

Texas Association of Counties

RECEIVED BY P. O. Box 2131
COUNTY AUDITOR Austin, Texas 78768
(800) 456-5974
2012 FEB 7 AM 8 54
INVOICE

Mr. Raymundo Eufrazio, CPA, CIO
Auditor
Hidalgo County
2802 S US Highway 281
Edinburg, TX 78539-6243

February 02, 2012
For TAC Use:
212927 / 212927

Invoice No. 24611

DESCRIPTION	AMOUNT
County Investment Officer Annual Dues (01/01/2012 - 12/31/2012)	225.00
Total Due	225.00

REMIT TO: Texas Association of Counties
CIO Dues
P.O. Box 2131
Austin, TX 78768

2 -1100-415-21-170-001-0-810
INVOICE RECEIVED BY:
Jim ON 2-7-2012
GOODS/SERVICES RECEIVED BY:
Dues ON 2012

PLEASE REMIT WITH PAYMENT

CIODUES

Bill To ID / ID 212927 / 212927
Mr. Raymundo Eufrazio, CPA, CIO, Auditor
Hidalgo County

Amount Due : 225.00
Amount Enclosed : _____

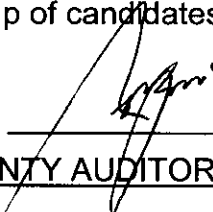
Texas Association of Counties
CIO Dues
P.O. Box 2131
Austin, TX 78768

**TO THE COUNTY AUDITOR
AFFIDAVIT FOR PAYMENT OF MEMBERSHIP DUES**

**THE STATE OF TEXAS
COUNTY OF HIDALGO**

I, RAYMUNDO EUFRACIO, CPA, do hereby state that my membership in the TEXAS ASSOCIATION OF COUNTIES (TAC) on behalf of Hidalgo County and dues to be paid by Hidalgo County is necessary in the performance of my duties as an official employee of Hidalgo County. I further state to the best of my knowledge and belief the following:

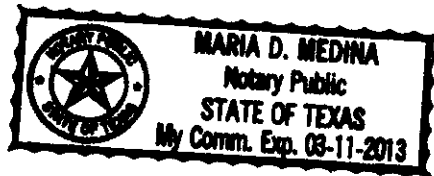
1. My participation in the association or organization is for the betterment of County Government and the benefit of me as a County official or employee;
2. The association or organization is not affiliated with a labor organization;
3. Neither the association or organization nor an employee of the association or organization directly or indirectly influences or attempts to influence the outcome of any legislation pending before the legislature.
4. The association or organization may provide information for a member of the legislature to appear before a legislative committee at the request of the committee or member of the legislature to provide information related to County Government, but not to attempt to influence legislation; and
5. Neither the association nor organization directly or indirectly contributes any money, services, or other valuable thing to a political campaign or endorses a candidate or group of candidates for public office.

SIGNATURE: 
TITLE: COUNTY AUDITOR

DATE: 1/7/12

Before me MARIA D. MEDINA, a Notary Public, appeared RAYMUNDO EUFRACIO, CPA, and on his oath deposed and stated that the facts as set forth in the above affidavit to be true and correct in every respect.

(S E A L)



Maria D. Medina
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

AUTHORITY TO OBTAIN AFFIDAVIT:	LGC § 113.064(b)
AUTHORITY TO PAY MEMBERSHIP DUES:	LGC § 89.002

**County Investment Officers
Standards of Professional Conduct**

Participants in the Certification Program agree to abide by the following standards set forth by the Texas Association of Counties' County Investment Officer's Certification Committee must:

1. be a county (or county-related entity) official or employee;
2. conform to the "Public Funds Investment Act of 1987," as amended, Government Code, Chapter 2256 including applicable federal regulation;
3. comply with his or her county's (or county-related entity's) investment policy; and
4. properly represent the County Investment Officer designation.

**PROPOSED REVISION TO CODE
Texas Association of Counties**

**COUNTY Investment Officers
Standards of Professional Conduct**

All participants in the County Investment Officers Certification Program hereby agree and bind themselves to adhere to the standards of professional conduct as provided by the Texas Association of Counties County Investment Officer's Certification Committee. These standards are promulgated for the purpose of notifying Texas county officials of the ability and integrity of individuals certified as County Investment Officers (CIO). The Committee shall receive complaints concerning violation of the hereinafter listed standards. The Committee may investigate and make rulings on such complaints as they deem appropriate. Such rulings may include dismissal of the complaint, suspension and decertification. Any ruling made by the Committee prior to the resolution of the subject matter shall not be deemed a comment on the guilt, innocence, or liability of the individual involved. The Committee's rulings may be appealed to the TAC Executive Committee.

1. CIO's shall conduct themselves with personal integrity in a manner that honors the reputation of his/her county and enhances public trust inherent with those involved in the investment of public funds.
2. Each CIO must conform to the "Public Funds Investment Act of 1987, "as amended.
3. Each CIO must comply with governing investment policies.

4. a. A CIO must notify the Committee of any criminal charge or of any non-criminal complaint involving their employment as a CIO that is filed against them.

b. A CIO who is charged with a felony indictment, regardless of the nature or cause of such indictment, must immediately notify the Committee of that event.
5. In the event the Committee receives notice of a non-criminal complaint against a CIO involving their employment, as set out in 4(a) above, or a criminal charge that is less than a felony, the Committee, after investigation, may dismiss the complaint or suspend certification. In a situation where the certificate is suspended, should the charges against the CIO be dismissed or the CIO acquitted in a court trial the Committee shall reinstate the certificate. If the charges are not dismissed or the CIO is found guilty after trial or otherwise in violation of these Standards, the Committee shall resolve the matter as they deem proper.
6. In the event that a felony indictment, as listed in 4(b) above, is brought against a CIO, the Committee shall suspend certification of said CIO until the matter is resolved. If the charge is dismissed or the CIO is acquitted via a court trial, the Committee shall immediately reinstate the certificate. If the CIO is found guilty or held liable, the Committee may decertify the individual involved or take other action that they deem appropriate.
7. The CIO involved in any complaint or indictment as mentioned above must notify the Committee of the resolution of the matter and must request release of the suspension or recertification as appropriate.
8. Failure to notify the Committee of any involvement listed above will be deemed a violation of these Standards and certification will be automatically suspended.

Signature

Date

Printed Name

County