MARGIE R. IBARRA COUNTY CLERK FILED

MASTER AGREEMENT FOR GENERAL CONSTRUCTION AND/OR CONSULTING RELATED SERVICES

2021 SEP 28 AM 11: 2

THIS AGREEMENT is entered into between Webb County (Owner) and TraC-n-trol. Inc. (Contractor), for the WEBB COUNTY, TEXAS following reasons:

- 1. Owner intends to contract for construction, installation, maintenance, repair, calibration, and related consulting y services associated with electronic instrumentation, Supervisory Control and Data Acquisition (SCADA), systems integration, process control, radio telemetry, programming, data logging, security, and electrical services for various design, construction, maintenance, and planning projects; and,
- 2. Owner requires the Services noted in Item 1 above in connection with the Project which shall be particularly identified in a future Contract Amendment and incorporated herein upon execution; and,
- Contractor initially designed and installed the SCADA System for the Water Utilities Department and is therefore qualified and prepared to provide the necessary Work and/or Services.

In consideration of the promises contained in this Agreement, Owner and Contractor agree as follows:

ARTICLE 1 - TERM & EFFECTIVE DATE.

The term of this agreement shall be for a three year (3) primary term agreement effective commencing on October 1, 2021 (Effective Date) thru September 30, 2024. Webb County shall have the right to extend the term of this service agreement two (2) additional One year (1yr.) terms by and between Webb County (Owner) and Trac-n-trol.Inc. (Contractor). OWNER intends to contract with CONTRACTOR to provide general construction services and/or related consulting services for various projects as described in the Contract Amendments. OWNER and CONTRACTOR in consideration of their mutual covenants as set forth herein agree as follows:

ARTICLE 2 - CONTRACT AMENDMENTS

Contract Amendments (Amendments) shall describe the Project and the parties' mutual agreement on the scope of the Services, schedule, compensation, and other particulars as stated therein. Amendments are binding only after acceptance and execution by duly authorized representatives of both parties. Each Amendment shall govern the parties' rights and obligations with respect to each assignment, but all within the framework of this Agreement.

ARTICLE 3 – SCOPE OF SERVICES

Contractor shall provide the Services in either of two of the following means:

- Routine or emergency service and support for which terms, rates, and fees will apply according to the attached Warranty and Technical Support Schedule.
- Construction Projects or upgrades of existing equipment and software which will include a pre-defined scope of work and pricing described in the Scope of Services and Pricing which will be presented in an Agreement Amendment.

ARTICLE 4 - SCHEDULE

Contractor shall perform those Services within the time frame set forth in the Schedule Section of each Amendment.

ARTICLE 5 - COMPENSATION

Owner shall pay Contractor in accordance with the Compensation Section of each Amendment.

For projects, Contractor will provide a scope of work and quotation for the work to be completed. The scope of work and pricing will be incorporated into a proposed "Amendment" that will be an addendum to this Agreement. The Owner will review and approve the Amendment based on a final negotiated scope of work and price.

For Routine or Emergency Services and Support, Contractor will provide products or services according to the attached Warranty and Technical Support Schedule.

Contractor shall periodically invoice Owner for Services rendered. Invoices shall be due and payable upon receipt, past due Net 30 days from date of invoice.

ARTICLE 6 - OWNER'S RESPONSIBILITIES

Owner shall be responsible for all matters described in the Section describing Owner's Responsibilities, of each Amendment. In addition, Owner shall perform and provide the following in a timely manner so as not to delay the Services of Contractor:

(a) Place at Contractor's disposal all available information pertinent to the Project, including previous reports, drawings, specifications, or any other data as may be reasonably required by Contractor to perform the Services.

(b) Give prompt written notice to Contractor whenever Owner becomes aware of any development that affects the scope or timing of Contractor's Services, or any defect in the Services of Contractor.
(c) Advise Contractor of the identity and scope of services of any independent consultants retained by Owner to provide services in regard to the Project.

ARTICLE 7 - STANDARD OF CARE

The same degree of care, skill, and diligence shall be exercised in the performance of the Services as is ordinarily possessed and exercised by a member of the same profession, currently engaged in construction services, under similar circumstances. Contractor will provide a one-year warranty on material and workmanship on any Project. In accordance with this warranty, Contractor shall provide repair and/or replacement, as needed, to a level of functionality and appearance as is customarily provided.

ARTICLE 8 – INDEMNIFICATION AND LIABILITY

Indemnification. Having considered the potential liabilities that may exist during the performance of the Services, the relative benefits and risks of the Project, and the Contractor's fee for the Services, and in consideration of the promises contained in this Agreement, Contractor agrees to indemnify and hold the Owner harmless from and against liability for all claims, losses, damages, or expenses to the extent such claims, losses, damages, or expenses are caused by the Contractor's negligent acts, errors, or omissions arising out of its performance of the work and/or services of this Agreement.

In addition, Contractor shall Indemnify and hold Owner harmless from all claims or demands of any sub-contractors, laborers, workmen, mechanics, materialmen and furnishers of machinery and parts thereof, equipment, power tools, and all supplies incurred in the furtherance of the performance of the work and/or services of this Agreement.

Also, Contractor agrees to indemnify and hold the Owner harmless from and against liability for all claims, losses, damages, or expenses to the extent such claims, losses, damages, or expenses are caused by the negligent acts, errors, or omissions of Contractor's Subcontractors arising out of the performance of the work and/or services of this Agreement.

<u>Survival</u>. The terms and conditions of this Article shall survive completion of the Services, or any termination of this Agreement.

ARTICLE 9 - INSURANCE

During the term of this Agreement, Contractor shall maintain the following insurance:

- (a) General Liability Insurance, with a combined limit of \$1,000,000 per occurrence and \$2,000,000 general aggregate.
- (b) Automobile Liability Insurance, with a combined single limit of \$1,000,000 for each accident.
- (c) Workers' Compensation Insurance in accordance with statutory requirements and Employers' Liability Insurance, with a limit of \$500,000 for each occurrence.
- (d) Professional/Umbrella Liability Insurance, with a limit of \$1,000,000 per claim and \$1,000,000 annual aggregate.

In addition, Contractor shall add Owner as an additional insured and furnish Owner certificates of insurance, which shall include a provision that such insurance shall not be canceled without at least thirty days' written notice to Owner. Also, Contractor shall ensure that any performance of work or service by Contractor's Subcontractors is covered by Contractor's insurance policy.

ARTICLE 10 – RESPONSIBILITY OF CONTRACTOR

In addition to complete performance of a Project pursuant to any Amendment, Contractor shall be responsible for (a) construction means, methods, techniques, sequences, procedures, or safety precautions and programs in connection with the Project; (b) the failure of any subcontractor, vendor, or other Project participant to fulfill contractual responsibilities to Owner or to comply with federal, state, or local laws, regulations, and codes; and (c) procuring permits, certificates, and licenses required for any construction unless such procurement responsibilities are specifically assigned to Owner in an Amendment.

ARTICLE 11 – TERMINATION AND SUSPENSION

This Agreement may be terminated by either party upon written notice in the event of substantial failure by the other party to perform in accordance with the terms of this Agreement.

Owner may also terminate or suspend performance of this Agreement for Owner's convenience upon written notice to Contractor. Contractor shall terminate or suspend performance of the Services on a schedule acceptable to Owner, and Owner shall pay Contractor for all the Services performed.

The provisions of this Article shall also apply to each individual Amendment, separate and apart from any other Amendments, and without terminating or otherwise affecting this Agreement as a whole.

ARTICLE 12 - NOTICES

Any notice required by this Agreement shall be made in writing to the address specified below:

Owner: Webb County; Attn.

Tomas Sanchez, Director Water Utility Department 513 Martha Drive Rio Bravo, TX 78046

Contractor:

Mr. Larry Brown President/CEO TraC-n-trol, Inc. PO Box 5056

Georgetown, TX 78627

Nothing contained in this Article shall be construed to restrict the transmission of routine communications between representatives of Owner and Contractor.

ARTICLE 13 - DISPUTES

In the event of a dispute between Owner and Contractor arising out of or related to this Agreement, or any Amendment, the aggrieved party shall notify the other party of the dispute within a reasonable time after such dispute arises. If the parties cannot thereafter resolve the dispute, each party shall nominate a senior officer of its management to meet to resolve the dispute by direct negotiation or mediation.

During the pendency of any dispute, the parties shall continue diligently to fulfill their respective obligations hereunder. In the event of a lawsuit between Owner and Contractor, the prevailing party will be entitled to recover reasonable attorney and expert fees.

ARTICLE 14 – EQUAL EMPLOYMENT OPPORTUNITY

The Contractor hereby affirms its support of affirmative action and that it abides by other applicable local, state and federal laws and regulations.

Contractor affirms its policy to recruit and hire employees without regard to race, age, color, religion, sex, marital status, citizen status, national origin or ancestry, presence of a disability or status as a Veteran of the Vietnam era or any other legally protected status. It is Contractor's policy to treat employees equally with respect to compensation, advancement, promotions, transfers and all other terms and conditions of employment.

ARTILCE 15 ~ DRUG FREE WORKPLACE AND WORK FORCE

The Contractor shall maintain a drug free workplace and work force as a condition of this Agreement. While performing this Agreement, Contractor shall ensure that all Contractor's employees, agents, subcontractors, and subcontractor's employees shall not manufacture, distribute, dispense, possess, or use a controlled substance. At no time during the performance of this Agreement shall Contractor's employees, agents, subcontractors, and subcontractor's employees be under the influence of alcohol or any controlled substance. Failure to comply with this provision may justify immediate suspension or termination of this Agreement.

ARTICLE 16 - WAIVER

A waiver by either Owner or Contractor of any breach of this Agreement shall be in writing. Such a waiver shall not affect the waiving party's rights with respect to any other or further breach.

ARTICLE 17 - SEVERABILITY

The invalidity, illegality, or unenforceability of any provision of this Agreement or the occurrence of any event rendering any portion or provision of this Agreement void shall in no way affect the validity or enforceability of any other portion or provision of this Agreement or any Amendment. Any void provision shall be deemed severed from this Agreement, and the balance of this Agreement shall be construed and enforced as if it did not contain the particular portion or provision held to be void. The parties further agree to amend this Agreement to replace any stricken provision with a valid provision that comes as close as possible to the intent of the stricken provision. The provisions of this Article shall not prevent this entire Agreement from being void should a provision which is of the essence of this Agreement be determined void.

ARTICLE 18 - INTEGRATION

This Agreement, and subsequently issued Amendments (and their respective attachments, if any), represents the entire and integrated agreement between Owner and Contractor. It supersedes all prior and contemporaneous communications, representations, and agreements, whether oral or written, relating to the subject matter of this Agreement.

ARTICLE 19 - ASSIGNMENT

Neither Owner nor Contractor shall assign any rights or duties under this Agreement without the prior written consent of the other party. Nothing contained in this Article shall prevent Contractor from engaging independent consultants, associates, and

subcontractors to assist in the performance of the Services.

any rights or benefits to anyone other than Owner and Contractor.

ARTICLE 20 - NO THIRD-PARTY RIGHTS

The Services provided for in this Agreement are for the sole use and benefit of Owner and Contractor. Nothing in this Agreement shall be construed to give

ARTICLE 21 - GOVERNING LAW

This Agreement shall be governed by the laws of the State of Texas. The venue shall be in Webb County, Texas.

EXECUTED in duplicate originals this

day of SEPTEMBER, 2021.

TraC-n-trol, Inc.

(Contractor)

Larry Brown, Trac-n-Trol, Inc.

Title: President & CEO

EXECUTED in duplicate originals this 15th day of SEPTEMBER, 2021.

WEBB COUNTY, FEXAS

TANO E. ZIJERINA WEBB COUNTY JUDGE

ATTEST:

Margie Ramirez Ibarra

Webb-County Clerk

APPROVED AS TO FORM:

Ray Rod/iguez, Asst. General Counsel Webb County Civil Legal Division

*By law, the Webb County Civil Legal Division office may only advise or approve contracts or legal documents on behalf of its clients. It may not advise or approve a contract or legal document on behalf of other parties. Our review of this document was conducted solely from the legal perspective of our client. Our approval of this document was offered solely for the benefit of our client. Other parties should not rely on this approval, and should seek review and approval of their own respective attorney(s).

Presented for Approval at the Webb County Commissioner's Court meeting held on the 13th day of September, 2021, Item No. .

Webb County



Warranties & Technical Support Program Effective January 1, 2021

1) Warranty - Terms & Conditions

a) Warranties Provided: TraC-n-trol provides warranties to include the correction of nonfunctional software, non-performing equipment, and adjustments for optimizing software/hardware integration to meet design specifications.

b) Warranty Period:

i) Standard Project Warranty – TraC-n-trol provides warranties for materials and workmanship for a period of one year from the date of substantial completion as approved/accepted by Owner unless otherwise provided herein (See Special Provisions). Substantial completion shall be defined as system functional status under the design specification to meet operating objectives. Effective date of warranties shall be the date of the invoice for contract work substantially completed. The Owner shall validate and initiate the warranty by payment of the final invoice.

ii) Special Provisions – Notwithstanding the terms of this standard warranty or limited lifetime warranty, the following exceptions are made according to an agreement between the parties and in accordance to the following special provisions: None

- iii) Limited Lifetime Warranty TraC-n-trol provides an unconditional assurance of satisfactory performance based upon the design functions and specifications. If at any time during or after the warranty period, the Owner discovers an oversight or omission of work based on the contractual standards and system specifications, TraC-n-trol, Inc. will remedy the oversight by completion of the work omitted as an extended warranty item, provided however, that TraC-n-trol, Inc. has maintained custody of the system as the sole provider of warranty and non-warranty technical support service.
- c) Exclusions: TraC-n-trol warranty exclusions include damages due to improper operation or shelter; service, repair or modification by others than TraC-n-trol representatives; loss of components; abuse, accident, or neglect; force majeure, such as lightning or animal/insect infestation, etc.; usage other than as recommended or as specified for installation and operation; or reformatting software or hardware to meet customer preferences, except however, that software formatting shall be provided to meet customer preferences during the installation/integration phase of the project or adjusted within the capabilities of the software design and within the scope of the contract terms during the first 90 days following acceptance of the system by the owner.
- d) Replacement: TraC-n-trol system parts and products may be repaired or replaced with a part or product of equal dollar value at the discretion of TraC-n-trol. TraC-n-trol's responsibility under these warrantles is to correct by repair, or replacement, at the option of TraC-n-trol, any such defect, disclosed on examination by TraC-n-trol or its authorized agent, which developed under normal use. Replaced or repaired equipment shall be guaranteed for the balance of the contract warranty period.
- e) Revocation: TraC-n-trol reserves the right to revoke or suspend a warranty, based on serious breach of warranty terms, such as non-payment of fees for services; improper use of equipment, service or modification performed by others than TraC-n-trol or its representatives; abuse, accident, or neglect; or usage other than as recommended, specified, and installed by TraC-n-trol.
- f) Design Changes: TraC-n-trol reserves the right to make design changes, additions to, and improvements upon any of its products and services, and has no obligation to make any upgrade changes, additions, or improvements on any products or services previously provided.
- g) Statement of Non-proprietary Control and Equipment: TraC~n~trol integrated hardware and software are certified and warranted to be manufactured and widely distributed to be free from proprietary control of the vendor. All hardware and software equipment is covered under this certification. A list of component vendors and contacts may be provided upon request. This Compliance Statement is made a part of the TraC~n~trol Proposal Agreement and the Warranty and Technical Support Schedule, and is subject to the terms, conditions, and limitations set forth therein.

2) Technical Support Program

- a) Scope: Technical support is provided to ensure satisfactory performance of TraC-n-trol equipment for the life of the system. TraC-n-trol is committed to its customers, regardless of status of the project, and pledges its best effort to insure continued performance of its systems and shall be responsive to each emergency based on its merits within 24 hours.
- b) Services: TraC-n-trol provides technical support services for its installations according to the following schedules:
 - i) Warranty Period One full year from date of acceptance by owner. During period, TraCn-trol shall address conditions qualified as warranty items without additional charge. Services include labor, materials, and on and off-site work.
 - ii) Non-warranty Period Upon expiration of the one-year warranty period, all services provided in support or repair of TraC-n-trol system shall be charged according to the following fee schedule. All equipment repaired or replaced under this schedule shall be warranted for labor and materials for a period not to exceed 90 days from the date of repair or replacement. The 90-day warranty excludes labor and travel expenses, unless however, the failure is related to the labor component, not the materials and parts.
 - iii) Off-site Technical Support TraC~n~trol shall provide unlimited off-site support via telephone or internet communications (as applicable) to assist Owner in the troubleshooting and resolving of their problems. There is no charge for this service, assuming the following conditions:
 - (1) The Owner and TraC-n-trol, Inc. maintain an exclusive service and project relationship in support of the Owner's SCADA system.
 - (2) Off-site support can achieve a practical solution within 30 minutes, after which standard labor rates will apply.
 - (3) The off-site support is not related to new tasks, system modifications, or upgrades.
 - iv) Contact All emergency personnel are available 8 am 5 pm Monday through Friday via toll-free telephone number at 888-930-5721 x 16 (Ryan Wood). Emergency personnel may be reached via cell phone or email after hours and weekends. See contact information, below.

3) Non-Warranty Fee Schedule - Service Fees per Incident

- Term: For each service incident requested by responsible official, there is a two-hour minimum for each service call.
- b) Services Provided: Emergency or maintenance response, at owner's request, by means necessary to repair or maintain system, at a minimum, to original specifications.
- c) Exclusions:
 - i) Equipment repair or replacement costs.
 - ii) Mileage portal to portal.
 - iii) System expansion to include additional plants, sites, or facilities.
 - iv) System up-grades due to improving technology or software.
- d) On-site Standard Service Support Fees for work during the normal 8 am to 5 pm workday:

Billable Item(s)	Service Call Rates
Principal - Chief Technical Officer	\$135/Hour
Project Manager (on-site activities)	\$150/Hour
SCADA Tech 2 - Integrator/Programmer	\$125/Hour
SCADA Tech 1 – Integrator/Service Technician	\$115/Hour
SCADA Service Technician	\$110/Hour
Service - Two Man Crew	\$200.00/Hour
Service - Three Man Crew	\$300.00/Hour
Electrician - Master	\$100/Hour
Electrician - Journeyman	\$85/Hour
Apprentice/Helper	\$60/Hour
Mileage	\$0.80/Mile

Materials & Equipment - Standardized retail pricing for materials used in service calls shall be added to each invoice.

Labor - Labor rates for scheduled service calls shall apply to time of departure to the work site and all on and off-site activities related to the service call. Labor rates end at time of departure.

Emergency Surcharge and Service Terms - Emergency service call labor rates apply to return to home base or dead-head runs for emergencies back to previous work site. Each hour of service shall include an overtime or after-hours surcharge.

Mileage - Cost per mile from technician's response position to site plus all on and off-site activities related to the service call. Mileage rates may be adjusted from time to time to accommodate vehicle and transportation costs. Mileage rates apply to return to home base or dead-head runs for emergencies back to previous work site.

Per Diem - Included in hourly rates

e) Emergency Service Fees:

 Emergency Service Calls shall be defined as response to a service emergency for calls initiated by the customer for work required outside normal business hours, portal to portal, including:

(1) Hours worked before 8 am or after 5 pm;

(2) Hours worked during weekends, holidays (Holidays include: New Year's Eve, New Year's Day, Good Friday, Memorial Day, Independence Day, Labor Day, Thanksgiving, Day after Thanksgiving, Christmas Eve and Christmas Day); or

(3) Hours worked during other non-scheduled employee work periods including scheduled paid time off (PTO).

- ii) Starting early or working late on <u>scheduled</u> service calls will not constitute emergency service during normal workdays. Emergency service fees apply only for <u>unscheduled</u> or emergency service, or during non-scheduled workdays.
- iii) For each hour in service for emergency service calls, as defined above, a \$40 per hour surcharge will be assessed in addition to the standard hourly rates.
- iv) Emergency service fees shall also include off-site support for time over 30 minutes by the service technician or office service/engineering personnel.

f) Engineering Service Fees:

Engineering Services - Billable Item(s)	Service Call Rates
Principal – Chief of Engineering Services (PE)	\$175/Hour
Manager – Engineering Services Division/Designer	\$160/Hour
Software Engineer – Programming/Project Development	\$150/Hour
Drafting – Project drawings	\$40/Hour
oject Engineering – Engineering services for SCADA oject design and related services – percentage or flat rate. Quoted per Pro	

- g) Engineering/Design Support TraC~n~trol shall provide project engineering and design support for new projects to assist Customers/Owners in the SCADA integration of new facilities into its existing SCADA system. There is no separate engineering fee for this service, assuming the following conditions:
 - The Owner and TraC-n-trol maintain an exclusive service and project relationship in support of the Owner's SCADA system.
 - ii) Design support costs are recoverable as a part of the designed project.
 - iii) The design support may include consultation with Owner's engineer.
 - iv) Engineering service fees apply to all other conditions.
- h) Engineering Assessment Services In order for TraC-n-trol, Inc. to assume the service and support of a new customer, a preliminary engineering assessment or reverse engineering project may be required that allows for TraC-n-trol, Inc. to gain the knowledge of the Owner's system, SCADA elements, and facilities that will allow for efficient, economic, and effective service and support. Such an assessment shall be independently quoted as an Engineering Services Agreement.

i) Project Fees – Existing customers with written or implied support contracts will be provided quotations for services for inclusion in system upgrade or expansion projects. Scope of work and pricing may be provided, at the direction of the customer, as a project allowance or as a price quoted to bidding general contractors on the projects.

Payment Terms:

- i) Per agreement, or Net 30 days from date of invoice.
- ii) Payments received after 30 days from date of invoice shall be subject to a 1 ½ percent late charge based on current balance, including prior late fees.
- iii) Limitations Rates shall be applied under prevailing fee schedules in effect at the time work is completed and shall not be limited to requirements for prior notice to the customer.
- j) Routine and Emergency Contact Procedures:
 - i) Routine Contact the Georgetown Central Office -512-930-5721 x 16 (Ryan Wood) or other contact listed below in Central Office.
 - Emergency After hours, weekends, holidays contact the primary emergency contact, or any of the service technicians listed under the Regional Offices or Roaming Service Technicians.
- k) Contacts for Technical Support:
 - i) Central Office Georgetown, TX
 - (1) Ryan Wood Warranty and General Service Manager
 Phone: 512-930-5721; Cell phone: 512-887-0464; Email: rwood@tracntrol.com
 - (2) Jacob Jennings Project Engineer/On-line, Off-site Telephone Support Cell phone: 512-868-7353; Email: jjennings@tracntrol.com
 - (3) Steve Brown, Executive Vice President, Project Manager Cell phone: 512-423-2530; Email: <u>sbrown@tracntrol.com</u>
 - ii) East/Central Texas Service Facility Rockdale, TX
 - (1) John Collier Chief of Technical Operations, Senior Programmer Emergency Contact
 - Cell phone: 512-656-6781; Email: jcollier@tracntrol.com
 - (2) Brian Wallis System Construction, Integration, Programming Technician Emergency Contact
 Cell phone: 512-656-4715; Email: bwallis@tracntrol.com
 - iii) North & West Texas Service Facilities Farmersville
 - (1) Jason Bench System Construction, Integration, Programming Technician Emergency Contact Cell phone: 512-415-7667; Email jbench@tracntrol.com
 - (2) Sky Davis Systems Integrator Technician
 Emergency Contact Cell phone: 512-512-966-8243; Email sdavis@tranctrol.com
 - iv) South Texas Service Facility Corpus Christi & Rio Grande Valley
 - (1) Joe Chapa: 512-942-9565; Email: jchapa@tracntrol.com
 - v) Roaming Service Technicians Service from Georgetown Office
 - (1) John Brown Service Technician Emergency Contact Cell phone: 512-818-7733; Email: jbrown@tracntrol.com
 - (2) Ralph Folkes: 512-818-6460; Email: rfolkes@tracntrol.com
 - (3) Lloyd Heller: 737-444-1021; Email: lheller@tracntrol.com
 - (4) Other technicians/system integrators, as needed.

JUSTICE COURT PRECINCT 4 - STANDARD FEES

FEES ARE PAYABLE TO <u>WEBB COUNTY</u>: CASH, MONEY ORDER/CASHIER'S CHECK AND/OR CREDIT CARD (3% SURCHARGE)

	FILING	SERVICE
CLAIM TYPE	FEE	FEE
DEBT CLAIM	\$ 46.00	\$ 80.00 (1)
SMALL CLAIM	\$ 46.00	\$ 80.00 (1)
EVICTION / FORCIBLE DETAINER	\$ 46.00	\$ 100.00
PEACE BOND APPLICATION	N/A	N/A (2)

⁽¹⁾ Assumes Webb County Constable/Sheriff Service Fee for (1) defendant, unless requested thru Private Process Server

⁽²⁾ Assumes Service thru Webb County Constable/Sheriff office. Service Fee will apply if sent out of county

ADDITIONAL REMEDIES / SERVICES	F	ILING FEE	SERVICE FEE	
Abstract of Judgment	\$	5.00	N/A	(3
Writ of Execution	\$	5.00	\$ 125.00	(4
Writ of Garnishment	\$	5.00	\$ 125.00	(4
Writ of Scire Facias	\$	5.00	\$ 125.00	(4
Writ of Possession	\$	5.00	\$ 125.00	(4
Writ of Reentry	\$	5.00	\$ 125.00	(4
Writ of Restoration/Repairs & Remedies	\$	5.00	\$ 125.00	(4
Order of Retrieval	\$	46.00	\$ 100.00	(4
Distressed Warrant	\$	46.00		

⁽³⁾ Additional recording fees apply with Webb County Clerk's office @ (956) 523-4266

⁽⁴⁾ Assumes Webb County Constable/Sheriff Service Fee for (1) defendant

Appeal Fee Jury Fee	\$ 10.00 \$ 22.00
Copies	
1st page	\$ 1.00
Each additional page	\$ 0.25