

Municipal Center 300 S. Church Street Jonesboro, AR 72401

Meeting Agenda Public Safety Council Committee

Tuesday, June 21, 2016 5:00 PM Municipal Center

1. Call To Order

2. Roll Call by City Clerk Donna Jackson

3. Approval of minutes

MIN-16:058 Minutes for Public Safety Committee Meeting on May 17, 2016

Attachments: Minutes

4. New Business

Resolutions To Be Introduced

RESOLUTION BY THE CITY COUNCIL OF THE CITY OF JONESBORO, ARKANSAS

as to condemn property located at 732 Front Street, Owner: Don Bridger.

Sponsors: Code Enforcement

Attachments: 732 Front

county data
Inspection report
Title Report (3)

RES-16:082 RESOLUTION TO CONTRACT WITH PROPERTY ROOM.COM FOR AUCTIONING

OF SEIZED PROPERTY IN POSSESSION OF THE CITY OF JONESBORO

Sponsors: Police Department

Attachments: Property Room 2016 unsigned

5. Pending Items

6. Other Business

COM-16:042 Mosquito Report May, 2016

Attachments: Mosquito Report May 2016

- 7. Public Comments
- 8. Adjournment



300 S. Church Street Jonesboro, AR 72401

Legislation Details (With Text)

File #: MIN-16:058 Version: 1 Name:

Type: Minutes Status: To Be Introduced

File created: 5/18/2016 In control: Public Safety Council Committee

On agenda: Final action:

Title: Minutes for Public Safety Committee Meeting on May 17, 2016

Sponsors:

Indexes:

Code sections:

Attachments: Minutes

Date Ver. Action By Action Result

Minutes for Public Safety Committee Meeting on May 17, 2016



Municipal Center 300 S. Church Street Jonesboro. AR 72401

Meeting Minutes Public Safety Council Committee

Tuesday, May 17, 2016 5:00 PM Municipal Center

1. Call To Order

2. Roll Call

Mayor Perrin was in attendance.

Present 5 - Gene Vance; Chris Gibson; Chris Moore; Mitch Johnson and Todd Burton

3. Approval of minutes

MIN-16:046 Minutes for the Public Safety Committee meeting on April 19, 2016

A motion was made by Councilman Chris Gibson, seconded by Councilman Chris Moore, that this matter be Passed . The motion PASSED with the following vote.

Aye: 4 - Gene Vance; Chris Gibson; Chris Moore and Todd Burton

MIN-16:054 Minutes for Special Called Public Safety Committee Meeting on May 5, 2016

A motion was made by Councilman Chris Gibson, seconded by Councilman Chris Moore, that this matter be Passed . The motion PASSED with the following vote.

Aye: 4 - Gene Vance; Chris Gibson; Chris Moore and Todd Burton

4. New Business

Resolutions To Be Introduced

RES-16:051 A RESOLUTION TO THE CITY OF JONESBORO TO AUTHORIZE THE MAYOR AND CITY CLERK TO ENTER INTO AN ENTRY AND TESTING AGREEMENT

WITH SBA TOWERS IX LLC

Mayor Perrin stated that SBA Towers IX LLC is interested in leasing some property on Strawfloor to put a tower up. He said they want to do soil testing. We will start negotiating on the lease before they put the tower up. Councilman Moore asked if it was on the current closed landfill. Mayor Perrin replied yes. He said they would build a road in there and have it secured themselves. He said it will be on the high point on Strawfloor.

A motion was made by Councilman Chris Moore, seconded by Councilman Chris Gibson, that this matter be Recommended to Council . The motion

PASSED with the following vote.

Aye: 4 - Gene Vance; Chris Gibson; Chris Moore and Todd Burton

RES-16:053

RESOLUTION BY THE CITY COUNCIL OF THE CITY OF JONESBORO, ARKANSAS as to condemn property located at 5205 Limestone Cove, Owner: Billie Jean Tankersley.

Mayor Perrin stated that Code Enforcement has dealt with the issue and it can be pulled.

No action taken.

5. Pending Items

6. Other Business

ORD-16:029

AN ORDINANCE AUTHORIZING THE CITY OF JONESBORO TO AMEND THE 2016 BUDGET TO ADD ONE NEW SRO POSITION TO VALLEY VIEW SCHOOL DISTRICT

Chief Elliott stated that Valley View Public Schools is going to add another SRO. Chief Elliott said the budget needed to be amended to reflect our officer strength from 157 officers to 158 officers so we can add a body to replace this. He said that as with any school, the salary would be covered by the school district. They would reimburse the city the cost. Councilman Moore asked Chief Elliott how the \$28,500 salary was figured. Chief Elliott said the salary is prorated through the remainder of the year starting this fall. He said that the numbers could change starting in January based on the officer selected seniority. He said this was to get us from August through December. Councilman Moore asked if they pay the actual amount of the salary of the officer sent. Chief Elliott said yes.

A motion was made by Councilman Chris Gibson, seconded by Councilman Chris Moore, that this matter be Recommended to Council . The motion PASSED with the following vote:

Aye: 4 - Gene Vance; Chris Gibson; Chris Moore and Todd Burton

Mayor Perrin stated that Haley Knight requested a parking attendant through the Police Department due to an increase in traffic downtown. He said they have not had a parking attendant downtown in 3 to 4 years. Mayor Perrin stated that he, Suzanne Allen, and Chief Elliott would meet to get a standard operating procedures on how that will work. Chief Elliott said there is a line item in the budget for a part-time parking attendant, but that position has not been filled. Councilman Moore asked if the parking attendant would also be responsible for school zones. Chief Elliott said they would look at all of the issues surrounding parking. He stated they would not use the private company they used the last time. Councilman Moore stated that the thought this would help alleviate some of the pressure off of the regular officers who are at the schools dealing with parking.

Councilman Moore asked Mayor Perrin about the tower situation at the landfill. He asked if that was a high point where towers can be conducted for business. Mayor Perrin said yes and that Jeff Presley would be able to give more information about that. Councilman Moore said that maybe we should put out an advertisement and

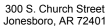
take request for proposals. Jeff Presley said there is not a lot of land out there to do that and the core sample has to go 18'. He said we cannot use the land where the trash used to be. Mr. Presley said this area is right behind the old scale house. He said they need a 75' by 75' area. Mayor Perrin stated that we have leased out space on our tower. Councilman Moore said he would be in favor of leasing out more space if possible. Jeff Presley said it makes a good feasible site because the infrastructure is already there. He said there is one tenant with another one signing on within a year. Councilman Moore asked how people find us. Mr. Presley said we added a frequency coordination on our emergency operation radios. It is on the Motorola Radio. He said we have to make sure that any new system does not interfere with our current emergency operations.

7. Public Comments

8. Adjournment

A motion was made by Councilman Chris Gibson, seconded by Councilman Chris Moore, that this meeting be Adjourned . The motion PASSED with the following vote.

Aye: 4 - Gene Vance; Chris Gibson; Chris Moore and Todd Burton





Legislation Details (With Text)

File #: RES-16:068 Version: 1 Name: Condemnation at 732 Front Street

Type: Resolution Status: To Be Introduced

File created: 5/23/2016 In control: Public Safety Council Committee

On agenda: 6/21/2016 Final action:

Title: RESOLUTION BY THE CITY COUNCIL OF THE CITY OF JONESBORO, ARKANSAS as to

condemn property located at 732 Front Street, Owner: Don Bridger.

Sponsors: Code Enforcement

Indexes: Condemnation

Code sections:

Attachments: 732 Front

county data Inspection report Title Report (3)

Date Ver. Action By Action Result

RESOLUTION BY THE CITY COUNCIL OF THE CITY OF JONESBORO, ARKANSAS as to condemn property located at 732 Front Street, Owner: Don Bridger.

WHEREAS, the above mentioned property has been inspected and has been determined unsuited for human habitation.

WHEREAS, all the stipulations have been met in the condemnation process to proceed with the condemnation of this property.

NOW THEREFORE BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF JONESBORO, ARKANSAS THAT: the city should proceed with the condemnation of the property at: 732 Front Street.



BRIDGER DON

732 FRONT JONESBORO, AR

<u>Basic</u>

Land

Sales

Valuation

Improvements

Map View

Basic Info

Parcel Number:	01-144181-50800
County Name:	Craighead County
Ownership Information:	BRIDGER DON 732 FRONT JONESBORO, AR Map This Address
Billing Information:	BRIDGER GORDON O & SHIRLEY 103 AZALEA LN JONESBORO AR 72401
Total Acres:	0.00
Timber Acres:	0.00
Sec-Twp-Rng:	18-14-04
Lot/Block:	PT 15/8
Subdivision:	MATTHEWS ADD
Legal Description:	MATTHEWS ADD E55' PT LOT 15
School District:	J JB JONESBORO CITY
Homestead Parcel?:	No No
Tax Status:	Taxable
Over 65?:	No



DEPARTMENT OF INSPECTION AND CODE ENFORCEMENT

RESIDENTIAL BUILDING INSPECTION REPORT

DATE OF INSPECTION:	3-7-16			
PROPERTY ADDRESS:	732 FRONT S	ST.		
PROPERTY OWNER:	DON BRIDG	ER		
				<u> </u>
OCCUPIED: YES NO	ΧX			
BUILDING ELEMENT	1 4	hru 5 CONDI'	TION	NOTES & COMMENTS
BUILDING ELEMENT		inu 3 CONDI		NOTES & COMMENTS
	VERY POOR		VERY GOOD	
Foundation Type:				ON CONCRETE SLAB, CRACKED
Piers				AND UNEVEN THROUGHOUT
Solid				
Slab		2		
Front Porch Type:				SLAB PORCH , SAME AS
Wood				FOUNDATION
Concrete		2		
Exterior Doors and Windows				WOODEN FRONT DOOR,
Type:				BOARDED UP AND NO
Wood		2		WINDOWS,TWO ROLL UP DOORS
Vinyl				ALSO BOARDED UP AN NO
Aluminum				WINDOWS
Roof Underlay Type:				ENTIRE ROOF AND CEILING JOIST
OSB/ Plywood	1			HAVE FALLEN INTO THE
1x6				BUILDING
metal				
Roof Surface Type: Metal				N/A
3-Tab Shingles	1			
Dimensional Shingles				
Chimney				N/A
Siding Type:				MASONITE LAP SIDING, ROTTED
Wood Lap				AND WEATHERED NEEDS
Vinyl				REPLACED
Masonite		2		
Aluminum				
Fascia and Trim Type				MOST OF IT GONE WITH THE
Wood	1			ROOF,NEEDS REPLACED
Vinyl Coil				
Interior Doors Type:				N/A
Hollow Wood				
Solid Wood				

Interior Walls Type Wood Frame				2	WOOD FRAM ARE WEATHERED AND ROTTED FROM RAIN AND
Metal Frame					NO ROOF AND SIDING MISSING
Sheetrock					THO ROOF THE SIDILE WILLIAM
Stucco					
Ceilings Type:					CEILING HAS FALLEN INTO
Sheetrock			1		BUILDING
Stucco					
Ceiling Tile					
Flooring Underlay Type:					CONCRETE SLAB EXPOSED
1x6 center match					
OSB				2	
Plywood					
Flooring Surfaces Type:					N/A
Carpet					
Linoleum					
Hard Wood					
Vinyl					
Electrical			1		NOT TO CODE
Heating			1		NOT TO CODE
Plumbing			1		NOT TO CODE
In my opinion, this structure		is	XX	is not	Suitable for human habitation.
In my opinion this structure		is	XX	is not	Physically feasible for rehabilitation.
In my opinion, this structure		is	XX	is not	Economically feasible for rehabilitation.
In my opinion, this structure	XX	is		is not	A public safety hazard and should be condemned immediately.
		<u> </u>		<u> </u>	
E	MER	GE	NCY A	ACTION	IS WARRANTED: YES X NO
				T	
Tim Renshaw, Chief Building	Inspec	ctor	+		Other Signature
Tim Lens					
Municipal Bu	ilding,	300 5	South C	hurch Jo	esboro, Ar./ Phone 870-336-7194/ Fax 870-336-1358



2207 Fowler Avenue Jonesboro, Arkansas 72401 Phone: 870-935-7410

FAX: 870-935-6548

LIMITED TITLE SEARCH

Date:

May 3, 2016

Prepared For: City of Jonesboro - Code Enforcement - Michael Tyner

File Number: 16-070635-300

Lenders Title Company hereby certifies that the records of the Circuit Clerk of Craighead County, Arkansas have been examined as to the following described property from February 13, 1995 at 7:30 AM to April 11, 2016 at 7:30 AM:

The East 55 feet of Lot 15 of Block 8 of Matthew's Addition to the City of Jonesboro, Arkansas.

The following instruments were found of record during the aforementioned period which affect the above described property:

WARRANTY DEED from Bernard Bowler and Doreen Bowler, by Don Bridger, Their Attorny in Fact recorded December 7, 1993, in Book 3 Page 432 at Jonesboro, Arkansas, to Don Bridger, dated February 13, 1995, filed February 14, 1995 at 4:17 PM, recorded in Deed Book 473 Page 463 in the records of Jonesboro, Craighead County, Arkansas.

REAL ESTATE TAXES for the year 2015 have not been paid and are now due. (Parcel Number 01-144181-50800)

Judgments have been checked on Don Bridger during the aforementioned period, and the following were found:

NONE

If tax information was requested, please see the attached tax certificate for the real property tax information as to the above described property.

This Limited Title Search is intended for the exclusive use of the addressee for informational purposes only. Lenders Title Company is not expressing or attempting to express an opinion as to the validity of the title to the above described property nor as to the validity of any encumbrances, both recorded and unrecorded, that pertain to the above described property. While Lenders Title Company believes that the information stated above is accurate, no assurances are made nor is any liability assumed by Lenders Title Company for any incorrect information stated herein or omitted herefrom. For assurances as to the title to the above described property, addressee should obtain a title insurance policy.

Sincerely,

Lenders Title Company

Rachel Henobii

By: Rachel Hendrix



PRIDE PRODE

Legislation Details (With Text)

City of Jonesboro

File #: RES-16:082 Version: 1 Name: Contract with PropertyRoom.com for auctioning of

seized property

Type: Resolution Status: To Be Introduced

File created: 6/10/2016 In control: Public Safety Council Committee

On agenda: Final action:

Title: RESOLUTION TO CONTRACT WITH PROPERTY ROOM.COM FOR AUCTIONING OF SEIZED

PROPERTY IN POSSESSION OF THE CITY OF JONESBORO

Sponsors: Police Department

Indexes: Contract

Code sections:

Attachments: Property Room 2016 unsigned

Date Ver. Action By Action Result

RESOLUTION TO CONTRACT WITH PROPERTY ROOM.COM FOR AUCTIONING OF SEIZED PROPERTY IN POSSESSION OF THE CITY OF JONESBORO

WHEREAS, City of Jonesboro, Arkansas has determined that seized, found and unclaimed property in its possession should be disposed of in accordance with Arkansas Statute 5-5-101. Disposition of contraband and seized property.

WHEREAS, Property Room.Com is in the business of auctioning such property and has evidenced their willingness to contract with the City of Jonesboro for such services.

WHEREAS, the City of Jonesboro, Arkansas has previously entered into a contract with Property Room (Res 07: 2498) that has now expired and wishes to renew that contract.

WHEREAS, the City of Jonesboro, Arkansas has reviewed the contract by Property Room.Com for these auctioning services

NOW THEREFORE BE IT RESOLVED BY THE CITY COUNCIL FOR THE CITY OF JONESBORO, ARKANSAS THAT:

Section 1: The City Council of the City of Jonesboro, Arkansas has approved the contract and

Section 2: The City Council of the City of Jonesboro, Arkansas authorizes the Mayor and City Clerk of the City of Jonesboro to sign and enter into a contract with Property Room.Com for the auction of seized property in the possession of the City of Jonesboro, Arkansas in accordance with Arkansas Statute 5-5-101. Disposition of contraband and seized property.



5257 Buckeystown Pike, Suite 475 Frederick, MD 21704 Tel: 240.751.9123

> Fax: 240.230.0229 Federal Tax ID: 86-0962102

Property Disposition Service Agreement

Version date: 2014-December

Owner Name:	NJPA Agreement:
Jonesboro Police Dept.	Yes No □
Mailing Address:	NJPA Member #:
1001 S. Caraway Rd.	2274
City, State, Zip	Signature Date:
Jonesboro, AR 72401	
Telephone:	Automatic Renewal:
870-935-6710	Yes ⊈ No □
Fax:	Expiration Date: (if not automatic
870-932-4686	renewal)
Primary Contact Name: Capt. Lynn Waterworth	Primary Contact Email:
Primary Contact Phone: 870 - 935 - 6710	lynnwe jonesboro.or
010 435-6110	, ,

This agreement ("Agreement") documents the terms and conditions under which PropertyRoom.com, Inc., a Delaware corporation ("Contractor"), will provide storage, auction and disposition services ("Services") on behalf of owner named above ("Owner").

At request of Owner, Contractor agrees to establish separate accounts under the terms of this Agreement for any other departments or agencies related to Owner for purposes of complying with Owner's financial accounting requirements. Contractor also recognizes the common practice in many jurisdictions to permit related agencies the opportunity to use the services in this Agreement (to "Piggyback") according to the terms and pricing contained herein.

Contractor further stipulates that any municipal, county, or state governmental agency located in the same state as Owner may also Piggyback this Agreement. Owner acknowledges Contractor has advised Owner about Contractor's nationally awarded contract vendor status from the National Joint Powers Alliance ("NJPA") for Services described in this Agreement, and Owner can obtain complete details of the related RFP process at www.NJPAcoop.org.

This Agreement comprises the entire agreement between Contractor and Owner relating to the storage, auction and disposition of property and supersedes any prior understandings, agreements, or representations by or between the parties, be they written or oral.

- Items Requiring Services. Owner will designate items of property ("Property") it desires to provide to Contractor for Services. For the sake of clarity, in this Agreement, Property means smaller items, such as jewelry, electronics, bicycles and surplus spare parts, as well as larger items, such as cars, trucks, planes or industrial compressors. Contractor retains the right to accept or reject certain Property in its sole discretion.
- 2. Title to Property. Owner shall retain legal title to Property until it is purchased by auction or otherwise disposed of in accordance with the Agreement, at which time Owner will be deemed to have transferred title to the purchaser or other acquirer of the Property (the "Buyer"). Owner appoints Contractor as its representative and instrumentality to hold and offer for sale on Owner's behalf the Property, in accordance with this Agreement. Owner appoints Contractor as its attorney-in-fact to sign any and all documents necessary to assign to Buyers all of Owner's right, title and interest in and to Property sold or disposed. Owner's Property shall, at all times before sale or disposition, be subject to the direction and control of Owner. Cash receipts, accounts receivable, contract rights, notes, general intangibles, and other rights to payment of every kind, arising out of the sales and dispositions of Property (collectively the "Proceeds") belong to Owner, subject to payment of amounts owed by Owner to Contractor and to third parties pursuant to this Agreement, which amounts shall be disbursed by Contractor on behalf of Owner as provided herein.
- 3. **Services Offered.** Contractor offers four Services for storage, auction and disposition of Property. Owner may use all or any combination of Services depending on Owner's needs as well as the type and nature of Property. Descriptions below summarize the four Services.
 - As and when applicable, for all four Services, Contractor agrees to use commercially reasonable efforts to store and auction Property as well as to dispose of Property not purchased at auction, subject to the ultimate control of Owner. Contractor shall sell and dispose of Property "as is" without any liability to Owner. Contractor is solely responsible for identifying and resolving sales and use tax issues arising from Property sales, including charging, collecting and remitting such taxes.
 - a. Portable Service. The Portable Service applies to Property items small enough to be picked-up and loaded onto box trucks. Contractor will, on Owner's behalf as its representative, pick-up, test (if applicable and practicable), erase or destroy (in the case of electronic goods) hard disks and SIM cards, photograph, research, store, and list Property for sale by internet auction to the public on one or more domains selected by Contractor. Typical Property processed under the Portable Service include law enforcement property and evidence items approved for disposition, seized items, municipal surplus, and abandoned property as well as lost and found items.
 - b. Gold Service. The Gold Service applies to Property items too large for pick-up in a box truck and for which Owner agrees to auction-in-place. At Owner's request, Contractor will list such Property for sale by internet auction to the public on one or more domains selected by Contractor. Contractor will use descriptions and digital photographs supplied by Owner. For the sake of clarity, with Gold Service, Contractor will not pick-up and store Property but rather Owner will maintain physical control until transfer of title to Buyers. Contractor will complete auctions and collect funds from Buyers and then provide Owner and Buyers mutual contact information to facilitate Property pick-up by Buyers. Typical Property processed under the Gold Service includes cars and trucks located too far from storage yards to make it economically feasible to tow; additional items include large compressors, generators, etc.
 - c. Titanium Service. The Titanium Service applies to Property vehicles seized and or impounded by law enforcement agencies. At Owner's request, Contractor will receive tows of seized and impounded vehicles at local yard facilities ("Yards"), storing vehicles while awaiting Owner decision on whether to release a vehicle to a citizen or send to auction. For release-to-citizen vehicles ("Released Vehicles"), Contractor will process paperwork and collect storage fees from citizens. Alternatively, Contractor will, on Owner's behalf as its representative, clean, photograph, store and list the Property for sale by internet auction to the public. Contractor offers Titanium Services in conjunction with subcontractor, Copart, Inc., a publicly traded company ("Subcontractor") with approximately 150 Yards around the U.S.

d. Platinum Service. The Platinum Service applies to the auctioning of municipal fleet vehicles and surplus equipment, i.e., Property. At Owner's request, Contractor will tow the Property to, or take delivery at Yards. Contractor will, on Owner's behalf as its representative, tow, verify drivability, clean, photograph, store and list Property for sale by internet auction to the public. Contractor offers Platinum Services in conjunction with Subcontractor. Typical Property sold under this service include municipal fleet vehicles such as automobiles and light trucks as well as specialty equipment such as fire trucks, ambulances, trash collection trucks, and other large public works equipment.

4. Term and Termination.

- a. The Agreement will become effective upon signature by the parties (the "Signature Date") and, as indicated in the top section of this Agreement, will continue for either:
 - (1) An initial term of 1-year from the Signature Date and thereafter will automatically renew for consecutive 1-year terms unless written notice of non-renewal is provided by either party to the other at least 60 days prior to the expiration of the then current term; or
 - (2) An initial term specified by the Owner of at least 1-year, after which a renewal agreement will be required by the Owner. If Owner selects this option, Contractor will send Owner a Notice of Renewal 60 days prior to Agreement expiration.
- The Agreement may be terminated by either party upon 30 days prior written notice to the other party.
- c. The rights of the parties to terminate the Agreement are not exclusive of any other rights and remedies available at law or in equity, and such rights will be cumulative. The exercise of any such right or remedy will not preclude the exercise of any other rights and remedies.
- d. Notwithstanding any termination by either party of the Agreement, Contractor will continue to remit Proceeds arising under the Agreement (net of amounts owed by Owner to Contractor and to third parties pursuant to the Agreement) in connection with any sales made before the effective date of the termination. At the time of termination, any unsold inventory shall continue to be auctioned by Contractor or disposed on behalf of Owner or returned to Owner, at Owner's election and cost.

5. Allocation of Sales Proceeds.

For all Services, "Winning Bid" means the highest amount committed and paid by any auction participant ("Buyer") for a Property item sold. For the sake of clarity, Winning Bid does not include shipping, buyer or other fees, nor does Winning Bid mean or include an amount that a Buyer commits to pay but later fails to pay.

a. Portable Service

- (1) **Sales Price.** Total Proceeds paid by Buyer shall be called "Sales Price." Sales Price shall include the Winning Bid plus fees (the "Fees"), such as shipping and handling, taxes, and insurance costs associated with the transaction and paid by Buyer.
- (2) **Transaction Costs.** Contractor shall utilize Fees, and not the Winning Bid, to pay or remit costs for shipping and handling, taxes, and insurance.
- (3) Contractor Commission. For each item of Property, Owner will pay to Contractor a fee (the "Contractor Commission") equal to 50% of the first \$1,000 of the Winning Bid and 25% of the Winning Bid portion, if any, that exceeds \$1,000. The amount of the Winning Bid remaining after deduction and payment of the Contractor Commission will be called "Owner's Gross Proceeds".
- (4) Processing Costs. Credit card processing costs ("Credit Card Cost") and affiliate processing fees (the "Affiliate Fees," which include commissions and processing costs paid to third parties if such a third party sent the winning bidder to the website), will be borne by Owner and Contractor in proportion to the ratio of Owner's Gross Proceeds to Contractor Commission. Owner's portion of Credit Card Cost and Affiliate Fees (collectively, the "Processing Costs") will be paid by Contractor to applicable third parties on Owner's behalf.
- (5) **Net Proceeds.** "Owner's Net Proceeds" shall mean the amount of the Winning Bid paid to Owner after deduction and payment of Contractor Commission and Processing Costs.

(6) Fuel Surcharge. For Portable Services, Contractor does not charge pick-up fees, hourly labor rates or mileage charges. However, if and when fuel prices rise above a level as shown in the schedule below, a fuel surcharge ("Fuel Surcharge") will be paid to Contractor out of Owner's Net Proceeds for each manifest of Portable items picked up at Owner's location. Contractor tracks benchmark average retail diesel prices as published online by the Energy Information Administration of the U.S. Department of Energy and resets the Fuel Surcharge quarterly based on average weekly pricing from the prior quarter. Fuel Surcharges, if any, are deducted from monthly Owner's Net Proceeds.

Fuel Surcharge Schedule

Retail Die	ese	l (per gal)	Fuel Surcharge*
< \$ 2.50	and the last		\$ 0.00
\$ 2.50	to	\$ 2.99	\$ 12.40
\$ 3.00	to	\$ 3.49	\$ 24.80
\$ 3.50	to	\$ 3.99	\$ 37.20
\$ 4.00	to	\$ 4.49	\$ 49.60**

- * Divides across locations and/or sub-accounts picked-up same day
- ** Table continues at same rate of \$12.40 increments per \$0.50 per gal change in Retail Diesel.
- (7) **Shipping Fee**. If assets are transported via common carrier and not picked up by Contractor, the shipping fee will be deducted from Owner Net Proceeds.
- (8) **Disposal.** To the extent that Property is not sold by auction, Contractor will dispose of Property in a commercially reasonable manner, including, but not limited to, sending to recycling, landfill, or scrap processor. Owner understands and agrees:
 - (a) For Property not sold by Auction, disposition activities create additional Contractor processing costs (the "Disposal Costs") and potentially a disposition Sales Price (the "Disposition Proceeds").
 - (b) Disposal Costs include, but are not limited to, labor cost of reloading Property onto a truck, labor and vehicle costs associated with transporting Property for disposition, and third-party fees, such as landfill, recycling, and hazardous material disposal fees.
 - (c) Disposition Proceeds include, but are not limited to, a Sales Price obtained for scrap metal.
 - (d) Contractor will bear the burden of Disposal Costs.
 - (e) Contractor will retain Disposition Proceeds, if any, as an offset to Disposal Costs, except if Disposition Proceeds for an item of Owner Property exceed \$250, in which case Owner shall be entitled to retain a portion of Disposition Proceeds calculated in accordance with Section 5a above, provided that Disposition Proceeds will be deemed be equivalent to "Winning Bid" and the Disposal Costs will be deducted as a processing cost under Section 5a(4) above.

b. Gold Service

- (1) Sales Price, Transaction Costs, Processing Costs & Net Proceeds. Same as in 5a(1), 5a(2), 5a(4) and 5a(5).
- (2) **Contractor Commission**. For each item of Property sold at auction, Owner will pay to Contractor a fee equal to 5% of the Winning Bid. In addition, Contractor will separately charge Buyer a 15% buyer's premium paid directly to Contractor by Buyer (the "Buyer's Premium").
- c. **Titanium Service.** Owner will pay Contractor a "Contractor Commission", "Tow Fees", and "Storage Fees" as described below
 - (1) **Contractor Commission**. For each item of Property sold at auction, Owner will pay to Contractor a fee equal to 12.5% of the Winning Bid.

- (2) **Tow Fees.** For vehicles that can be hauled on a standard vehicle transporter, such as automobiles and light trucks, tow services are provided for free within thirty nautical miles of any Yard. A \$10 tow fee applies for every additional 10 nautical miles, or portion thereof, over the first 30 free nautical miles. For over-sized vehicle tows (e.g., cranes, buses, backhoes, etc.) Contractor will seek competitive bids from several haulers and Owner may choose which company to use. In addition, fees for acquiring titles on behalf of Owner, if any, will be borne entirely by Owner.
- (3) **Buyer Fees.** Subcontractor will charge fees to Buyers for additional services, such as lot access, vehicle loading assistance, shipping and transportation, and other services.
- (4) **Storage Fees**. For Owner vehicles sold at auction, daily storage fees ("Owner Storage Fees) equal \$5.00 per vehicle per day. For Release Vehicles, daily storage fees ("Citizen Storage Fees") equal \$10.00 per vehicle per day. Owner has the right to charge citizens higher storage fees for Release Vehicles and Contractor will collect such fees along with other citizen fees set by Owner, such as tow charges, administrative charges, court processing fees, etc. ("Citizen Payments").
- (5) **Net Proceeds.** "Owner's Net Proceeds" shall mean the amount of the Winning Bid plus Citizen Payments (if any) paid to Owner after deduction and payment of Contractor Commission, Tow Fees (if any), Owner Storage Fees, Citizen Storage Fees, and any other fees for ancillary services requested by Owner, such as title fees, decal removal, etc.
- d. **Platinum Service.** Owner will pay Contractor a "Contractor Commission" and "Tow Fees" as described below. Note: There are no storage fees for Platinum accounts.
 - (1) Contractor Commission. Same as 5c(1).
 - (2) Tow Fees. Same as 5c(2).
 - (3) Buyer Fees. Same as 5c(3).
 - (4) Net Proceeds. Same as 5c(5)
- 6. Payment Terms. Once a month, Contractor will remit to Owner the Owner's Net Proceeds arising from completed sales and Services rendered during the prior month. Sales are deemed completed when all items comprising a line item on the original manifest or other list of Property are sold. With each payment of Owner's Net Proceeds, Contractor will make available to Owner, online, a report setting forth the following information for the immediately preceding month:
 - a. Completed sales during the prior month, including the total amount of related Proceeds collected, Citizen Remittances (if any), Contractor Commissions, the Owner and Contractor share of Processing Costs, Tow Fees (if any), Owner and Citizen Storage fees (if any), any applicable Title Fees and/or Fuel Surcharges, and Owner's Net Proceeds;
 - b. Other dispositions of Property during the month; and
 - c. The Property, if any, inventoried by Contractor at end of month.
- 7. Contractor Obligations. With respect to Contractor's delivery of Services:
 - a. Contractor will exercise due care in the handling and storage of Property:
 - b. Contractor shall keep Property free of liens, security interests, and encumbrances, and shall pay when due all fees and charges with respect to the Property;
 - c. Contractor shall sign and deliver to Owner any UCC-1 financing statements or other documents reasonably requested by Owner;
 - d. Contractor shall obtain and maintain insurance in an amount (determined by Contractor) not less than the replacement value of Property in its possession. The insurance will cover the Property against fire, theft, and extended coverage risks ordinarily included in similar policies. Contractor shall give Owner a certificate or a copy of each of the above upon Owner's request.
 - e. Contractor agrees, in order to help Owner comply with local public notification statutes, if any, as well as to help Owner achieve higher Winning Bids, to allow Owner to place one or more clickable links (the "Links") from one or more Owner websites to www.PropertyRoom.com or other websites Contractor uses for sale of Owner items. Contractor agrees to supply technical requirements for Links to Owner.

8. Owner Obligations. While this Agreement is not exclusive and has no minimum requirements, Owner will use reasonable efforts to provide Contractor such Property as becomes available for sale. Owner will complete paperwork reasonably necessary to convey custodial possession of Property items to Contractor, including a written manifest or list that describes the items of Property in sufficient detail for identification.

Owner agrees it will not knowingly provide Property that is illegal or hazardous or infringes the intellectual property rights of any third party ("Prohibited Property"), including but not limited to explosives, firearms, counterfeit or unauthorized copyrighted material ("knock-offs"), poisons or pharmaceuticals. In the event Contractor determines in good faith that any Property consists of Prohibited Property, Contractor shall have the right to immediately suspend or cancel (even if completed) any auction or disposal of such Property and may refuse to sell, offer to sell or otherwise dispose of such Property. To the extent requested by Contractor, Owner will provide reasonable assistance in determining whether such Property in fact consists of Prohibited Property.

In the event any Buyer asserts a claim that any Property consists of Prohibited Property and Contractor determines in good faith that such claim is reasonably likely to be determined to be correct, Contractor may, in its discretion, accept the return of such Property and refund the Sales Price for such Property to Buyer, in which event Contractor may then destroy such Property or return such Property to Owner and such refunded Sales Price shall be deducted from future remittances of Owner's Net Proceeds made by Contractor.

- 9. **Restrictions on Bidding**. Contractor and its employees and agents may not directly or indirectly bid for or purchase auctioned Property on Contractor websites.
- 10. **Representations and Warranties of Owner.** Owner hereby represents warrants and covenants as follows (the "Conditions Precedent"):
 - a. Property delivered to Contractor is available for sale to the general public without any restrictions or conditions whatever and does not consist of Prohibited Property; and
 - b. Owner has taken necessary actions for Owner to auction the Property or to transfer title to the Property to Buyers.
- 11. **Books and Records.** Contractor will keep complete and accurate books of account, records, and other documents with respect to the Agreement ("Books and Records") for at least 3 years following Agreement expiration or termination. Upon reasonable notice, Books and Records will be available for inspection by Owner, at Owner's expense, at the location where Books and Records are regularly maintained, during normal business hours.
- 12. **Assignment.** The Agreement may not be assigned, in whole or in part, by either of the parties without the prior written consent of the other party (which consent may not be unreasonably withheld or delayed). Notwithstanding the foregoing, an assignment of the Agreement by either party to any subsidiary or affiliate or a third party acquisition of all or substantially all of the assets of such party will not require the consent of the other party, so long as such subsidiary, affiliate or acquiring entity assumes all of such party's obligations under the Agreement. No delegation by Contractor of any of its duties hereunder will be deemed an assignment of the Agreement, nor will any changes in control or any assignment by operation of law by either party. Subject to the restrictions contained in this section, the terms and conditions of the Agreement will bind and inure to the benefit of each of the respective successors and assigns of the parties hereto.
- 13. **Notices.** Any notice or other communication given under the Agreement will be in writing and delivered by hand, sent by facsimile (provided acknowledgment of receipt thereof is delivered to the sender), sent by certified, registered mail or sent by any nationally recognized overnight courier service to the addresses provided on the signature page of the Agreement. The parties may, from time to time and at any time, change their respective addresses and each will have the right to specify as its address any other address by at least 10 days written notice to the other party.

- 14. Interpretation. Whenever possible, each provision of the Agreement will be interpreted in such a manner as to be effective and valid under applicable law, but if any provision of the Agreement is held to be prohibited by or invalid under applicable law, such provision will be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of the Agreement. The Agreement headings are inserted for convenience of reference only and shall not constitute a part hereof.
- 15. **Governing Law.** The internal law, and not the law of conflicts, of the state in which Owner is located will govern all questions concerning construction, validity and interpretation of the Agreement and the performance of the obligations imposed by the Agreement. The proper venue for any proceeding at law or in equity will be the state and county in which the Owner is located, and the parties waive any right to object to the venue.
- 16. **Further Assurances.** Contractor and Owner will each sign such other documents and take such actions as the other may reasonably request in order to effect the relationships, Services and activities contemplated by the Agreement and to account for and document those activities.
- 17. **Relationship of the Parties.** No representations or assertions will be made or actions taken by either party that could imply or establish any joint venture, partnership, employment or trust relationship between the parties with respect to the subject matter of the Agreement. Except as expressly provided in the Agreement, neither party will have any authority or power whatsoever to enter into any agreement, contract or commitment on behalf of the other, or to create any liability or obligation whatsoever on behalf of the other, to any person or entity. Whenever Contractor is given discretion in the Agreement, Contractor may exercise that discretion solely in any manner Contractor deems appropriate. Contractor shall not be liable to Owner for any Losses incurred by reason of any act or omission performed or omitted by Contractor in good faith on behalf of the Owner and in a manner reasonably believed to be within the scope of authority conferred on Contractor by the Agreement, except that Contractor shall be liable for any such Losses incurred by reason of Contractor's fraud, gross negligence or willful misconduct.
- 18. Force Majeure. Neither party will be liable for any failure of or delay in performance of the Agreement for the period that such failure or delay is due to acts of God, public enemy, war, strikes or labor disputes, or any other cause beyond the parties' reasonable control (each a "Force Majeure"), it being understood that lack of financial resources will not to be deemed a cause beyond a party's control. Each party will notify the other party promptly of any Force Majeure occurrence and carry out the Agreement as promptly as practicable after such Force Majeure is terminated. The existence of any Force Majeure will not extend the term of the Agreement.

This Agreement, including all of the terms and conditions set forth above as well any addendum prepared by the Owner (indicate inclusion of Owner Addendum by checking here:____) comprises the entire Agreement between the Parties. This Agreement cannot be modified except in writing by the duly authorized representatives of both parties.

	OWNER	CONTRACTOR
Signor Name:		
Signor Title:		
Signature:		
Date:		



300 S. Church Street Jonesboro, AR 72401

Legislation Details (With Text)

File #: COM-16:042 Version: 1 Name: Mosquito Report for May, 2016

Type: Other Communications Status: To Be Introduced

File created: 6/13/2016 In control: Public Safety Council Committee

On agenda: Final action:

Title: Mosquito Report May, 2016

Sponsors:

Indexes: Mosquito Control reports

Code sections:

Attachments: Mosquito Report May 2016

Date Ver. Action By Action Result

Mosquito Report May, 2016

Due to a computer malfunction, there will be no maps for this reporting period.

Sorry for any inconvenience this might have caused.



Vector Disease Control, Inc.

Mosquito Surveillance and Control Report

for the

City of Jonesboro

May 2016

2221 N. Church St. Jonesboro, AR 72401 T-870.933.6939 F- 870.933.0122

www.vdci.net













City of Jonesboro Activity Report

May 2016

Vector Disease Control, Inc. (VDCI) provides a proven, scientific approach to mosquito control for the city of Jonesboro. VDCI's operations include larval and adult mosquito surveillance followed by the application of larvicides and adulticides. In addition, our office responds to service requests from the public.

Mosquito Surveillance

VDCI has utilized a total of thirteen (13) New Jersey light traps placed in residential and recreational areas throughout Jonesboro during this reporting period. These traps collected an average of 2.3 mosquitoes per trap night (61 total mosquitoes) during this time. There have been a total of 1 mosquito species collected, with *Aedes Vexans* being the most predominant species.

Larval Control Activity

Permanent water, flood water, artificial containers, and drainage system sites are inspected for larval mosquito breeding on a regular basis. In total, 20 sites inspected with 2 sites having mosquito larvae present. As a result of these inspections 4.0 ounces of the larvicide Aquabac 200G was applied to these mosquito breeding sites. Additionally, VDCI is continuing to eliminate breeding habitats for artificial container mosquitoes by targeting bird baths, buckets, tires, etc.

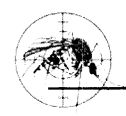


ADULT MOSQUITO CONTROL ACTIVITY

In response to community events and mosquito surveillance data, VDCI applied adulticide (5) truck night for this reporting period. All adulticide ULV applications were made with truck-mounted ULV units equipped with GPS-enabled monitors. During this report period, a total of 117.0 spray miles (4.252.6 acres) were treated with a total of 17.1 gallons of adulticide in residential and recreational areas. In addition to routine truck spraying. VDCI has responded to 4 service request and adulticided all parks and special events during this month.

Summary

During this reporting period. VDCI has continued to provide exceptional control of larval and adult mosquito populations. VDCI will remain diligent in our surveillance and control activities to prevent a significant increase in the mosquito population. Based on recent weather conditions VDCI expects the trend of routine adulticiding and larviciding to continue. However, if VDCI detects a significant rise in the mosquito population we will increase larval and adult control. As always, VDCI welcomes residents with any mosquito-related questions or concerns to contact VDCI's Jonesboro office directly at 870.933.6939.

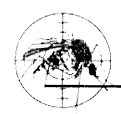


Adult Mosquito Surveillance Report

Start Date: 5/1/2016 **End Date:** 5/31/2016

Trap Location	Date Trap Set	Trap Type	Mosquito Species	No. Colle	ected
Thirties i Africa I Collect				ili i Maria	
Arrow Head Rd.	5/19/2016	NJ Light Trap	No Mosquitoes	0	
			Trap Tota	ul 0	(Avg. 0)
Arrowhead Rd.	5/5/2016	NJ Light Trap	No Mosquitoes	0	
			Trap Tota	al 0	(Avg. 0)
Shady Lane	5/5/2016	NJ Light Trap	Aedes vexans	5	
			Anopheles quadrimaculati	us 2	
Shady Lane	5/19/2016	NJ Light Trap	No Mosquitoes	0	
			Trap Tota	al 7	(Avg. 3.5)
Strawfloor	5/5/2016	NJ Light Trap	Aedes vexans	8	
Strawfloor	5/19/2016	NJ Light Trap	No Mosquitoes	0	
			Trap Tota	al 8	(Avg. 4)
					98520 (**550 ·)
			74 H50 24 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Ridge Point	5/19/2016	NJ Light Trap	No Mosquitoes	0	
			Trap Total		(Avg. 0)
Ridge Pointe	5.5 2016	NJ Light Trap	Aedes vexans	3	
			Trap Tota	al 3	(Avg. 3)
Part Ridge	5/5/2016	NJ Light Trap	Aedes vexans	6	
Part Ridge	5/19/2016	NJ Light Trap	Aedes vexans	3	
			Trap Tot	al 9	(Avg. 4.5)
Derby Dr.	5/5/2016	NJ Light Trap	No Mosquitoes	0	
Derby Dr.	5/19/2016	NJ Light Trap	Aedes vexans	2	
Delay Di.	2,17,2010	. w Zigitt i tup	Trap Total		(Avg. 1)
				ase Control l	

Trap Location	Date Trap Set	Trap Type	Mosquito Species	No. Colle	cted
Frog Pond	5/5/2016	NJ Light Trap	Aedes vexans	l	
Frog Pond	5/19/2016	NJ Light Trap	No Mosquitoes	0	
			Trap Total	' 1	(Avg. 0.5)
				6.X. 3.P	
				-	
Oakhill	5/5/2016	NJ Light Trap	Aedes vexans	7	
			Anopheles quadrimaculatus		
Oakhill	5/19/2016	NJ Light Trap	Aedes vexans	2	
			Trap Total	10	(Avg. 5)
Pleasant View	5/5/2016	NJ Light Trap	Aedes vexans	7	
Pleasant View	5/19/2016	NJ Light Trap	No Mosquitoes	0	
			Trap Total	7	(Avg. 3.5)
200 m. 200 m	ali dipendikaka lisikan dipendukan hadi dali dipend	una sa lumina na marturio de notos de Suast	i okolilio mata malaje Pitriet Pitriete deserbisa kasat		Maria Aliania de la compa
Pallesmont Alson A Collinsi				A Section	
Briarcrest	5/5/2016	NJ Light Trap	Aedes vexans	1	
Briarcrest	5/19/2016	NJ Light Trap	Aedes vexans	2	
			Trap Total	3	(Avg. 1.5)
Matthew	5/5/2016	NJ Light Trap	Aedes vexans	8	
			Trap Total	8	(Avg. 8)
Matthews	5/19/2016	NJ Light Trap	Aedes vexans	2	
			Trap Total	2	(Avg. 2)
inger – i singendinga maga post presidenti di sance i este i	Notes the Secretary of the Control o	nderda silande (145 - 154 - 17 - 174 me	Statut Colon	twit is reput to a thirt artists on the	
Cottage Home Rd.	5/5/2016	NJ Light Trap	Aedes vexans	1	
Cottage Home Rd.	5/19/2016	NJ Light Trap	No Mosquitoes	0	
			Trap Total	1	(Avg. 0.5)
				in indonesia	
Quail Ridge	5/5/2016	NJ Light Trap	No Mosquitoes	0	
_			·		
Quail Ridge	5/19/2016	NJ Light Trap	No Mosquitoes	0	
			Trap Total	θ	(Avg. 0)
			Overall Trap Total		
			Overall Trap Average	2.3	

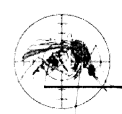


Larval Surveillance Data

Start Date: 5/1/2016

End Date: 5/31/2016

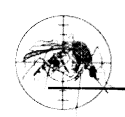
Date	Location	Habitat	No. Dipped	Larvicided	Mosquito Species	No. ID'd
	a I Sites Inspected					
5/18/2016	2112 Arrowhead Farm Rd.	Ditch	0	No		
	2601 Dan Ave	Ditch	0	No		
				Total Sites Ins	pected in Zone 1	1: 2
	a 6 Siles Employed (4	Types
5/17/2016	Aggie	Ditch	0	No		
	Aggie ASU	Ditch	0	No		
	HWY 351	Ditch	1-10	Yes		
	Lockmoore	Ditch	0	No		
	Pleasant Grove	Ditch	2	Yes		
	Sage Meadow Blvd.	Ditch	0	No		
	Villa Cv.	Ditch	0	No		
				Total Sites Ins	pected in Zone 6	5: 7
	on the state of th					
5/23/2016	Airport Rd.	Ditch	0	No		
	Curtview	Ditch	0	No		
	Industrial	Ditch	0	No		
	Neil	Ditch	0	No		
	Primrose	Hole	0	No		
	Riggs	Ditch	0	No		
	Staduim	Ditch	0	No		
	Staduim	Ditch	0	No		
	Staduim	Ditch	0	No		
				Total Sites Insp	ected in Zone 11	: 9



Larvicide Applications

Start Date: 5/1/2016 **End Date:** 5/31/2016

Date	Location	Habitat	No. of Larvae	Larvicide	Amount Applied (oz.)	Area Treated (sq ft)
and and a	rea 6 Applications				19	
5/17/2016	HWY 351	Ditch	1-10	Aquabac 200G (62637-3)	2.0	15.0
	Pleasant Grove	Ditch	2	Aquabac 200G (62637-3)	2.0	5.0
				Total Ounces Applied	: 4.0	20.0 0.0 acres
			T		1.0	
			Total Larv	vicide Applied in Zone 6.	: 4.0	20.0 0.0 acres
			Overa	ll Total Ounces Applied	4.0	20.0 0.0 acres



Service Request Adulticide Applications

Start Date: 5/1/2016 **End Date:** 5/31/2016

Date	Location	Chemical	Mix Ratio	Amount Applied	Area Treated
årestareni Arca ()	Applications ,	de la			
5/6/2016	3824 Casey Springs	Kontrol 30-30 (73748-5)	1:7	18.0	10.00 acres
TARGET SALL ASSESSED TO MANAGEMENT SALL ASSESSED TO MANAGE	THE THE PARTY OF T	Total Kontro	ol 30-30 Applied:	18.0 (0.1 gals)	10.00 acres
Frontier August	ApplieNeith				
5/27/2016	2906 Bermuda Dr.	Kontrol 30-30 (73748-5)	1:5	75.0	0.50 acres
Proceedings and I show the control of the control o	SQLS BURNOWS ALL S. C. CONTROLS	Total Kontro	ol 30-30 Applied:	75.0 (0.6 gals)	0.50 acres
) Application of the second				
5/5/2016	3206 Ashwood			0.0	0.00 acres
			Total Applied:	0.0 (0.0 gals)	0.00 acres
5/15/2016	3824 Casey springs	Kontrol 30-30 (73748-5)	1:7	60.0	5.00 acres
		Total Kontro 	ol 30-30 Applied:	60.0 (0.5 gals)	5.00 acres
		(Grand Totals	153.0 (1.2 gals)	15.50 acres



Ground Adulticide Applications

Start Date: 5/1/2016 **End 1**

End Date: 5/31/2016

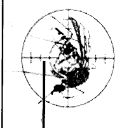
Jonesboro

Month	Date	Municipality	Chemical	Mix Ratio	Trip Miles	Spray Miles	Spray Acres	Gallons Sprayed
							100	
May 2016	5/11/2016		Kontrol 30-30 (73748-5)	1:7	0.0	0.0	0.0	0.0
	5/15/2016		Kontrol 30-30 (73748-5)	1:7	17.0	2.5	0.06	1.5
					Tote	Total Kontrol 30-30 Applied:	0 Applied:	1.5
				Zone 1 Totals:	17.0	2.5	90.0	1.5
May 2016	5/11/2016		Kontrol 30-30 (737-18-5)	1:7	0.0	50.0	1818.2	0.0
					Tota	Total Kontrol 30-30 Applied:	0 Applied:	0.0
				Zone 5 Totals:	0.0	50.0	1,818.2	0.0
2100	7100/03			- -	C	-		
May 2016	2/23/2016		Kontrol 30-30 (73748-5)	<u>u</u>	38.0	25.1	911.0	4.6
					Tota	Total Kontrol 30-30 Applied:	0 Applied:	4.6
			And the state of t	Zone 6 Totals:	38.0	25.1	0.11.6	4.6

Vector Disease Control International 2221 N. Church Street Jonesboro, AR 72402 800-413-4445

Month	Date	Municipality	Chemical	Mix Ratio	Trip Miles	Spray Miles	Spray Acres	Gallons Sprayed
May 2016	5/2/2016		Kontrol 30-30 (73748-5)	1:7	0.0	0.0	0.0	0.0
					7	Total Kontrol 30-30 Applied:	0 Applied:	0.0
				Zone 8 Totals:	0.0	0.0	0.0	0.0
May 2016	5/6/2016		Kontrol 30-30 (73748-5)	1:7	53.0	39.4	1433.4	11.0
					T	Total Kontrol 30-30 Applied:	0 Applied:	11.0
				Zone 10 Totals:	53.0	39.4	1,433.4	11.0
				Grand Totals: 108.0	108.0	117.0	4,252.6	17.1

Jonesboro, AR 72402 800-413-4445



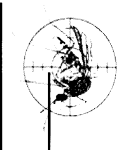
Summary of Service Requests

Start Date: 5/1/2016 **End Date:** 5/31/2016

Jonesboro

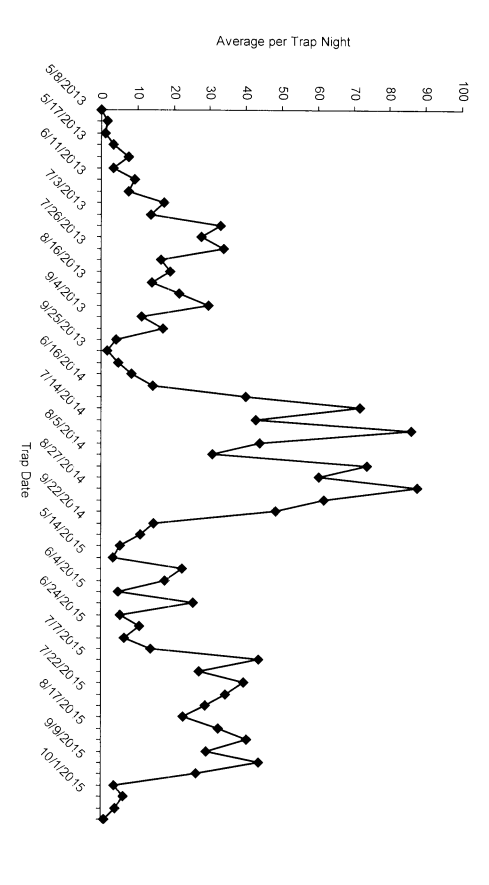
			May 2016						May 2016						May 2016	Month
o																Municipality
Overall Totals:			10						∞						0	Treatment Area
4			12						-						_	Total Calls
t			12													Total Inspected
NA: 0 LV: 1 EC: 0 AT: 3 BC: 0 NR: 0	Adulticided: Needed to Return: 0	Biological Control: 0 Larvicided: 1	No Action Required: 0 Emptied Containers: 0	Needed to Return: 0	Adulticided: 1	Larvicided: 0	Biological Control: 0	Emptied Containers: 0	No Action Required: 0	Needed to Return: 0	Adulticided: 1	Larvieided: 0	Biological Control: 0	Emptied Containers: 0	No Action Required: 0	Disposition Totals
		Pupae: 0	Eggs: 0 Larvae: 0			Adults: 0	Pupae: 0	Larvae: ()	Eggs: 0			Adults: 0	Pupae: 0	Larvae: 0	Eggs: 0	Total Sites with Mosquitoes
0.00 oz			0.00 oz						0.00 oz						0.00 oz	I :
153.0 oz			60.0 oz						75.0 oz						18.0 oz	Total Amount of Total Amount of Larvicide Applied Adulticide Applied

800-413-4445



Adult Mosquito Surveillance Summary

Jonesboro



Vector Disease Control International 2221 N. Church Street Jonesboro, AR 72402 800-413-4445