CONTRACT TO AUDIT ACCOUNTS

OF

Franklin Conference Center at Cool Springs

(GOVERNMENTAL UNITS AND/OR RECIPIENTS OF GRANT FUNDS)

FOR THE PERIOD

FROM July 1, 2009 TO June 30, 2010

Contract Filing ✓ Electronically Filed
(the signed document was scanned into a digital document or a digital graphic or typed signature was used in the electronic contract)
Paper Copy Filed
(See Instruction #2) Report Filing
Copies of the audit report resulting from this contract are to be filed with the office noted below:
County Audit (CAcontract.Reports@tn.gov) Municipal Audit (MA.Contracts@tn.gov)

		ONTRACT T	O AUDIT ACCOUN	NTS
of Franklin Conference Center a	at Cool Springs			
	·	e of Organia	zation)	
This agreement made this 2nd	_{day of} March	2010	_, by and between	Yeary, Howell & Associates
				(Auditor)
501 East Iris Drive, Nas				hereinafter referred to as the "auditor",
	(Full Address of Auditor			
and Franklin Conference Co	enter at Cool Springs			, of
			(Name of Organiz	ration)
109 Third Avenue So	outh, Franklin, Tl	N 3706	4	, hereinafter referred to as the "organization"
(governmental unit or grant recipie	(Full Address of Organiz ent), as follows:	ation)		,
In accordance with the compliance audit of the financial June 30, 2010	e requirements of the law statements of all funds of with the exception	of the organ	ization for the peri-	ate of Tennessee, the auditor shall perform a financial and od beginning July 1, 2009, and ending
States and requirements prescrib- with the provisions of the Single accordance with any other applicate requirements established by the	ed by the Comptroller of the Audit Act and U.S. Office able federal management Comptroller of the Treas of th	he Treasury of Manage circulars. I ury. It is ful to the exect	r, State of Tenness ment and Budget of t is agreed that thi other agreed that a	r Standards issued by the Comptroller General of the United ee. If applicable, the audit is to be conducted in accordance (OMB) Circular A-133. The audit is also to be conducted in a saudit will conform to standards, procedures, and reporting any deviation from these standards and procedures will be to the interpretation of this contract shall be governed by the
3. The auditor shall, as	part of the written audit re	eport, submit	to the organization	's management and those charged with governance:
shall state the issued. If the included in the	audit was performed in a composition is a composition is a composition financial statements of t	accordance onent unit or he other en	with Government of fund of another e tity; (b) the princip	on the financial statements. (See Instruction 4) This report Auditing Standards, except when a disclaimer of opinion is entity, it is agreed that: (a) the financial statements may be all auditor for the other entity may rely upon the contracted unditor of the other entity will be provided in a timely manner.
regardless of w Single Audit A findings, recon	hether the organization re ct and OMB Circular A-1 nmendations for improve	ceived any f 33 shall inc ment, conc	ederal funding. Aud lude the additional urrence or noncol	and regulations and other matters. This report shall be issued lit reports of entities which are subject to the provisions of the report required by that circular. The reports will set forth neurrence of appropriate officials with the audit findings lisposition of prior year findings.
issued in connection with this aud	lit, a copy shall be filed w ngs published in the audi	ith the Com	ptroller of the Trea	her matters involving internal controls or noncompliance are sury. Such management letters, reports, or correspondence se no reportable matters or significant deficiencies not also
charged with governance. It is anti six (6) months following the fi Tennessee and the organization	cipated that the auditor's a scal period to be audit . The auditor shall file one	report shall t ted, withou (1) electron	oe filed prior to <u>12/3</u> t prior written ex iic copy (See Instru	of the report to the organization's management and those 1/10 , but in no case, shall be filed later than planation to the Comptroller of the Treasury, State of action 12) of said report with the Comptroller of the Treasury pelow. Requirements for additional copies should also be
In addition, the auditor agrees that by the Comptroller of the Treasury the completion of the report. Fu	all audit working papers s or the Comptroller's repr rthermore, at the Comptrer er and that copies of the v	hall, upon re esentatives, oller's discre vorking pape	equest, be made average and legal etion, it is agreed the can be made by	m the date the report is received by the Department of Audit. allable in the manner requested by the Comptroller for review counsel, while the audit is in progress and/or subsequent to hat the working papers will be reviewed at the office of the the Comptroller's representatives or may be requested to be

and those in charge of governance in writing of the need for such addition	nary circumstances, the auditor shall inform the organization's management onal investigation and the additional compensation required therefor. Upon ct may be made by the organization's management and those charged with on 11)					
8. (Special Provisions) The estimated fee does not include audit services for additional work as it relates to						
construction projects, grants or bond issues.						
\$14,600 (Fees may be per diem or fixed amounts. If per dibudgetary purposes. A schedule of such per diem fees should be set forth contract.) Provision for the payment of fees under this agreement has bee governance. Fees under this agreement shall not include anything other that	visions of this contract, the organization shall pay to the auditor a fee of em, an estimated gross fee should be furnished to the governing unit for below. Interim billings may be arranged with consent of both parties to this or will be made by appropriation of management and those charged with an audit charges.					
(Estimated gross fee: \$14,600						
SCHEDULE OF PER DIEM FEES:						
Accountancy and our organization has participated in an external quality cornot affiliated with our firm, that a copy of our most recent external quality members of the staff assigned to this audit have obtained the necessary h Standards. (Refer to instruction 8). In addition, as the auditor I also affirm requirements of the American Institute of Certified Public Accountants and G	-					
no other agreements relative hereto shall be enforceable, unless entered i	this contract. There are no other agreements between the parties hereto and into in accordance with the procedures set out herein and approved by the defined in Instruction 2 of this contract, are used in this contract, all parities association Act.					
Yeary, Howell & Associates	Franklin Conference Center at Cool Springs					
Audit Firm	Governmental Unit or Grant Recipient					
Hubert E. Yeary	Russell Truell					
Print or Type Signature Name	Print or Type Signature Name					
{ву} Hubert E. Yeary						
Signature	BySignature					
-	Signature					
Title/Position: Partner	Title/Position:					
Date: March 2, 2010	Date:					
Approved by the Comptroller of t	the Treasury. State of Tennessee					
For the Comptroller:						
Ву	Date:					

Any reasonable suspicion of fraud, such as defalcation, misappropriation, misfeasance, malfeasance, embezzlement or other illegal acts

shall be reported by the auditor, in writing immediately upon discovery, to the Comptroller of the Treasury, State of Tennessee, who shall under all circumstances have the authority, at the discretion of the Comptroller, to directly investigate such matters. If the circumstances disclosed by the audit call

INSTRUCTIONS Contract to Audit Accounts

- 1. All contracts for auditing financial statements between an auditor and any governmental entity or private or nonprofit organization receiving funds from the State of Tennessee require the prior approval of the Comptroller of the Treasury, State of Tennessee. (Such approval is not required for system improvement and similar services of a non-audit nature.) The reports, as filed with the Comptroller of the Treasury, State of Tennessee, become a matter of public record and are available for inspection.
- 2. If a paper version of the contract is used, the contract should be executed in triplicate and submitted to the Comptroller of the Treasury, State of Tennessee -- for municipalities, school activity and non-centralized cafeteria funds, charter schools, utility districts, housing authorities, or for private or nonprofit organizations to the Division of Municipal Audit; and for counties, county related entities, and emergency communication districts to the Division of County Audit., as noted below:

Division of County Audit Suite 1500, James K. Polk Building Nashville, Tennessee 37243-0269

Division of Municipal Audit Bank of America Plaza 414 Union Street, Suite 1100 Nashville, Tennessee 37219-1718

If an electronic version of the contract is used, the electronic contract should be digitally signed using a digital representation of a written signature (digital graphic signature), or a typed signature should be entered, or the completed paper copy should be scanned and converted to an electronic document. The completed document should be emailed to the Comptroller of the Treasury, State of Tennessee -- for municipalities, school activity and non-centralized cafeteria funds, charter schools, utility districts, housing authorities, or for private or nonprofit organizations to the Division of Municipal Audit; and for counties and county related entities to the Division of County Audit., as noted below:

Division of County Audit CAcontract.Reports@tn.gov

Division of Municipal Audit MA.Contracts@tn.gov

- 3. Upon approval by the Comptroller of the Treasury, State of Tennessee, one contract will be returned to the organization, one forwarded to the auditor, and one retained by the Comptroller of the Treasury. The audit should not be started before the contract is approved.
- 4. The auditor's opinion shall be expressed on each of the opinion units which collectively comprise the basic financial statements. The organization may require the auditor to express an opinion on the basic financial statements and on combining and individual fund financial statements presented as supplementary information. Reference: AICPA Audit and Accounting Guide -Audits of State and Local Governments. The auditor and the organization should contemplate an unqualified opinion on the basic financial statements, and any limitations or restrictions which would lead to a qualification should be fully explained. If an auditor anticipates issuing a disclaimer or an adverse opinion on a governmental entity's financial statements due to an incomplete presentation under GASB Statement 34 or for any other reason, the auditor should contact the appropriate division, ie, the Division of County Audit or the Division of Municipal Audit. for guidance concerning financial statement presentation.
- 5. The responsibility of the auditor for funds not covered under the contract should be set forth in Paragraph 1, and the assistance and information that is to be furnished by the organization should be set forth in Paragraph 11 of the contract. An addendum may be used where additional space is required.
- 6. If, after being approved, the contract is modified by either of the parties, the modification must be reduced to writing and submitted to the Comptroller of the Treasury, State of Tennessee, for approval. No change shall be effective unless approved by the Comptroller. If a paper contract is filed, original signatures are required on all copies of the contract. Retyped copies of this contract will not be approved. However, photo copies are permissible.
- 7. The scope of the audit should be clearly stated and the fee stated so the amount can be easily determined. A separate contract is <u>not</u> necessary for each division within an organization. The fee should be so stated that the amount to be paid by each unit is easily determined.
- 8. Any firm submitting contracts to audit for approval should file a electronic copy of the firm's most recent external quality control review report and related letter of comment, as applicable, with the Comptroller of the Treasury. An electronic copy of the most recent external quality control review report should be on file with the Comptroller of the Treasury before contracts to audit can be approved.
- 9. The shaded box for Contract Filing and Report Filing on the front of this contract identifies the division of the Department of Audit with which the audit report must be filed. The Audit Manual for Local Governmental Units and Recipients of Grant Funds published by the Comptroller of the Treasury provides for specific reporting requirements for each division. The auditor should refer to the manual for guidance on these requirements prior to submission of the report. If the division marked is incorrect, a digital stamp will be used by the Department of Audit to identify the proper division to file the audit report with.
- 10. Both the auditor and the entity are responsible for filing updated contact information with the Comptroller's Office, including email addresses, phone numbers, postal address, etc. To submit any changes, please access our web site at:

 http://www.comptroller.state.tn.us/ma/forminst.htm.

If the organization does not have internet access, please contact the appropriate division to obtain a form and mail the completed form to the address in instruction 2.

- 11. Any amendment is subject to the same approval process as the original contract. No work should begin until the amendment is signed by all parties. For an example amendment, please access our web site at http://www.comptroller.state.tn.us/ma/maforms.htm.
- 12. When submitting an electronic copy of the audit report, please note that files larger than 15MB will have to be transmitted on a compact disc or DVD. Files up to 15MB may be emailed to the same address listed in Instruction 2 or transmitted on a compact disc or DVD. The electronic copy should be accompanied by a transmittal letter or notation that identifies the electronic copy as the official copy of the audit report. In addition, the electronic copy should be filed as a single document rather than several individual files.

DAVID P. GUENTHER

CERTIFIED PUBLIC ACCOUNTANT
311 BLUE BIRD DRIVE
GOODLETTSVILLE, TENNESSEE 37072
(615) 859-1300
(615) 859-1932 FAX

To the Partners Yeary, Howell & Associates

I have reviewed the system of quality control for the accounting and auditing practice of Yeary, Howell & Associates, (the firm) in effect for the year ended May 31, 2007. A system of quality control encompasses the firm's organizational structure, the policies adopted and procedures established to provide it with reasonable assurance of conforming with professional standards. The elements of quality control are described in the Statements on Quality Control Standards issued by the American Institute of CPAs (AICPA). The firm is responsible for designing a system of quality control and complying with it to provide the firm reasonable assurance of conforming with professional standards in all material respects. My responsibility is to express an opinion on the design of the system of quality control and the firm's compliance with its system of quality control based on my review.

My review was conducted in accordance with standards established by the Peer Review Board of the AICPA. During my review, I read required representations from the firm, interviewed firm personnel and obtained an understanding of the nature of the firm's accounting and auditing practice, and the design of the firm's system of quality control sufficient to assess the risks implicit in its practice. Based on my assessment, I selected engagements and administrative files to test for conformity with professional standards and compliance with the firm's system of quality control. The engagements selected represented a reasonable cross-section of the firm's accounting and auditing practice with emphasis on higher risk engagements. The engagements selected included, among others, engagements performed under Government Auditing Standards. Prior to concluding the review, I reassessed the adequacy of the scope of the peer review procedures and met with firm management to discuss the results of my review. I believe that the procedures I performed provide a reasonable basis for my opinion.

In performing my review, I obtained an understanding of the system of quality control for the firm's accounting and auditing practice. In addition, I tested compliance with the firm's quality control policies and procedures to the extent I considered appropriate. These tests covered the application of the firm's policies and procedures on selected engagements. My review was based on selected tests therefore it would not necessarily detect all weaknesses in the system of quality control or all instances of noncompliance with it. There are inherent limitations in the effectiveness of any system of quality control and therefore noncompliance with the system of quality control may occur and not be detected. Projection of any evaluation of a system of quality control to future periods is subject to the

Yeary, Howell & Associates Page 2

risk that the system of quality control may become inadequate because of changes in conditions, or because the degree of compliance with the policies or procedures may deteriorate.

In my opinion, the system of quality control for the accounting and auditing practice of Yeary, Howell & Associates, in effect for the year ended May 31, 2007, has been designed to meet the requirements of the quality control standards for an accounting and auditing practice established by the AICPA and was complied with during the year then ended to provide the firm with reasonable assurance of conforming with professional standards.

January 21, 2008

DAVID P. GUENTHER, CPA