the Board Bonds (as defined in the Resolution).
principal of and interest on this Bond are payable in lawful money of the United States of America.
and the office of the office of America.

This Bond is payable from the collection of a special tax or assessment levied upon all assessable real property within the boundaries of the District, in an aggregate principal amount of not less than \$ except as such amount may be reduced or increased in accordance with provisions of Montana law. Such assessments constitute a lien against the assessable real estate within the District, and this Bond is not a general obligation of the County's. The principal installments of this Bond are subject to mandatory redemption in order of registration on any interest payment date if, after paying all principal and interest then currently due on this Bond, there are monics available in or to the credit of the Rural Improvement District No Fund of the County, either from the prepayment of assessments levied in the District or from surplus proceeds of the Bond not required to pay costs of the Improvements, for Bond are subject to redemption at the option of the County from other sources of funds available therefor on any interest payment date. The redemption price is equal to the amount of the principal installment or installments of the Bond to be redeemed plus interest accrued thereon to the date of redemption, without premium. The date of redemption shall be redeemed plus interest accrued thereon to the date of redemption, without premium. The date of redemption shall be fixed by the County Treasurer, who shall give notice by first class mail, postage prepaid, to the owner or owners of this Bond at their addresses shown on the bond register, of the numbers of the principal installments to be redeemed and the date on which payment will be made, which date shall not be less than ten days after the date of mailing of notice, on which date so fixed interest shall cease. On the date so fixed interest on the principal installments of this Bond so redeemed shall cease to accrue. IT IS HEREBY CERTIFIED, RECITED, COVENANTED AND AGREED that all things required to be done precedent to the issuance of this Bond	This Bond comprises an issue in the aggregatin full conformity with the Constitution and laws of the Annotated, Title 7, Chapter 12, Part 21 to finance the special benefit of property located in Rural Improver Reference is made to the Resolution for a more complete been issued. The Bond is issuable only as a single, for	costs of certain local im nent District No.	reunto enabling, including Montana Code approvements (the "Improvements") for the
in or to the credit of the Rural Improvement District No Fund of the County, either from the prepayment of assessments levied in the District or from surplus proceeds of the Bond not required to pay costs of the Improvements, for the redemption thereof, and in the manner provided for the redemption of the same. The principal installments of this Bond are subject to redemption at the option of the County from other sources of funds available therefor on any interest payment date. The redemption price is equal to the amount of the principal installment or installments of the Bond to be redeemed plus interest accrued thereon to the date of redemption, without premium. The date of redeemption shall be fixed by the County Treasurer, who shall give notice by first class mail, postage prepaid, to the owner or owners of this Bond at their addresses shown on the bond register, of the numbers of the principal installments to be redeemed and the date on which payment will be made, which date shall not be less than ten days after the date of mailing of notice, on which date so fixed interest shall cease. On the date so fixed interest on the principal installments of this Bond so redeemed shall cease to accrue. IT IS HEREBY CERTIFIED, RECITED, COVENANTED AND AGREED that all things required to be done precedent to the issuance of this Bond have been properly done, happened and been performed in the manner prescribed by the laws of the State of Montana and the resolutions and ordinances of the County of, Montana, relating to the issuance thereof. IN WITNESS WHEREOF, the County of, Montana, by its Commission, has caused this Bond to be executed by the signatures of the Commission Chair and the County Clerk, and by the official seal of the County. County of,, MONTANA EXAMPLE Commission Chair (Seal)	amount may be reduced or increased in accordance w	principal amount of not	t less than \$, except as such
EXAMPLE Commission Chair EXAMPLE County Clerk	in or to the credit of the Rural Improvement District I assessments levied in the District or from surplus proc the redemption thereof, and in the manner provided for Bond are subject to redemption at the option of the Copayment date. The redemption price is equal to the am redeemed plus interest accrued thereon to the date of fixed by the County Treasurer, who shall give notice be Bond at their addresses shown on the bond register, of date on which payment will be made, which date shall which date so fixed interest shall cease. On the date redeemed shall cease to accrue. IT IS HEREBY CERTIFIED, RECITED, COprecedent to the issuance of this Bond have been proped by the laws of the State of Montana and the resolution relating to the issuance thereof. IN WITNESS WHEREOF, the County of caused this Bond to be executed by the signatures of the	ritherest then currently do No Fund of the eeds of the Bond not request the redemption of the unity from other sources count of the principal instruction, without properties class mail, postage the numbers of the principal in not be less than ten date so fixed interest on the VENANTED AND AGAING done, happened and its and ordinances of the	the county, either from the prepayment of the county costs of the Improvements, for same. The principal installments of this of funds available therefor on any interest stallment or installments of the Bond to be emium. The date of redemption shall be ge prepaid, to the owner or owners of this cipal installments to be redeemed and the cross after the date of mailing of notice, on the principal installments of this Bond so the principal installments of this Bond so the county of, Montana,
(Seal) Commission Chair EXAMPLE County Clerk		County of,	, MONTANA
(Seal) Commission Chair EXAMPLE County Clerk		EXAMPLE	E
County Clerk		Commission Chair	
Dated: County Clerk	(Seal)	EXAMPLE	
	Dated:	County Clerk	, , , , , , , , , , , , , , , , , , ,



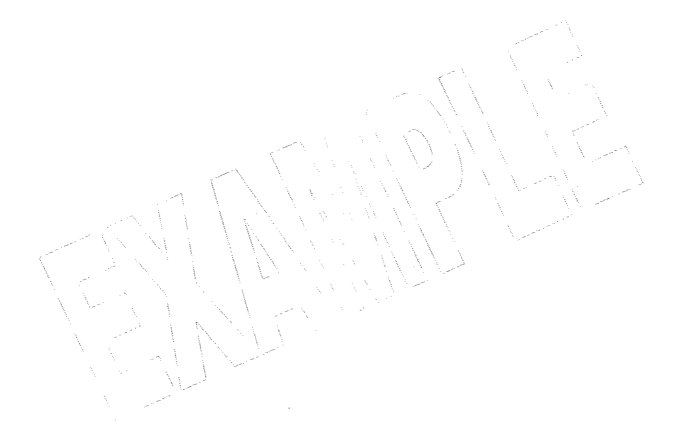
CERTIFICATE OF REGISTRATION

This Bond and the principal installme the County as of the day of	nts hereof have been registered as required by law on the books of
	EXAMPLE
	County Treasurer
REGISTRATI	ON AND TRANSFER
	٠٠٠
form of assignment appearing on this Bond, and (2) the bond registrar (the "Registrar"), has duly noted the tra registration books. The County shall be entitled to dee absolute owner thereof for all purposes, notwithstanding shall be made only to the order of the registered holdes satisfy and discharge the County's liability upon the Boundard of the Following Entries are REGISTRAR UPON REGISTAR UPON REGIS	TRATION OF EACH TRANSFER Montana, or any successor appointed by I, on the books of the County, on the date last noted below,
	ew Registered older Signature of Bond Registrar

3102627 Pase: 10 of 26 02/22/2008 09:56A Bk-M34 Pg-774

FORM OF ASSIGNMENT

recourse, to	For value received, this Bond is hereby transferred and assigned by the undersigned holder, without on this day of
	By: EXAMPLE
	(authorized signature)
	For: EXAMPLE
	(Holder)



Lewis & Clark County COUNTY

3102627 Page: 11 of 26 02/22/2006 09:56A Bk-M34 Pq-774

UNITED STATES OF AMERICA STATE OF MONTANA COUNTY OF LEWIS AND CLARK RURAL IMPROVEMENT DISTRICT NO. 1989-1 (LAMBKIN ROAD)

\$30,121.00 RURAL IMPROVEMENT DISTRICT BOND NO. 2006-6

Interest at the rate per annum specified below Payable August 15, 2006, and semiannually thereafter on the 15th day of February and the 15th day of August in each year.

No. 2006-6

\$30,121.00

Rate

Maturity

Date of

.

<u>Date</u>

Original Issue

Variable

February 15, 2016

March 3, 2006

REGISTERED OWNER:

BOARD OF INVESTMENTS

PRINCIPAL AMOUNT:

THIRTY THOUSAND ONE HUNDRED TWENTY-ONE DOLLARS

The County Treasurer of Lewis and Clark, Montana, will pay to the Board of Investments of the State of Montana, or registered assigns, on the maturity date specified above the principal amount of THIRTY THOUSAND ONE HUNDRED TWENTY-ONE DOLLARS (\$30,121.00), in principal installments on each February 15 and August 15 in the years and in the principal amounts set forth on Schedule A attached, solely from the revenues hereinafter specified, as authorized by Resolution No. 2006-19 adopted February 21, 2006 (the "Resolution"), all subject to the provisions hereinafter described relating to the redemption of this Bond before maturity.

Unpaid principal installments of this Bond shall bear interest from the date of delivery of the Bond at the rate per annum equal to the Loan Rate (as hereinafter defined), as determined from time to time, for the periods hereinafter described. Interest shall be payable on each February 15th and August 15th commencing August 15, 2006, to the owners of record of this Bond as such appear on the bond register on the date of payment, whether or not such day is a business day.

For purposes of this Bond, "Loan Rate" shall mean for each twelve-month or shorter period thereafter during the term of this Bond commencing on February 16th and concluding on February 15th in the next succeeding year an annual interest rate specified by the Trustee and calculated as provided under the Indenture (each as defined in the Resolution), which rate generally shall be equal to the sum of (i) the interest rate on the Board Bonds (as defined in the Resolution) during such period (which interest rate may not exceed fifteen percent (15%) per annum) plus (ii) a rate, not to exceed one and one-half percent (1.50%) per annum, sufficient to produce the amount necessary to pay the County's share of Program Expenses (as defined in the Resolution). The principal of and interest on this Bond are payable in lawful money of the United States of America.



3102627 Page: 12 of 26 02/22/2008 09:56A Bk-M34 Pa-774 This Bond comprises an issue in the aggregate principal amount of \$30,121.00 and is issued pursuant to and in full conformity with the Constitution and laws of the State of Montana thereunto enabling, including Montana Code Annotated, Title 7, Chapter 12, Part 21 to finance the costs of certain local improvements (the "Improvements") for the special benefit of property located in Lambkin Road Rural Improvement District No. 1989-1 of the County (the "District"). Reference is made to the Resolution for a more complete statement of the terms and conditions upon which this Bond has been issued. The Bond is issuable only as a single, fully registered bond.

This Bond is payable from the collection of a special tax or assessment levied upon all assessable real property within the boundaries of the District, in an aggregate principal amount of not less than \$30,121.00, except as such amount may be reduced or increased in accordance with provisions of Montana law. Such assessments constitute a lien against the assessable real estate within the District, and this Bond is not a general obligation of the County's.

The principal installments of this Bond are subject to mandatory redemption in order of registration on any interest payment date if, after paying all principal and interest then currently due on this Bond, there are monies available in or to the credit of the Rural Improvement District Fund of the County, either from the prepayment of assessments levied in the District or from surplus proceeds of the Bond not required to pay costs of the Improvements, for the redemption thereof, and in the manner provided for the redemption of the same. The principal installments of this Bond are subject to redemption at the option of the County from other sources of funds available therefor on any interest payment date. The redemption price is equal to the amount of the principal installment or installments of the Bond to be redeemed plus interest accrued thereon to the date of redemption, without premium. The date of redemption shall be fixed by the County Treasurer, who shall give notice by first class mail, postage prepaid, to the owner or owners of this Bond at their addresses shown on the bond register, of the numbers of the principal installments to be redeemed and the date on which payment will be made, which date shall not be less than ten days after the date of mailing of notice, on which date so fixed interest shall cease to accrue.

IT IS HEREBY CERTIFIED, RECITED, COVENANTED AND AGREED that all things required to be done precedent to the issuance of this Bond have been properly done, happened and been performed in the manner prescribed by the laws of the State of Montana and the resolutions and ordinances of the County of Lewis and Clark, Montana, relating to the issuance thereof.

IN WITNESS WHEREOF, the County of Lewis and Clark, Montana, by its Commission, has caused this Bond by the signatures of the Commission Chair and the County Clerk, and by the official seal of the County.

County of Lewis and Clark, MONTANA

Commission Chair Anita L. Varone

County Clerk

Dated 2/21/2006

3102627 Pase: 13 of 26 02/22/2006 09:568 Bk-M34 Pa-774

CERTIFICATE OF REGISTRATION

This Bond and the properties the County as of the 2/5t day	rincipal installments hereof have been of buay, 2006. — Laule H County Treasure	le leHart
	REGISTRATION AND TRANSF	ER
form of assignment appearing on this I bond registrar (the "Registrar"), has or registration books. The County shall I absolute owner thereof for all purpose	Bond, and (2) the County Treasurer, of luly noted the transfer on the Bond abe entitled to deem and treat the persons, notwithstanding any notice to the contract the persons and all successivered holder thereof, and all successivered holder thereof.	est. No transfer of this Bond shall be valid attorney or legal representative, executes the or any successor appointed by the County, as and recorded the transfer on the Registrar's on in whose name this Bond is registered as contrary. Payments on account of the Bond ch payments shall be valid and effectual to the sum or sums so paid.
THE FOLLOWIN REGISTRA	G ENTRIES ARE TO BE MADE O R UPON REGISTRATION OF EAC	ONLY BY THE BOND CH TRANSFER
The state of the s	l interest on this Bond to the new region	Montana, or any successor appointed by the cy, on the date last noted below, ownership of stered holder noted next to such date, except
Date of Transfer	Name of New Registered <u>Holder</u>	Signature of Bond Registrar

FORM OF ASSIGNMENT

recourse, to _	For value received, this Bor	nd is hereby transfer day of	red and assigned by the under	rsigned holder, without, 2006.
		Ву:	(authorized signature)	
		For:	(Holder)	

3102627 Page: 15 of 26 02/22/2006 09:56A Bk-M34 Pg-774

MONTANA BOARD OF INVESTMENTS ANNUAL ADJUSTABLE RATE TENDER OPTION MUNICIPAL FINANCE CONSOLIDATION ACT BONDS (INTERCAP REVOLVING PROGRAM)

Municipality: Lewis & Clark County
Total Loan Commitment: \$30,121.00 Total # of Loan Payments:
Total Draws to Date: Loan/Draw Number:
This Draw Down: 29,351.85 Date of this Draw:
Remaining Loan Commitment: \$769.15 Date of Loan Agreement:

Project: Lambkin Road RID Series:

s:

97

2037 1

March 3, 2006

March 3, 2006

February 15, 2016

Payment Due	Interest Rate	# Days <u>Due</u>	Interest <u>Payment</u>	Principal <u>Payment</u>	O/S Loan <u>Balance</u>	Total Amount
					Dalance	of Payment
09/15/07			**Beginn	ing Balance**	29,351.85	
08/15/06		165		1,273.58	28,078.27	**Please see comments
02/15/07		184		1,239.91	26,838.36	
08/15/07		181		1,272.05	25,566.31	
02/15/08		184		1,288.03	24,278.27	
08/15/08		182		1,319.02	22,959.25	
02/15/09		184		1,339.18	21,620.08	
08/15/09		181		1,370.38	20,249.70	
02/15/10		184		1,389.88	18,859.82	
08/15/10		181		1,422.40	17,437.42	
02/15/11		184		1,443.75	15,993.67	
08/15/11		181		1,476.40	14,517.26	
02/15/12		184		1,499.69	13,017.57	
08/15/12		182		1,531.80	11,485.77	
02/15/13		184		1,558.36	9,927.40	
08/15/13		181		1,590.72	8,336.69	
02/15/14		184		1,618.09	6,718.60	
08/15/14		181		1,651.18	5,067.42	
02/15/15		184		1,680.71	3,386.70	
08/15/15		181		1,713.97	1,672.73	
02/15/16		184	_	1,672.73	0.00	

29,351.85

COMMENTS:

Interest payments are not shown on this statement as the interest rate will change February 16.

After interest rate changes, a new amortization schedule will be sent to reflect the actual payments.

Principal payments have been calculated based on an assumed interest rate of 3.80%. These will remain constant.

IMPORTANT: If payment is made by check, please send the enclosed amortization schedule(s) with check for proper credit. Please make sure that SpA Lockbox CM9695 is on <u>both</u> the check and envelope.

OR

Please mail a copy of the amortization schedule with a check made payable to:

U.S. Bank Trust-SpA Lockbox CM9695

ATTN: Operations Center 1200 Energy Park Drive St. Paul MN 55108 Please wire funds to:

U.S. Bank N.A. (Minneapolis)

ABA 091000022

FFC: U.S. Bank Trust N.A. Account # 180121167365

Wire Clearing Account # 47300023

ATTN: 50364256/996103DKO

INTERCAP: <u>Lewis & Clark County</u>





LEWIS AND CLARK COUNTY

Community Development and Planning

City-County Building

316 North Park Avenue

Room 404

Helena, MT 59623

(406) 447-8374

January 20, 2006

Montana Board of Investments Attn: Louise Welsh PO Box 200126 Helena, MT 59620-0126

Dear Ms. Welch:

Enclosed are invoices paid by Lewis and Clark County for road improvements in the Lambkin RID. We applied for Board of Investment Intercap Loan financing for this project and received approval for \$30,121.00.

At this time I am requesting a final drawdown on this loan in the amount of \$29,351.85. Please consider this commitment closed after this drawdown.

Please let me know if you need additional information or if you have any questions concerning this request. I can be reached by phone at 447-8375 or by e-mail at mbentley@co.lewis-clark.mt.us.

Sincerely,

Marni Bentley, Special District Coordinator

LEWIS AND CLARK COUNTY

COMMUNITY DEVELOPMENT AND PLANNING

LAMBKIN RID

SCHEDULE OF EXPENDITURES AS OF JANUARY 20, 2006 LEWIS AND CLARK COUNTY

R
1
9
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CHECK NUMBER

AMOUNT

		N-
Dept of Revenue	Century Inc	PROJECT AMOUNT

Less County contribution

\$340.14	\$34,014.00
43173	43427

00.1-0,100	\$34,354.14	\$6,400.00	\$27,954.14	1 4 4
!		ſ		

SUBTOTAL 5% to RID Revolving Fund **Total Loan Amount**

\$1,397.71

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PREPARED 01/20/2006, 13:12:26 PROGRAM GM186L

LEWIS AND CLARK COUNTY PROJECT ACTIVITY LISTING

PAGE 2 ACCOUNTING PERIOD 07/2006 SUB-TYPE: PW-Public Works Projects TYPE: BP-budgeted projects PROJECT: RID055-Lincoln RID Const Proj

1			irs: br-budgeted projects SU	B-TYPE: PW-Publi	SUB-TYPE: PW-Public Works Projects	STATUS: ACTIVE	IVE
TYPE	E CHK# TRAN DT REF #	BI VOUCH# VEND #	BUDGET PROJECT-TO-DATE END # DESCRIPTION	YEAR-TO-DATE TRANS AMT	ENCUMBERED TRANS ENCHMBERED	BALANCE	NOCE
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i			OVO SIARLI ENGINEEKING LINCOLN RD & LAMBKIN RD	3,996.68	3,996,68-	2006	04
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EN	10/03/2005		7023 CENTITY TAC		000	9007	4
d k				00.	318,619.62	2006	04
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			/023 CENTURY INC.	318,619.62 3	318,619.62 34,014,00 318,619.62-	2006	0.4
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AP	43028 09/19/2005 060517	£ 6			90.500.4	2006	03
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				14,863.06	14,863.06-	2006	03
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)) 1	PROJECT: RID055 ========	PROJE	CT TOTALS ====================================	1			

The Lauthen portion of project is shown on

366,517.50

EXPENDITURES:

OTALS

CLASSIFICATION TOTALS:

TRANSACTION TOTAL: ESTIMATE COMPARISON: (ACTUAL) SUMMARY TOTAL:

366,517.50~ 366,517.50-

00. 00.

366,517.50 342,993.82 342,993.82

366,517.50

00.



01/20/2006, SM1861,	
22	٦
PREPARED 01/20, PROGRAM GM1861,	,

LEWIS AND CLARK COUNTY PROJECT ACTIVITY LISTING

PAGE 1 ACCOUNTING PERIOD 07/2006

PROJECT TO DATE PRANS ANT TRANS ENCUMBERED FISC Y TRANS ANT TRANS ENCUMBERED FISC Y TRANSAUT TRANS ENCUMBERED FISC Y TRANSACTION TOTAL:	PROJECT: RID055-Lincoln RID Const		Proj TYPE	: BP-budgeted projects	SUB-TYPE: PW-Public Works	c Works Projects	STATUS	ACTIVE
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5-2-3230-432. 3-70 DEPART

R	100	255
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DEPARTMENT OF REVENUE USE ONLY

STATE OF MONTANA DEPARTMENT OF REVENUE

GROSS RECEIPTS WITHHOLDING REPORT

The agency or contractor must, in accordance with section 15-50-206, Montana Code Annotated, withhold one percent (1%) of incremental payments due the contractor or subcontractor. Amounts withheld from a prime contractor must be forwarded with this report to the Department of Revenue. Amounts withheld from subcontractors must be reported on this form so that proper allocation of credit can be made from prime contractor's account to the subcontractor.

	Contract Awarded By (Agency of Prime Contractor)					
1	Name Lewis and Clark County Address 3402 Cooney Drive City/Town Helena Zip Code 59602		MAIL TO: Business Tax Section Income & Misc. Tax Division Department of Revenue P.O. Box 5835 Helena, MT 59604			
	Contract Awarded To (Prime or Sub-Contractor)	+	Public Contractor's License			
2	Name Century, Inc.	3				
	Address P.O. Box 579		Contract Award Date			
_	City/Town Lewistown, MT Zip Code 59457	4	June 27, 2005			
5	Contract Number/Official Designation	>	<u></u>			
6	Month and year increment payment earned		September, 2005			
7	Gross Amount due contractor or sub-contractor at time of this report	>	\$321,838.00			
8	Amount withheld (1% of line 7). If payment is made to prime contractor remittance must accompany report.	>	\$3,218.38			
9	Net Amount paid contractor or sub-contractor at the time of this report					
	Check proper box for type of report being filed:	<u>> </u>	\$318,619.62			
10	Remittance attached for credit to prime contractor's account					
	Subcontractor Allocation. Authorization to transfer credit to su contractor to file a distribution report within thirty (30) days of p	b-cor ayme	ntractor. Failure of prime ant will result in a 10% penalty.			
	Date payment made to subcontractor					
11	Location and brief description of work being performed: Lincoln (town of), Lewis and Clark County, Montana. Lincoln streeets 2005 Rural Improvement (RID) Project.					
	Agency or Prime Contractor					
	MITTED BY Lewis and Clark County, Public Works Department					
A	Authorized Representative					
	HORIZATION Janel Gallister		Date /0/7/~			
	Director of Finance and Operations		1405			





Lambkin 340.14 34014

STATE OF MONTANA Department of Revenue

CONTRACT AWARD REPORT

CONTRACT AWARDING AGENCY OR PRIME CONTRACTOR MUST COMPLETE THIS FORM AND MAIL TO THE STATE DEPARTMENT OF REVENUE IMMEDIATELY AFTER CONTRACT OR BID HAS BEEN OFFICIALLY Contract Awarded By (Agency or Prime Contractor) MAIL TO: Name Lewis and Clark County **Business Tax Section** Income & Miscellaneous Tax Division 1 Department of Revenue Address 3402 Cooney Drive P.O. Box 5835 Helena, MT 59604 City/Town Helena Zip Code 59602 Contract Awarded To (Prime of Sub Contractor) Montana Public Contractor's License 3 Name Century, Inc. Contract Award Date 2 Address P.O. Box 579 27-Jun-05 Construction Completion Date City/Town Lewistown Zip Code 59457 7-Sep-05 **2008年 2008年 1000年 1000** Contract Number/Official Designation Contract Amount 6 7 \$321,838.00 Description of work to be performed 8 Lincoln Streets 2005 Rural Improvement District (RID) Project. Location of work to be performed (Be specific) Lincoln (town of), located in Lewis and Clark 9 County, Montana. Agency or Prime Contractor Report Submitted by Lewis and Clark County Authorized Representative Award Pallester Authorization 10/2/09 Date



3102627 Page: 22 of 26 02/22/2006 09:566 Bk-M34 Pa-774

PROJECT: Lincoln Streets 2005 RID Project CONTRACTOR: Century Companies, Inc. PAY REQUEST NO: ONE BILLING PERIOD: August, 2005 DATE: September 7, 2005

				i								
ITEM	DESCRIPTION	QUANTITY	TINU	TINO	CONTRACT	ON CONTRACT						ı
A 1	Mobilization		PRICE		AMOUNT	LINITA	10000	THIS PERIOD	_	TOTAL		_
7	munication, bonding, & Insurance	-	\$13,000.00	ď	643 000 00	CINIO :	SMCON	ONIS	AMOUNT	UNITS	AMOUNT	_
A-2	Traffic Control	-	20.000	L	913,000.00	0.0	20.00	1.0	\$13,000,00	101	£13 000 00	1
A-3	Material Sampling & Testing	- +	#3,500.00	\perp	\$3,500.00	0.0	\$0.00	4.0	\$3.500.00	-	£2 500 00	,
	Pulverize Roadway	34 600	\$2,500.00	╧	\$2,500.00	0.0	\$0.00	1.0	\$2.500.00	5 5	92,500.00	_
- 1	Shape and Compact Roadway	31 600	41.00		\$31,600.00	0.0	\$0.00	31,600.0	\$31,600,00	34 800 0	\$2,000.00	_
A-6	Crushed Base Course	21,000	\$1.00	λŚ	\$31,600.00	0.0	20.00	31 800.0	F24 c00 co	0.000.0	\$31,600,00	
A-7	Chip Seal - Single Shot	1,822	\$15.00	ბ	\$27,330.00	0.0	00 05	1 822 0	\$31,000,00	31,500.0	\$31,600.00	
Ą	Chlo Seel Double Char	1,654	\$2.00	Sγ	\$3,308.00	00	00.00	1,044.0	\$27,330.00	1,822.0	\$27,330.00	_
Т	Sold Human Shot	31,600	\$3.00	λS	\$94 BOO OO	000	00.00	1,654.0	\$3,308.00	1,654.0	\$3,308.00	_
2	Aufust Sewer Manhole	-	\$500,00	EA	CEO 00	0.0	20.00	31,600.0	\$94,800.00	31,600.0	\$94,800.00	_
_	Adjust Cleanout	11	\$275 OO	1 2	9000.00	0.0	\$0.00	1.0	\$500.00	1.0	\$500.00	
	Mobilization, Bonding, & Insurance	-	617 500 00	5 5	\$21,175.00	0.0	\$0.00	77.0	\$21,175.00	77.0	£21 175 00	
B-2	Traffic Control	-	00.000.00	2	\$17,500.00	0.0	\$0.00	1.0	\$17.500.00	-	647 500 00	
-7	Material Sampling & Testing		\$2,000.00	20	\$2,000.00	0.0	\$0.00	1.0	\$2,000,00	5 5	\$1,000.00	
Т	Pulverize Roadway	000	92,000.00	2	\$2,000.00	0.0	\$0.00	1.0	\$2 000 00	2 -	\$2,000.00	_
B-5	Shape and Compact Roadway	nna	21.00	λ	\$600.00	0.0	20 00	6000	000000	p:	\$2,000.00	
П	Crished Base Course	13,687	\$1.00	SY	\$13,687.00	0.0	00.03	00000	\$600.00	0.009	\$600.00	
$\overline{}$	Chin Con Destriction	412	\$15.00	Շ	\$6.180.00	00	00.00	0.780,01	\$13,687.00	13,687.0	\$13,687.00	
Т.	Sin Seal - County Short	13,687	\$3.00	}	£41 064 00	0.0	90.00	412.0	\$6,180.00	412.0	\$6,180.00	
\neg	Aulust Sewer Manhole	-	\$500.00	Ā	EE00.00	0.0	20.00	13,687.0	\$41,061.00	13,687.0	\$41,061.00	
7	Adust Cleanout	28	\$275.00	Ā	47 700 00	0.0	\$0.00	1.0	\$500.00	1.0	\$500.00	
	Mobilization, Bonding, & Insurance	-	\$6,500,00	5	\$6 500 00	0.0	20.00	28.0	\$7,700.00	28.0	\$7.700.00	
1	Franc Control	-	\$750.00	8	00.000.00 0.000.00	0.0	\$0.00	1.0	\$6,500.00	1.0	\$6.500.00	
	Material Sampling & Testing	₹-	\$750.00	9	9750.00	0.0	\$0.00	1.0	\$750.00	1.0	\$750.00	
Т	Shape and Compact Roadway	9,155	\$1.00	>>	\$7.50.00	0.0	\$0.00	1.0	\$750.00	1.0	\$750.00	
	Crushed Base Course	817	\$15.00	5 2	649 000 00	0.0	00.0	9,155.0	\$9,155.00	9,155.0	\$9.155.00	
ē P	Adjust Sewer Cleanout	14	\$275.00	2 4	00.002,219	0.0	\$0.00	817.0	\$12,255.00	817.0	\$12.255.00	
2	Wooligation Deduct			 	00.000,00	0.0	\$0.00	14.0	\$3,850.00	14.0	\$3.850.00	
Change	the soften				-\$29,000.00						-\$29 500 nn	
	# IAnn				4354,301.00						XX	

\$324,301.00	1.0 \$40.455.00	1.0 \$2,390.00	1.0 \$34,014.00	1.0 \$1,588.00	
	1.0 -\$40,455.00	1.0 \$2,390.00	1.0 \$34,014.00	0.1588.00	
	\$0.00	00.00	0.0	00:00	
	\$40,455.00	\$34,014.00	\$1,588.00		\$321,838.00
					Contract Totals
A. & CO's add MH's	work, remove N 6th	h Hame deleted	The region of th		
1 Remove Trailer Park Rd Improv. & CO's. add MH's	Add Trailer Park Rd & Sleepy H work, remove N 6th	Radius chipping, additional width, items deleted			
	7	၉			

CONTRACTOR'S CERTIFICATE

The undersigned Contractor certifies that the work covered by this Application for Payment has been completed in accordance with the Contract Documents, that all amounts have been paid by him for work which previous Applications for Payment were issued and payments received from the Owner.

WHALE Century Companies, Inc. By: \angle Date:

ENGINEER'S CERTIVICATE FOR PAYMENT

This Application meets the requirements of the Contract Documents and payment of the above "Current Payment Due" is recommended.

Stahly Engineering & Assoc. By:_ Date: 9(22/05

Lewis & Clark County

3102627 Page: 23 of 26 BK-M34 Pg-774

\$318,619.62 \$0.00 \$3,218.38 \$321,838.00

Less Previous Payment

TOTAL

PAYMENT DUE

TOTAL 5% RETAINAGE 1% GRT

\$321,838.00

\$318,619.62

Office of the Lewis and Clark County Attorney

Leo Gallagher

K. Paul Stahl Deputy County Attorney (406) 447-8221 email stahl@co.lewis-clark.mt.us



228 Broadway Helena, MT 59601 FAX (406) 447-8268

CIVIL DIVISION

March 3, 2006

Board of Investments of the State of Montana 2401 Colonial Drive, 3rd Floor P. O. Box 200126 Helena MT 59620-0126

U.S. Bank Trust National Association MT Corporate Trust Department WWH1022 1420 Fifth Avenue, 7th Floor Seattle WA 98101

Ladies and Gentlemen:

I have served as counsel to Lewis and Clark County (the "Borrower") in connection with its participation in the INTERCAP Revolving Program (the "Program") of the Board of Investments of the State of Montana (the "Board"). Terms used herein which are defined in the Lewis and Clark County (Lambkin Addition) Rural Improvement District Bond No. 2006-6 dated as of March 3, 2006 (the "Bond") between the Borrower and the Board shall have the meanings specified therein. The resolution of the Borrower authorizing its participation in the Program and the issuance of its Bond relating thereto is herein referred to as the Bond Resolution.

I have examined, among other things:

- i) the Borrower Act;
- ii) the Bond dated as of March 3, 2006, (the "Bond") and executed by the Borrower;
- iii) Bond Resolution No. 2006-19 of the Borrower, dated February 21, 2006; (the "Bond Resolution");
 - the proceedings of the Borrower with respect to the due execution and delivery by the Borrower of the Bond Resolution and Bond (the Program Documents) delivered to the Board herewith, and have made such other examination of applicable Montana law as we have deemed necessary in giving this opinion;



3102627 Page: 24 of 26 02/22/2006 09:56A Rk-M3/ Da 77/ v) Resolution of Intention to Create the District, affidavits of publication for such resolutions, resolutions to create the District, and such documents that the County prepares, executes, and notices for publication as are necessary for the valid creation of rural improvement districts, the construction of the improvements, and expenditure of funds.

Based upon the foregoing, we are of the opinion that:

- (a) The Borrower is a political subdivision duly organized and validly existing under the laws and Constitution of the State of Montana with full legal right, power and authority to enter into, execute and perform its obligations under the Program Documents and to carry out and effectuate the transactions contemplated thereunder.
- (b) The execution of the Bond has been duly authorized and is valid, binding and enforceable against the Borrower in accordance with its terms.
- (c) The Bond Resolution of the Borrower has been duly adopted and is valid, binding and enforceable against the Borrower in accordance with its terms.
- (d) The Borrower has taken all action required to be taken by it to authorize the execution and delivery of, and the performance of the obligations contained in, the Program Documents; and such authorization is in full force and effect on the date hereof.
- (e) The Borrower has complied with all applicable competitive bidding requirements for the purchase, acquisition and construction of the Project. All environmental licensing approval or permitting requirements of the Project financed from the proceeds of the Bond have been obtained.
- (f) No consent, approval, authorization, order, filing, registration, qualification, election or referendum, of or by any person, organization, court or governmental agency or public body whatsoever is required to be obtained by the Borrower in connection with the execution, delivery and performance of the Program Documents or the consummation of the other transactions effected or contemplated thereby.
- (g) The execution, delivery and performance of the Program Documents, and compliance with the provisions thereof will not conflict with or constitute a breach of, a violation of, or default under, the Constitution of the State of Montana, or any existing law, charter, judgment, ordinance, administrative regulation, decree, order or resolution of or relating to the Borrower and do not conflict with or result in a violation or breach of, or constitute a default under, any agreement, indenture, mortgage, lease or other instrument, to which the Borrower is a party or by which it is bound or to which it is subject.
- (h) The Program Documents executed by the Borrower, when delivered to the Board, will have been duly authorized and executed and will constitute



3102627 Page: 25 of 26 02/22/2006 09:56A Bk-M34 Po-774 validly issued and legally binding obligations of the Borrower according to their terms.

It is understood that the enforceability of the Program Documents may be limited by applicable bankruptcy, insolvency, moratorium, reorganization or other similar laws affecting the enforcement or creditors rights.

Sincerely,

Leo J. Gallagher, County Attorney Lewis and Clark County

