

(Do Not Write Over Page 3018)

A RESOLUTION BY FINANCE EXECUTIVE COMMITTEE

A RESOLUTION AUTHORIZING THE MAYOR OR HIS DESIGNEE TO ENTER INTO RADIO LICENSE AGREEMENTS WITH COLLEGE PARK, HAPEVILLE, EAST POINT, GEORGIA STATE UNIVERSITY, GEORGIA INSTITUTE OF TECHNOLOGY, GEORGIA STATE PATROL, AND OTHER ENTITIES TO UTILIZE THE CITY OF ATLANTA'S 800 MHZ SMARTNET TRUNKED RADIO COMMUNICATIONS NETWORK FOR THE DAY-TO-DAY OPERATION OF THEIR TWO WAY RADIO PUBLIC SAFETY COMMUNICATIONS.

Subs b b b c

ADOPTED BY

- CONSENT REFER
- REGULAR REPORT REFER
- ADVERTISE & REFER
- 1st ADOPT 2ND READ & REFER
- PERSONAL PAPER REFER

JAN 2 1 2014

COUNCIL

Date Referred _____

Referred To: _____

Date Referred _____

Referred To: _____

Date Referred _____

Referred To: _____

First Reading

Committee _____

Date _____

Chair _____

Referred To _____

Jim Pappas Committee

1-15-14 Date

[Signature] Chair

Action: *[Signature]* Fav, Adv, Hold (see rev. side)

Other: *[Signature]*

Members: *[Signature]*

Refer To: *[Signature]*

Committee

Date _____

Chair _____

Action: Fav, Adv, Hold (see rev. side)

Other _____

Members _____

Refer To _____

Committee

Date _____

Chair _____

Action: Fav, Adv, Hold (see rev. side)

Other _____

Members _____

Refer To _____

Committee

Date _____

Chair _____

Action: Fav, Adv, Hold (see rev. side)

Other _____

Members _____

Refer To _____

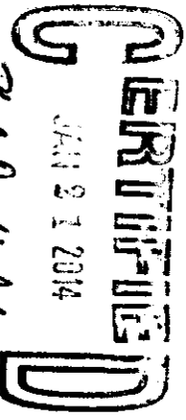
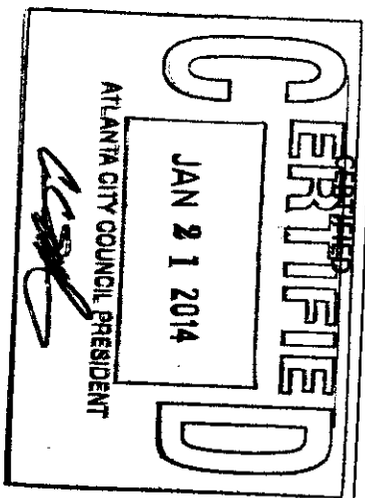
FINAL COUNCIL ACTION

1st & 2nd 3rd

Readings

Consent V Vote RC Vote

540



MAYOR'S ACTION

14-R-3018

**A RESOLUTION
AS SUBSTITUTED BY FINANCE EXECUTIVE COMMITTEE**

A RESOLUTION AUTHORIZING THE MAYOR OR HIS DESIGNEE TO ENTER INTO RADIO LICENSE AGREEMENTS WITH COLLEGE PARK, HAPEVILLE, EAST POINT, GEORGIA STATE UNIVERSITY, GEORGIA INSTITUTE OF TECHNOLOGY, GEORGIA STATE PATROL, GRADY MEMORIAL HOSPITAL CORPORATION D/B/A GRADY HEALTH SYSTEM®, AND OTHER ENTITIES TO UTILIZE THE CITY OF ATLANTA'S 800 MHZ SMARTNET TRUNKED RADIO COMMUNICATIONS NETWORK FOR THE DAY-TO-DAY OPERATION OF THEIR TWO WAY RADIO PUBLIC SAFETY COMMUNICATIONS.

WHEREAS, College Park, Hapeville, East Point, Georgia State University, Georgia Institute of Technology, Georgia State Patrol, and Grady Memorial Hospital Corporation D/B/A Grady Health System® ("Grady") have made a request to the City of Atlanta to enter into Radio License Agreements to operate on the City of Atlanta 800 MHz SMARTnet trunked radio communications network ("SMARTnet radio system"); and

WHEREAS, the City of Atlanta is the owner of the SMARTnet radio system; and

WHEREAS, the City of Atlanta SMARTnet radio system has a footprint that contains coverage zones of those cities and entities; and

WHEREAS, the SMARTnet radio system has continuously operated at less than sixty (60) percent of its maximum capacity during peak demand periods; and

WHEREAS, entering into License Agreements with the cities and entities would greatly enhance our efforts of interoperability with the neighboring jurisdictions; and

WHEREAS, the Chief of Police, the Chief of Fire and Rescue, and the Chief Information Officer recommend that License Agreements be entered into with the cities and entities.

NOW, THEREFORE BE IT RESOLVED BY COUNCIL OF THE CITY OF ATLANTA GEORGIA, that the Mayor or his designee be and is hereby authorized to enter into Radio License Agreements with College Park, Hapeville, East Point, Georgia State University, Georgia Institute of Technology, Georgia State Patrol, Grady, and other entities for public safety purposes to operate on the City of Atlanta SMARTnet radio system in accordance to the conditions stated in the agreement.

BE IT FURTHER RESOLVED, that said entities shall each operate subscriber units on the City of Atlanta SMARTnet radio system.

BE IT FURTHER RESOLVED, that said entities shall each operate subscriber units for an initial term of five years, with the option to extend the term for five additional successive one-year periods.

BE IT FURTHER RESOLVED, that following the first year under the license, fees annually payable under such license during each renewal term shall be equal to one hundred four percent (104%) of total fees in effect for the last full calendar month immediately prior to the commencement of subsequent year.

BE IT FURTHER RESOLVED, that all revenue generated shall be deposited into the below herein Fund, Department Organization, Account, and Function Activity (“FDOA”) number to be used to purchase parts for repair and equipment for the City of Atlanta’s SMARTnet radio system:

General Fund	APD Police Admin	Equipment Rental	Police Admin
1001	240201	3810101	3210000

BE IT FURTHER RESOLVED, that the Radio License Agreement substantially in the form attached hereto is hereby authorized to be executed by the Mayor.

BE IT FURTHER RESOLVED, that the Radio License Agreements shall not become binding on the City of Atlanta and the City of Atlanta shall incur no obligation upon same until such Radio License Agreements have been approved by the City Attorney as to form, executed by the Mayor or his designee, sealed by the Municipal Court Clerk, and duly approved and authorized by the cities and entities in accordance with their respective rules and regulations.

BE IT FINALLY RESOLVED, that all resolutions and parts of resolutions in conflict with this resolution are rescinded to the extent of the conflict.

A true copy,

Municipal Clerk

ADOPTED by the Atlanta City Council
APPROVED as per City Charter Section 2-403

JAN 21, 2014
JAN 30, 2014

**INTERGOVERNMENTAL AGREEMENT REGARDING
800 MHZ RADIO SYSTEM USER LICENSE**

This System User License Agreement (the "License Agreement") is made and entered into on this ____ day of _____, _____, between the City of Atlanta ("COA"), Georgia, a municipal corporation chartered pursuant to the laws of the State of Georgia, and the _____, located in the State of Georgia, ("User") (collectively, the "Parties").

RECITALS

Whereas, the COA is the sole owner and operator of an 800 MHz radio system (the "COA System"); and

Whereas, numerous COA departments, including the Police, Fire and Rescue, Public Works, Watershed, and General Services Administration, are presently users on the System; and

Whereas, the COA System has additional capacity that can support additional subscriber units; and

Whereas, User desires to upgrade its ability to communicate within its own jurisdiction and with the COA; and

Whereas, it is desirable to have a unified system that includes User on the COA System, which furthers the goal of protecting the citizens of both the COA and User by facilitating radio interoperability between COA and User; and

Whereas, User is designated by the Department of Human Resources (hereinafter, "DHR") as the Emergency Ambulance Zone Provider for the City of Atlanta within Fulton County; and

Whereas, COA and User desire to enter into an agreement that will be mutually beneficial to the Parties.

NOW, THEREFORE, for and in consideration of the mutual promises and covenants contained herein, the COA agrees to grant to User a revocable, non-transferable license in accordance with the terms set forth below and User agrees to operate in accordance with the terms set forth below.

- 1. Use of the System:** User shall have the right to access the COA System through use of the number and type of subscriber units as set forth on Schedule A, as amended from time to time in accordance with the terms of this License Agreement. User will limit the number of all subscriber units including, but not limited to, mobile, portable, and console, in compliance with Schedule A. As part of the User's use of the COA System, the COA agrees to create the talk groups as identified on Schedule B.

2. **Term:** The term of this Agreement shall be for five (5) years, with five (5) additional options of one (1) year renewals at the COA's sole discretion beginning on the effective date above.
3. **Compensation:** User shall pay to COA compensation in accordance with the terms set forth on Schedule C. User will pay a late fee of one percent (1%) per month OR eighteen percent (18%) per annum or the highest rate allowed under the law, whichever is lower, on any overdue amounts. Licensee also agrees to pay City all reasonable costs and expenses of collection, including attorneys' fees.
4. **Changes in the Use of COA System:** User shall request changes to Schedule A by making formal written application with supporting documentation of need to the Communication Commander of the Atlanta Police Department (the "Commander"). The application for additional units shall be reviewed and approved or denied at the sole discretion of the Commander. The Commander, in reviewing an application, will take into account how any change in User's use of the COA System will affect that system, including but not limited to system loading, airtime usage, and number of system busies, and will make a decision based on maintaining the efficiency and effectiveness of the COA System for all users. Notwithstanding anything to the contrary in the License Agreement, the COA shall have the sole discretion to determine whether it will provide for the addition or modification of User's subscriber units or talk groups.
5. **Purchase and Maintenance of the Equipment:**
 - a) User will be solely responsible for purchasing and maintaining all equipment necessary to be a user on the COA System. The Commander will make available a conforming products list, which will be updated from time to time. It shall be the responsibility of the User to obtain the updated conforming products list prior to requesting the addition of any subscriber units on to the COA System. Products not listed on the conforming products list will not be accepted for use on the COA System.
 - b) User warrants that it will have a maintenance agreement in place for its subscriber units. Such maintenance agreement shall be with a technical company certified to work on the particular types of units in use throughout the term. All maintenance and/or repair work performed on User's subscriber units shall be performed only by such certified technical company. User will supply the name of its maintenance contractor to the COA along with its proof of its certification to work on the particular equipment. User shall be responsible to update the COA in the event of a change in its certified technical company in accordance with the notice requirements of this License Agreement.
 - c) User shall comply with all applicable software security and/or other requirements of the COA. COA shall have sole discretion to determine the configuration of the software on the subscriber units, and User shall not change such configuration.
 - d) If any of User's subscriber units or equipment causes any problems on the COA System, as determined by the Commander, User shall immediately take such units or equipment out of service. Such units or equipment shall not be allowed back on the COA System

until they are repaired and the Commander determines they may be used on the COA System.

- 6. Regulatory Requirements:** User will comply with any and all regulations, mandates, requirements, and/or directives issued by any applicable regulatory agencies, including but not limited to the Federal Communications Commission. User understands that the COA is not responsible for bringing User into compliance with any such regulations, mandates, and/or directives and is not responsible for any direct or indirect, tangible or intangible costs, damages, or losses incurred by User as a result of compliance with such regulations, mandates requirements, and/or directives. Notwithstanding the foregoing, User agrees that if the COA determines that it is appropriate for the COA System to comply with the regulations, mandates, requirements, and/or directives in a time period that is shorter than required by any regulatory agency, User agrees to comply within that shorter time period. If User is unwilling or unable to comply with the regulations, mandates, requirements and/or directives within applicable time allowed (either by a regulatory agency or the COA), User agrees its subscriber units shall be removed from the COA System.
- 7. Changes to the System:** The COA will have the sole discretion to update or change the COA System. The COA will not be responsible for any expenditure, losses, or other claims incurred by User that are caused by or attributed to such upgrades or changes to the COA System. User shall comply with all requirements resulting from such change within thirty (30) days of receipt of notice from the COA of any upgrades or any other changes to the COA System, including a change in vendor, reconfigurations required by a regulatory agency, fee, or any other COA System changes. User shall pay its pro rata share of the expenses in any change in the System attributable to User's use of the COA System based upon the number of User's units.
- 8. Violations of Law:** Alleged violations of any applicable law or regulatory requirements or this Agreement will be reviewed by the Commander. Upon finding a violation has occurred, the Commander in his/her discretion may require the User to remove unit(s) from the System, place the User on probation for a certain period of time not to exceed six (6) months, and take other remedial action. Persistent violations or misuse of the COA System, as determined in the Commander's sole discretion, may result in User being removed entirely from the COA System.
- 9. User's Covenants and Warranties:** User covenants and warrants:

 - a) That it will restrict its use of the COA System to legitimate public safety related purposes of the User. The COA System shall not be used to conduct personal or unrelated business; and
 - b) User will abide by any and all rules and regulations created by the COA regarding the use of the COA System; and
 - c) That all persons who will be operating subscriber units are properly trained and that no employee who is not properly trained will be allowed to use the COA System; and

- d) That it will provide proof of training within three (3) months of User's placement on the COA System and shall keep such training up to date; and
- e) That its employees who are trained and authorized to use the System will do so in compliance with this License Agreement and applicable law and regulations including, without limitation, federal, state, and COA, laws, regulations and ordinances.
- f) That User will not in any way infringe any patent, trademark, or copyright associated with the COA System.

10. COA's Covenants and Warranties: COA covenants and warrants:

- a) That it will use reasonable efforts to maintain and support the COA System; and
- b) That it will use reasonable efforts to answer questions and facilitate use of the COA System by User; and
- c) That it will provide User reasonable notice of any voluntary upgrade or early compliance with regulations, mandates, requirements or directives affecting the COA System that will also affect User; and
- d) That it will use reasonable efforts to provide prompt information to User of violations, service interruptions, and modifications of subscriber units on the COA System to User; and
- e) That it will provide training to one (1) User representative who will in turn be responsible for training all of User's personnel authorized to operate a unit on the COA System.

11. Rebanding: Intentionally Omitted.

12. Inquiries from Regulatory Agencies: User shall be responsible, at the request of the COA, for responding to or assisting the COA in responding to any correspondence or complaint received by the COA from state or federal regulatory agencies involving User's conduct on the COA System. The COA agrees to use reasonable efforts to maintain and support the COA System, but not User's subscriber units. The COA shall use reasonable efforts to answer questions and facilitate use of the COA System by User. If User receives any inquiries or notices from any regulatory agency regarding use of the COA System, User shall immediately (and in event longer than within three (3) days) notify the Commander of such inquiry or notice. User will cooperate with COA in responding to such inquiry or notice.

13. Indemnification and Hold Harmless: To the fullest extent allowed by law, the User shall defend, indemnify and hold harmless COA, its officers, agents and employees (herein "the COA"), from and against all suits, actions, legal or administrative proceedings, claims, damages, demands, liabilities, interest, attorney's fees, judgments, costs and expenses of whatsoever kind or nature, arising from personal injury or property damage, including, without limitation, those arising out of injury to or death of User's employees, officers, agents (or anyone employed by User), the employee's family members, or any third party, whether arising before or after the term of this License Agreement which allegedly arise out of any intentional bad act or omission or negligent act or omission of the User of any one

employed by the User or any of the User's and/or subcontractors'/sub-consultant's officers, or agents, whether active or passive in connection with the use of the COA System. User agrees that this indemnity will cover any claims of patent, trademark, or copyright infringement brought against the COA as a result of User's use of the COA System.

14. Termination: The COA shall have the right to terminate this License Agreement for its convenience by giving the User thirty (30) days prior written notice to do so and by specifying the effective date of such termination. Further, if the User fails to fulfill any of its obligations, the COA may, by giving written notice to the User, terminate the Agreement with said User for such default. The User may terminate this Agreement upon written notice to the COA not less than thirty (30) days prior to the effective date of said termination. The license granted under this License Agreement is not intended to and does not grant to User any property interest in the COA System nor does the COA make any warranties of any kind related to the equipment and service hereunder

15. Adherence to Grant Requirements: The Parties acknowledge and agree that from time to time activities related to this License Agreement may be funded with money from grants from the federal or state government or other sources. The Parties agree that they will adhere to the terms of any such grants and shall perform their obligations under this License Agreement in accordance with such grants to the extent any such terms affect User's use of the COA System and COA's operation of the COA System.

16. Delivery: All notices given by either party to the other under this agreement must be in writing and may be delivered by:

- a) certified or registered mail or;
- b) facsimile; or
- c) hand-delivery to the parties at the addresses and facsimile numbers set forth in the clause titled "Addresses for Notice."

17. Receipt: Notices sent by certified or registered mail will be deemed to be received upon the date of the acknowledgement. Notices sent by facsimile will be deemed to be received upon successful transmission to the proper facsimile number. Notices delivered by hand-delivery will be deemed to be received upon acceptance by the respective party or its agent.

18. Change of Address or Facsimile Number: Either party may, at any time, change its respective address or facsimile number by sending written notice to the party of the change.

19. Addresses for Notice:

To the City: City of Atlanta
Attention: _____, Communications Commander

Email: _____
Office: () _____; Facsimile: () _____

With a copy to: City of Atlanta
Attention: _____, City Attorney
Department of Law
68 Mitchell Street, S.W.
Suite 4100
Atlanta, Georgia 30303
Email: _____
Office: (404) 330-6400; Facsimile: (404) 658-6894

To User: _____
Attention: _____, _____

Email: _____
Office: () _____, Facsimile: () _____

With a copy to: _____
Attention: _____, _____

Email: _____
Office: () _____, Facsimile: () _____

- 20. Incorporation of Exhibits:** All exhibits, schedules, and other attachments (and any subsequent amendments thereto), attached to this agreement are incorporated within this Agreement as if set forth fully herein.
- 21. Legal Construction:** If any provision contained in this agreement is held to be invalid, illegal or unenforceable, that invalidity, illegality, or unenforceability will not effect any other provision of this agreement and this agreement will be construed as if the invalid, illegal, or enforceable provision had never been contained in this agreement.
- 22. Waiver:** The failure of City to seek redress for any violation of or to insist upon the strict performance of, any term of this agreement will not prevent a subsequent violation of this agreement from being actionable by City. The provision in this agreement of any particular remedy will not preclude City from any other remedy.
- 23. Counterparts:** This License Agreement may be executed concurrently in one or more counterparts, each of which will be deemed to be an original, but all of which will together constitute one (1) agreement.
- 24. Modifications:** This agreement may be altered or amended only by written instrument signed by City and User.

- 25. Disclaimer of Warranties:** COA designed the COA Network to provide reliable coverage. However, atmospheric, meteorological, topographical, and other conditions can affect the performance of any wireless network. Many of these conditions are beyond the reasonable control of a wireless network operator. Therefore, COA cannot guarantee that User will be able to access the COA Network without error or interruption. NETWORK ACCESS AND PERFORMANCE AND ANY ASSOCIATED EQUIPMENT, SOFTWARE, SERVICES OR DOCUMENTATION ARE PROVIDED "AS-IS" WITHOUT ANY WARRANTY, EXPRESS OR IMPLIED, UNDER CONTRACT, STATUTE, COMMON LAW, TRADE USAGE, CUSTOM, PRIOR COURSE OF DEALING OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT.
- 26. EXCLUSION OF CERTAIN DAMAGES:** NEITHER PARTY SHALL BE LIABLE UNDER THIS AGREEMENT TO THE OTHER PARTY OR TO ANY THIRD PARTY FOR ANY CONSEQUENTIAL, INDIRECT, PUNITIVE, OR SPECIAL DAMAGES.
- 27. Alternative Dispute Resolution:** User shall comply with all of the terms of this License Agreement pending resolution of any request for relief, dispute, claim, appeal, or action arising under this License Agreement and comply with any decision of the COA. If the decision of the COA is not accepted by the User, the parties agree to attempt to resolve the dispute through the mediation format of Alternative Dispute Resolution ("ADR"). Either party may propose mediation by written request made within ninety (90) days of the City's final determination with which User disagrees. Each party will be responsible for its own expenses incurred to resolve the dispute, and the Parties agree to share equally the cost associated with the use of such mediator.
- 28. Governing law and venue:** This agreement shall be governed by the laws of the State of Georgia. Jurisdiction and venue shall be in the federal and state courts located in Atlanta, Fulton County, Georgia.
- 29. Extent of Agreement:** This License Agreement represents the entire agreement between the COA and the User with respect to the subject matter of this Agreement and supersedes any prior understandings whether written or oral between the COA and User. The parties agree that this License Agreement shall not become binding on the COA, and the COA shall incur no liability upon the same, until the agreement has been executed by the Mayor, officially sealed by the Clerk of Council and delivered to User.
- 30. Headings:** Division of this Agreement into sections and the use of headings is for convenience of reference only and shall not modify or affect the interpretation or construction of this Agreement, or any provision hereof.

The rest of the page is intentionally blank.

The parties, acting by and through their duly authorized officers, have caused their hands to be hereunto affixed, as of the date and year first written above.

CITY OF ATLANTA	USER _____
By: _____ Mayor	By: _____ _____
Attest:	Attest:
_____	_____
Municipal Clerk	_____
Recommended:	Recommended:
_____	_____
Chief Operating Officer	_____
_____	_____
Chief Financial Officer	_____
_____	_____
Chief of Police	_____
_____	_____
Chief Procurement Officer	_____
_____	_____
Approved as to Form:	Approved as to Form:
_____	_____
City Attorney	_____

SCHEDULE A

The radio system is a ASTRO P- 25 Motorola Radio System.

Mobile radios: Motorola XTS 5000.

____ Department

- Mobiles
- Portables
- Consoles

____ Department

- Mobiles
- Portables
- Consoles

SCHEDULE B

Outside Agencies TalkGroups, 12/17/2013

	CAP PD
	ST TAC 1
STATE PATROL	ST TAC 2
	MANSION
	CAP EVT
	GSP CMD
	ATL TRP C
	CP EMER
	CPPS 1
	CPPS 2
COLLEGE PARK POLICE	CP CMD
	CP DET
	CP NARC
	CP PT OPS
	CP SWAT
	CP TAC
	CP F CMD
FIRE	CP F OPS
	CP F TAC
	CP F EMER
	EP CMD
	EPPD DET
EAST POINT PD	EP EMER
	EP PT DISP
	EP SWAT
	TRAFFIC
	EPPD TAC
	EP F DISP
EAST POINT FD	EP F TAC1
	EP OPS
	EP F EMER
	EP F TAC2
	HPVL DISP
Hapvillie Police	HPVL PD Tac
	HPVL F DISP
Hapvillie Fire	HPVL F TAC
GEORGIA STATE UNIVERSITY	GSU PATROL
	GSU SUPV
	GSU TAC
	(GEnSAC)
	GT PATROL
GEORGIA TECH	GT SUPV

SCHEDULE C

1. Upon execution of this document, User shall pay to the COA the amount of Three Hundred and Thirty-Nine Dollars (\$339.00) per subscriber unit as set forth in Schedule A for and in consideration of this revocable no-transferable license with a payment each successive year equal to one hundred and four percent (104%) of the amount paid the previous year. Fee shall be subject to change based upon cost analysis. Said payment shall be due and payable on the anniversary of the execution date of this document. User will pay a late fee of one percent (1%) per month OR eighteen percent (18%) per annum or the highest rate allowed under the law, whichever is lower, on any overdue amounts. Licensee also agrees to pay City all reasonable costs and expenses of collection, including attorneys' fees.

RCS# 17
1/21/14
1:43 PM

Atlanta City Council

CONSENT I

CONSENT AGENDA SECTION I: ALL ITEMS

ADOPT

YEAS: 14
NAYS: 0
ABSTENTIONS: 0
NOT VOTING: 2
EXCUSED: 0
ABSENT 0

Y Smith	Y Archibong	Y Moore	Y Bond
Y Hall	Y Wan	Y Martin	Y Norwood
Y Young	NV Shook	Y Bottoms	Y Dickens
Y Winslow	Y Adrean	Y Sheperd	NV Mitchell

CONSENT I

+

		01-21-14
ITEMS ADOPTED ON CONSENT	ITEMS ADOPTED ON CONSENT	ITEMS ADVERSED ON CONSENT
1. 14-O-1006	41. 14-R-3040	67. 14-R-3065
2. 14-O-1000	42. 14-R-3041	68. 14-R-3066
3. 14-O-1007	43. 14-R-3042	69. 14-R-3067
4. 14-O-1009	44. 14-R-3043	70. 14-R-3068
5. 14-O-1010	45. 14-R-3044	71. 14-R-3069
6. 14-O-1011	46. 14-R-3045	72. 14-R-3070
7. 14-O-1012	47. 14-R-3083	73. 14-R-3071
8. 14-O-1013	48. 14-R-3046	74. 14-R-3072
9. 14-R-3006	ITEMS ADVERSED ON CONSENT	75. 14-R-3073
10. 14-R-3007	49. 14-R-3047	76. 14-R-3074
11. 14-R-3000	50. 14-R-3048	77. 14-R-3075
12. 14-R-3010	51. 14-R-3049	78. 14-R-3076
13. 14-R-3011	52. 14-R-3050	79. 14-R-3077
14. 14-R-3012	53. 14-R-3051	80. 14-R-3078
15. 14-R-3013	54. 14-R-3052	81. 14-R-3079
16. 14-R-3014	55. 14-R-3053	82. 14-R-3080
17. 14-R-3016	56. 14-R-3054	83. 14-R-3081
18. 14-R-3018	57. 14-R-3055	84. 14-R-3082
19. 14-R-3019	58. 14-R-3056	85. 14-R-3084
20. 14-R-3020	59. 14-R-3057	86. 14-R-3085
21. 14-R-3021	60. 14-R-3058	87. 14-R-3086
22. 14-R-3022	61. 14-R-3059	88. 14-R-3087
23. 14-R-3023	62. 14-R-3060	89. 14-R-3088
24. 14-R-3024	63. 14-R-3061	90. 14-R-3089
25. 14-R-3100	64. 14-R-3062	91. 14-R-3090
26. 14-R-3025	65. 14-R-3063	92. 14-R-3091
27. 14-R-3026	66. 14-R-3064	93. 14-R-3092
28. 14-R-3027		94. 14-R-3093
29. 14-R-3028		95. 14-R-3094
30. 14-R-3029		96. 14-R-3095
31. 14-R-3030		97. 14-R-3096
32. 14-R-3031		98. 14-R-3097
33. 14-R-3032		99. 14-R-3098
34. 14-R-3033		100. 14-R-3099
35. 14-R-3034		
36. 14-R-3035		
37. 14-R-3036		
38. 14-R-3037		
39. 14-R-3038		
40. 14-R-3039		