

From: clay schoolfield <hiramclay@live.com>

Date: May 23, 2017 at 6:32:54 PM CDT

To: Chuck McCormack <chuckmccormack@att.net>, Jeremy Glenn <jglenn@wisd.org>

Subject: Esd 6 board

Mr. McCormack,

As you know I have a conflict in board service. At this time I need to resign from my ESD 6 service. When I agreed to serve I was unaware of the conflict that might arise. I am great full for the opportunity to serve our county. I would love to serve in this capacity in the future as needed by ESD 6. I will also be glad to assist the board in any way possible as needed in the present. I will gladly address the commissioners court on this issue as well. I feel badly about the duration of my service and hope that it doesn't reflect negatively on my commitment to our community.

Sincerely

Clay Schoolfield

Sent from my iPhone

ORDER AUTHORIZING SALE OF FIREWORKS FOR MEMORIAL DAY 2017

WHEREAS, On April 11, 2017 at the regularly scheduled Commissioners Court Meeting, the Court considered and passed a resolution to allow the sale of fireworks for Memorial Day in 2017. Item 3.4 was originally noticed as authorization for the sale of fireworks on San Jacinto Day. Pursuant to a motion by Commissioner Paul Perry, the item was amended to authorize the sale of fireworks for Memorial Day. The friendly amendment was seconded by Commissioner Lane Grayson and the resolution passed unanimously with a concern addressed by Judge Carol Bush for safety issues.

WHEREAS, the matter was considered a second time on April 25, 2017 at the regularly scheduled Commissioners Court Meeting. The notice specifically addressed the Court approving an order authorizing the sale of fireworks for Memorial Day under Item 3.3. Pursuant to the Court's consideration and action on April 11, 2017, the Court authorized a written order memorializing the action authorizing the sale of fireworks for Memorial Day 2017.

NOW, THEREFORE, the Commissioners Court of Ellis County does authorize and ORDER under Section 2154.202 of the Texas Occupations Code the following:

Pursuant to Section 2154.202 of the Occupations Code, the Ellis County Commissioners Court enters an ORDER allowing retail fireworks permit holders to sell fireworks in Ellis County only to the public and only during the time period beginning the Wednesday before the last Monday in May and ending at midnight on the last Monday in May in 2017.

The above and foregoing ORDER is hereby adopted upon a Motion by Commissioner Paul Perry, seconded by Commissioner Lane Grayson and passed on the 11th day of April, 2017, as Minute Order No. _____ of the Ellis County Commissioners Court. The resolution was ratified as an order of the Ellis County Commissioners Court on April 25th, 2017 pursuant to Minute Order No. _____.

CAROL BUSH, COUNTY JUDGE
ELLIS COUNTY, TEXAS

Attested: CINDY POLLY
ELLIS COUNTY CLERK

TEXAS A&M *AgriLife* EXTENSION

AC

The Texas A&M University System
MONTHLY SCHEDULE OF TRAVEL

NAME: Megan Parr

TITLE: County Extension Agent - 4-H

COUNTY: Ellis

MONTH May 2017

Date	Scope and description of official travel	Miles Traveled	No. and Amount	
			Meals	Lodging
05/02	Program-Pettigrew Academy	12		
05/02-03	TAE4-HA Spring Board Meetings-Brownwood	380		
05/06	District 8 4-H Roundup-Riesel	160		
05/08	Officer Interviews-Maypearl	22		
05/09-10	District 8 Meeting-Stephenville	220		
5/10	CEA/AST meeting	15		
05/17	AG Awareness Day	15		
05/23	Ag Day planning meeting-Midlothian	32		
Total		856		

Other expenses in field (list)

I hereby certify this is a true and correct report of travel (mileage) and other expenses incurred by me in performance of my official duties for the month shown. Date 05/31/2017 Signed: *Megan Parr*

EXTENSION ACTIVITY REPORT TO COUNTY COMMISSIONERS COURT
May 2017

Selected major activities since last report

Miles traveled: 856

- 05/01-County Council/ALA
 - Officer elections
 - 21 total contacts
- 05/02-Program: Pettigrew Academy *Teamwork & Communication (Leadership)* 22 total contacts
- 05/02-03-TAE4-HA Spring Board Meetings
- 05/05-ECYE Banquet
- 05/06-District 8 4-H Roundup, Riesel
 - 3 Educational Presentations (2 advance to state)
 - 1 Public Speaker
 - 4 Share-the Fun
- 05/08-Agent conducted the Maypearl FFA officer interviews
- 05/09-10-District 8 meeting, agent coordinated and presented in curriculum enrichment agent panel
- 05/10-CEA/AST Meeting for ECYE
- 05/11-Club Manager Meeting
 - Club chartering, issues, financial reviews/management, summer schedules
 - 11 total contacts
- 05/12-Agent attended Ennis FFA Farm Fresh Dinner
- 05/15-Agent attended the Livestock 4-H meeting
 - 29 total contacts
- 05/17-WISD Ag Awareness Day
 - Partnerships with Farm Bureau, Tarrant Regional Water District, Circle B Farms, FSA, Master Gardeners, Texas A&M AgriLife
 - 701 total contacts
- 05/18-Tri County Youth Ag Tour planning meeting
- 05/19-All 4-Him 4-H meeting
 - Assisted with officer elections
 - Hosted WAT pizza party
 - 27 total contacts
- 05/19-Pettigrew End of Year program: presented 4-H awards
- 05/22-Agent attended the Shooting Sports 4-H meeting, 23 total contacts
- 05/23-Ag Awareness Day planning meeting for Midlothian

Educational Contacts

Educational Programming:

Programs8
 Participants.....842

Educational Contacts:

Site Visits 4-H.....7
 Telephone.....68
 Office Visits.....44
 E-Mails.....365
 Newsletter/Letters.....365
 Faxes.....10

Media Outreach:

News Releases.....1
 Website hits.....181
 Social Media Contacts..... 14 posts on FB, 1254 follows (8, 443 post reach), 14 on Instagram (285 follows) 14

on Twitter (128 follows)

Major plans for next month

- Texas 4-H Roundup
- Annual Leave (June 12-15)
- County Recordbook Judging
- District 8 Horse Show
- SURGE (Camp)
- State Fair Validation
- Council Summer Planning meeting

Name: Megan Parr
Title: County Extension Agent 4-H
Texas A&M AgriLIFE Extension · The Texas A&M University System

County: Ellis
Date: 05/31/2017

TEXAS AGRICULTURE EXTENSION
 The Texas A&M University System
MONTHLY SCHEDULE OF TRAVEL
 TITLE: County Extension Agent - Family & Consumer Sciences
 MONTH: May 2017

NAME: Rita Hodges
 COUNTY: Ellis

DATE	SCOPE AND DESCRIPTION OF OFFICIAL TRAVEL	MILES TRAVELED	AMOUNT	
			MEALS	LODGING
5/1	Waxahachie (Walk Across Texas, Better Living for Texans, 4-H)	10		
5/2	Midlothian, Waxahachie (Senior Center, Walk Across Texas, Irwin Elementary, Better Living for Texans)	52		
5/3	Waxahachie (Senior Center, Walk Across Texas, Waxahachie C.A.R.E., Better Living for Texans, 4-H)	22		
5/5	Waxahachie (Senior Center, Nutrition Program, Walk Across Texas, Better Living for Texans)	19		
5/6	Riesel (District 4-H Roundup Contest)	165		
5/8	Waxahachie (Walk Across Texas, Master Wellness Volunteers, 4-H, Better Living for Texans)	17		
5/9	Stephenville (District Training-ride with coworker)	0		
5/10	Midlothian, Waxahachie (Better Living for Texans-deliver BLT newsletters, Walk Across Texas, 4-H, Master Wellness Volunteers)	61		
5/11	Ennis, Waxahachie (Better Living for Texans-deliver BLT newsletters, Master Wellness Volunteers)	59		
5/12	Waxahachie (Nutrition Program, Sr. Center, Better Living for Texans)	11		
5/15	Red Oak, Waxahachie (Deliver BLT newsletters, Ag Awareness Day preparation, 4-H, Better Living for Texans)	28		
5/16	Waxahachie (Diabetes Coalition Meeting, Ag Awareness Day preparation, 4-H, Better Living for Texans)	29		
5/17	Waxahachie (Ag Awareness Day, 4-H, Better Living for Texans)	27		
5/18	Ennis, Waxahachie (Cooking Class preparation, Better Living for Texans-distribute newsletters)	59		
5/19	Georgetown (TEA-FCS meeting)	326		
5/22	Waxahachie (Senior Center, Cooking Class preparation, 4-H, Better Living for Texans, Master Wellness Volunteers)	31		
5/23	Red Oak, Waxahachie (deliver Better Living for Texans newsletters, preparation for cooking class, 4-H)	29		
5/24	Waxahachie (cooking class preparation, Better Living for Texans program, First Look, 4-H)	28		

5/25	Waxahachie (Cooking class, Master Wellness Volunteers, Better Living for Texans-deliver newsletters)	20	
5/26	Waxahachie (Better Living for Texans Central training, nutrition program)	14	
5/30	Waxahachie (Better Living for Texans, 4-H, Master Wellness Volunteers)	8	
5/31	Waxahachie (deliver Better Living for Texans newsletters, 4-H, Master Wellness Volunteers)	20	
		1050	

Other expenses in field (list)

I hereby certify this is a true and correct report of travel (mileage) and other expenses incurred by me in performance of my official duties for the month shown.

Date: June 1, 2017

Signed:

Rika M. Hodges

EXTENSION ACTIVITY REPORT TO COUNTY COMMISSIONERS COURT**Miles traveled: 1050****Selected major activities since last report****May 2017**

5/2 Child Care Conference Committee Meeting (4)
 5/2 Child Care Newsletter (70)
 5/2 County Employees Newsletter (200)
 5/3 Better Living for Texans Program (14)
 5/4 Ellis Health Alliance Meeting (21)
 5/4 Better Living for Texans (11)
 5/5 Nutrition Program (8)
 5/6 District 8 4-H Roundup Contest, Riesel
 5/9 District Administration/4-H Training, Stephenville
 5/10 Child Care Newsletters (70)
 5/10 Better Living for Texans (14)
 5/12 Nutrition Program (9)
 5/16 Diabetes Coalition Meeting (7)
 5/16 Child Care Newsletter (70)
 5/17 Ag Awareness Day (600)
 5/17 Better Living for Texans Program (13)
 5/18 Better Living for Texans Program (11)
 5/19 District 8 TEA-FCS Meeting, Georgetown
 5/24 Child Care Newsletters (70)
 5/24 Better Living for Texans Program (11)
 5/25 Diabetes Cooking Class (24)
 5/26 Better Living for Texans Training
 5/26 Nutrition Program (9)
 5/31 Better Living for Texans Program (14)
 5/31 Ellis County Alliance Meeting (21)
 5/31 Child Care Newsletter (70)

Educational Programming:

Programs	13
Participants	787

Educational Contacts:

Site Visits-FCS	16
Telephone	79
Office Visits	67
E-mails	303
Newsletters/Letters	1891

Media Outreach:

News Releases	6
Website	134
Facebook	121

Major plans for next month:

6/1 Ellis Health Alliance Meeting
 6/1 Better Living for Texans Program
 6/2 Nutrition Program

- 6/6 Program at Dineen's Farm
- 6/8 State 4-H Roundup-College Station
- 6/14 FCS Committee Meeting
- 6/14 State Nutrition Training
- 6/15 Better Living for Texans Program
- 6/15 State Food Protection Management Training
- 6/15 State Parenting & Child Development Training
- 6/16 County 4-H Record Book Judging
- 6/19 State Gerontology Training
- 6/23 Nutrition Program
- 6/30 State Nutrition Training
- 6/30 State Learn, Grow, Eat & Go Training

Rita Hodges

Name

County Extension Agent - Family & Consumer Sciences

Title

Ellis

County

06/01/17

Date

TEXAS A & M AgriLife Extension Service
The Texas A&M University System
MONTHLY SCHEDULE OF TRAVEL

NAME: Mark Arnold

TITLE: County Extension Agent – Agriculture

COUNTY: Ellis

MONTH: May 2017

DATE	SCOPE AND DESCRIPTION OF OFFICIAL TRAVEL	MILES TRAVELED	AMOUNT	
			MEALS	LODGING
5/1	Waxahachie-Waco-return-TCAAA Annual Industries	121		
5/2	Ennis area-Waxahachie area-Rotary Program-New Landowners	97		
5/5	Waxahachie area-Ellis County Youth Expo Awards Banquet	21		
5/6	Waxahachie-Reisel-return-District 8 4-H Roundup	147		
5/8	Bardwell area-Ellis Wheat Tours	23		
5/9	Waxahachie-Stephenville-return-District 8 In-Service Training	216		
5/10	Waxahachie area-Ellis County Youth Expo Show Committee Meeting	7		
5/12	Ennis area-Ennis FFA Farm to Table Program	13		
5/16	Waxahachie area-New Landowners Program	6		
5/17	Waxahachie area-Waxahachie ISD Ag Awareness Day	23		
5/22	Red Oak area-Producer consultation	37		
5/23	Waxahachie area-New Landowners Program	13		
5/24	Ennis area-AgriLife Watershed Training	17		
5/25	Waxahachie-Ennis area-Master Gardener Board Meeting/Tree Consultation	69		
5/26	Waxahachie area-4-H Beef Project Workshop	41		
		851		

Other expenses in field (list)

I hereby certify this is a true and correct report of travel (mileage) and other expenses incurred by me in performance of my official duties for the month shown.

Date: 06/01/17

Signed: _____

Mark Arnold

EXTENSION ACTIVITY REPORT TO COUNTY COMMISSIONERS COURT**Miles traveled: 851****Selected major activities since last report****May 2017**

- 5/1 Agent met with other agents, ag science teachers and stock show officials during annual TCAAA Animal Industries Meeting in Waco to discuss potential rule changes, judges, etc. for 2017-2018 Texas Major Livestock Shows.
- 5/2 Agent presented "Mosquito Awareness and Disease Transmission" to 17 Ennis Rotary Club members New Landowners education program with 10 participates. "Soil Testing and Fertility" topics covered.
- 5/5 Ellis County Youth Expo Awards Banquet held to recognize buyers, award exhibitors' scholarships and volunteer recognition.
- 5/6 District 8 4-H Roundup in Reisel. 4-H members from Ellis County participated in various contests, presentations and demonstrations.
- 5/8 Ellis County Winter Grain Tour. 30 area wheat producers attended educational programs and tour of various varieties, disease control demonstrations and production practices.
- 5/9 50 Master Gardeners met to discuss area programming, association business and receive training on Texas Superstar Plants varieties.
Agent attend District 8 Staff In-Service Training in Stephenville.
- 5/12 Agent assisted other volunteers in the Ennis FFA "Farm to Plate" fundraiser event.
- 5/16 New Landowners Program- 7 area new landowners participated in second part of meeting series where "Pasture Management and Forage Production" topics were covered.
- 5/17 Ag Awareness Day for Waxahachie ISD 5th grades. 650 WISD 5th graders participated in agricultural and food science educational program.
- 5/22 Agent met with new landowners on consultation on sheep, pecan and stone fruit production. Producer is also a member of F.A.R.M. (Farmers Assisting Returning Military).
- 5/23 New Landowner Program 6 attended, "Pond Management and Water Quality" topics.
- 5/24 Agent attended AgriLife Watershed Educational Seminar in Ennis with 20 area producers in attendance. Local Water Educational Planning Committee met to discuss educational needs locally.
- 5/25 Master Gardener Board members and Lawn and Garden Expo Committees met, 31 to discuss future needs and plans for annual educational events.
Agent consulted with landowners and Commissioner Lane Grayson on roadside tree damage/issues.
- 5/26 4-H Beef Project Clinic conducted with 9 4-H members, parents and leaders. Hoof care, parasite control and nutrition needs discussed.

Educational Programming

Programs	14
Participants	1594

Educational Contacts

Site Visits 4-H	4
Site Visits Ag	5
Telephone	97
MG/MN Telephone	56
Office Visits	107

E-Mails	2574
Newsletter/Letters	26
E-Gardening Newsletters	1890

Media Outreach:

Website hits	134
News Releases	1
Facebook posts	43
MG/MN new releases	9
MG/MN magazine	2
MG TV/Radio	4

Major plans for next month

- 6/5 Ellis County Youth Expo Show Committee Meeting. Rule Changes, judges, etc.
- 6/6-8 State 4-H Roundup, College Station, various 4-H contests, presentations, etc.
4-H Volunteer Leader Salute to Excellence recognizing to Ellis County 4-H Volunteer Leader Larry Eubank of Italy.
- 6/13 Texas Department of Agriculture TDA Private Applicator Training.
- 6/19-20 County State Steer and Heifer Validation. Assist 4-H, FFA members, parents, leaders and advisors in confirming ownership and possession of beef projects for Texas Major Show eligibility.
- 6/21 B.I.G. (Blackland Income Growth) Conference Commodity session planning meeting, Waco.
- 6/27 Ellis Crops Tour-Bardwell area
- 6/29 Master Gardeners Educational Tour to District 5 Center in Overton.

Mark Arnold
Name
County Extension Agent - Agriculture
Title

Ellis
County
06/01/17
Date

March 6, 2017

2.2 Features Not Included: The following Features ("Excluded Features") are not included in the User Fees and shall in all cases be charged separately according to the pricing specified in the attached Price Schedule:

American Board of Medical Specialties Search and Report
Bankruptcy Dockets
Bankruptcy Documents
Canadian Phones
Comprehensive Healthcare Business Report
Comprehensive Healthcare Provider Report
Court Search Wizard
D&B Global Market Identifiers
D&B Search
DE Corporation Search and Report
Email Search
Flat Rate Healthcare Business Report
Flat Rate Healthcare Provider Report
Government Location Report
Identity Authenticate
Identity Verification
Medical, Employment Or Business Records Retrieval
MVR Reports (Driving Records)
News Searches
Online Batch Services
Property Deed Image
Provider Report Card
Provider Sanction Search and Report
Provider Search and Report
Real Time MVR
Real Time Person Search
Real Time Phone Search
SEC Filings
Virtual Identity Search and Report
Workplace Locator
XML

LN standard pricing will be in effect for any new features made generally available by LN subsequent to the execution of this Schedule A.

2.3 Payment Amount: Customer shall pay to LN each month the greater of: (i) total User Fees and applicable Transactional Fees; or (ii) the total monthly minimum amount(s) as specified in the Price Table.

3. EXPIRATION

Unless otherwise accepted by LN, the terms herein are valid if the Schedule A is signed by the Customer and received by LN on or before April 15, 2017.

March 6, 2017

4. CONFIDENTIAL INFORMATION

This Schedule A contains the confidential pricing information of LN. Customer acknowledges that the disclosure of such pricing information could cause competitive harm to LN, and as such, Customer agrees to maintain this Schedule A in trust and confidence and take reasonable precautions against disclosure to any third party.

AGREED TO AND ACCEPTED BY: ELLIS COUNTY [REDACTED] VH

Signed: [Signature]
Name: Carol Bush
Title: Ellis County Judge
Date: April 11, 2017

Attest:
[Signature]
Cindy Polley
Ellis County Clerk 4-11-2017



[Signature]
Josh Roslan
Pricing Analyst
6-5-17

March 6, 2017

Accurint for Government

(Updated January 12, 2017)

(Plan 44)

(Pricing is per hit unless otherwise indicated. All searches/reports with a price of \$0.00 are considered "Standard Features" and are included in Subscription plan.)

PRICE SCHEDULE (Subscription)	
FEATURES	PRICE
Advanced Motor Vehicle Search	\$0.00
Advanced Person Search	\$0.00
Automated Valuation Model (AVM) Report	\$0.00
American Board Of Medical Specialties Search	\$1.00
American Board Of Medical Specialties Report	\$5.00
Associates ("Next Steps")	\$0.00
Bankruptcies, Liens & Judgments Search	\$0.00
Bankruptcy Search	\$0.00
Bankruptcy Report	\$0.00
Bankruptcy Docket Sheet (\$0.50 For First 5 Pages & \$0.20 Per Page Thereafter) (not discountable)	\$0.50
Bankruptcy Documents (Per Page, Up To Max Charge Of \$6 Per Document) (not discountable)	\$0.20
Boolean Search	\$0.00
Business Credit	\$0.00
Business Credit Report	\$0.00
Business InstantID	\$0.00
Business InstantID & FraudDefender	\$0.00
Business Search	\$0.00
Businesses In The News (not discountable)	\$5.00
Canadian Phones	\$0.40
Case Audit Compliance	\$0.00
Case Connect Deconfliction Alerts	\$0.00
Civil Courts Search (Report Included)	\$0.00
CLIA Report	\$0.00
Concealed Weapons Permit	\$0.00
Corporation Filings (Report Included Except In Delaware)	\$0.00
Court Search Wizard (Additional Fees May Apply; Orders Are Non-Refundable)	--
-County Civil Lower & Upper Court - 7 Year (not discountable)	\$35.00
-County Civil Lower & Upper Court - 10 Year (not discountable)	\$40.00
-County Criminal - 7 Year (not discountable)	\$25.00
-County Criminal - 10 Year (not discountable)	\$30.00
-Federal Division Civil - 7 Year (not discountable)	\$18.00
-Federal Division Civil - 10 Year (not discountable)	\$25.00
-Federal Division Criminal - 7 Year (not discountable)	\$16.00
-Federal Division Criminal - 10 Year (not discountable)	\$25.00
-Statewide Criminal (not discountable)	\$24.00
Criminal Records	\$0.00
Criminal Records Report	\$0.00
DEA Controlled Substances License Search	\$0.00

March 6, 2017

Death Records	\$0.00
Death Records Report	\$0.00
Delaware Corporations (not discountable)	\$1.00
Delaware Corporations Report (not discountable)	\$11.00
Disclosed Entity Service	\$0.00
Driver Licenses	\$0.00
Dun & Bradstreet (D&B) Search	\$0.25
Dun & Bradstreet (D&B) Global Market Identifiers Search	\$3.75
Email Search	\$0.40
FAA Aircraft (Report Included)	\$0.00
FAA Pilots (Report Included)	\$0.00
Federal Civil Court Records Search (charged per search)	\$2.00
Federal Criminal Court Records Search	\$0.00
Federal Firearms & Explosives	\$0.00
Federal Employer ID Numbers (FEIN)	\$0.00
Fictitious Business Name	\$0.00
Foreclosures Search (Report Included)	\$0.00
Hunting/Fishing Licenses	\$0.00
Identity Authenticate (charged per search)	\$1.25
Identity Verification (charged per search)	\$0.60
InstantID Consumer Search	\$0.00
InstantID Consumer & FraudDefender Search	\$0.00
Internet Domains	\$0.00
Liens & Judgments	\$0.00
Liens & Judgments Report	\$0.00
Marriages / Divorces Search	\$0.00
Medical, Employment and Business Records Retrieval	-
-Medical, Employee Or Business Record Retrieval With Authorization (not discountable)	\$35.00
-Medical, Employee Or Business Record Retrieval With Authorization And Affidavit (not discountable)	\$72.50
-Medical, Employee Or Business Record Retrieval By Subpoena (not discountable)	\$87.50
-Canvassing Up To 5 Custodians (not discountable)	\$50.00
-Canvassing From 5 To 10 Custodians (not discountable)	\$100.00
-Canvassing Above 10 Custodians, Per Custodian (not discountable)	\$10.00
-Chronological Sorting (charged per page) (not discountable)	\$0.03
-Pagination Only (charged per page) (not discountable)	\$0.10
-Research And Identify Custodial Location	\$0.00
- Long distance charges, phone charges, initial and follow up calls	\$0.00
-Prepare And Deliver Notice And Subpoena For Signature (If Required)	\$0.00
-Deliver Notice To All/3rd Party Notices	\$0.00
-Serve Subpoena To Custodian Of Record	\$0.00
-Pick-Up Scheduling And Two (2) Field Trips	\$0.00
-Mileage	\$0.00
-Return Record Review For Completeness And Legibility	\$0.00
-Rush Fee (One Way) (not discountable)	\$25.00
-Witness Fee (Pass Through Fees May Be Charged)	\$0.00

March 6, 2017

-Deposition Trip Fee (not discountable)	\$20.00
-Deposition Certification Fee (not discountable)	\$20.00
-Custodial Fee (Pass Through Fees May Be Charged)	\$0.00
-Custodial Fee Carrying Fee (10% of Pass Thru Fees May Be Charged)	\$0.00
-Hard Copy Per Page, Authorization (not discountable)	\$0.50
-Hard Copy Per Page, Subpoena, Includes Pagination And Sealing If Required (not discountable)	\$0.50
-Hard Copy, Shipping Cost (Pass Through Fees May Be Charged)	\$0.00
-Sales/Revenue Taxes (Pass Through Fees May Be Charged)	\$0.00
-X-Ray Duplication (not discountable)	\$17.50
-Fax Or Electronic Receipt Of Authorization For The Release Of Records	\$0.00
-Phone Charges	\$0.00
-Authorization Cover Sheet Preparation And Delivery Per Location	\$0.00
-Record Receipt And Review (QA)	\$0.00
-Electronic Posting Of Record, Per Page	\$0.00
-Hospital Charting (charged per page) (not discountable)	\$0.25
-Maximum Spend Without Client Authorization, MRR * (not discountable)	\$75.00
-Maximum Spend Without Client Authorization, X-Ray Duplication * (not discountable)	\$210.00
*Default Can Be Lower Or Higher Based On Customer Specifications	-
Motor Vehicles Report	\$0.00
MVR Reports (Driving Records)** (plus state fee listed below) (charged per search) (not discountable)	\$5.00
-Alabama 3-Year (not discountable)	\$8.75
-Delaware 3-Year (not discountable)	\$25.00
-Florida 3-Year (not discountable)	\$8.10
-Florida 7-Year (not discountable)	\$10.10
-Illinois (not discountable)	\$12.00
-Indiana (not discountable)	\$7.50
-Iowa (not discountable)	\$8.50
-Kansas (not discountable)	\$8.70
-Maine 3-Year (not discountable)	\$7.00
-Minnesota 5-Year (not discountable)	\$5.00
-Mississippi 3-Year (not discountable)	\$14.00
-Nebraska 5-Year (not discountable)	\$3.00
-North Carolina 3/7-Year (not discountable)	\$10.00
-Rhode Island 3-Year (not discountable)	\$20.00
-South Carolina 3/10-Year (not discountable)	\$7.25
-Tennessee 3-Year (not discountable)	\$7.00
-Utah (not discountable)	\$9.00
-Vermont 3-Year (not discountable)	\$17.00
-West Virginia 7-Year (not discountable)	\$9.00
** Customer will have access to and use of the MVR Reports (Driving Records) materials and features. MVR Reports (Driving Records) fees are subject to change without notice.	-
National Motor Vehicle Accident Search & Report (not discountable)	\$3.00
National UCC Filings (Report Included)	\$0.00
NCPDP (National Council for Prescription Drug Programs) Search	\$0.00
NCPDP (National Council for Prescription Drug Programs) Report	\$0.00

March 6, 2017

Neighbors ("Next Steps")	\$0.00
NPI Data Search	\$0.00
NPI Report	\$0.00
Official Records Search (Report Included)	\$0.00
OSHA Investigative Reports Search	\$1.00
Passport Validation	\$0.00
People At Work Search	\$0.00
People In The News (not discountable)	\$5.00
Person Alerts Monitoring (Monthly Monitoring Transactions Per Acct.) (Alerts Charged At Regular Price)	-
-1 - 50	\$0.00
-51 - 250	\$0.00
-251 - 500	\$0.00
-501 - 1,000	\$0.00
-1,001 - 5,000	\$0.00
-5,001 - 25,000	\$0.00
-25,001 - 100,000	\$0.00
Professional Licenses (Report Included)	\$0.00
Property Assessment Search	\$0.00
Property Assessment Report	\$0.00
Property Deed Search	\$0.00
Property Deed Report (excluding Deed Image)	\$0.00
Property Deed Image (additional charge when ordered from within Property Reports) (not discountable)	\$8.00
Property Search (Property Assessments, Deeds & Mortgages)	\$0.00
Property Report (Property Assessments, Deeds & Mortgages, excluding Deed Image)	\$0.00
Provider Search	\$0.25
Provider Report	\$5.00
Provider Report Card (charged per search)	\$5.00
Provider Sanction Search (charged per search)	\$0.25
Provider Sanction Report	\$5.00
Real Time Person Search (charged per search)	\$3.50
Real Time Phone Search	\$0.50
Relatives ("Next Steps")	\$0.00
Relatives, Neighbors & Associates ("Next Steps")	\$0.00
Relevant Visual Link Analysis (Per Diagram)	\$0.00
Satellite Image Search	\$0.00
SEC Filings Search	\$3.50
Sexual Offenders (Report Included)	\$0.00
SIRIS	\$0.00
USA Patriot Act	\$0.00
Virtual Identity Search & Report	\$2.00
Voter Registrations	\$0.00
Watercraft	\$0.00
Watercraft Report	\$0.00
WorkPlace Locator (not discountable)	\$3.50
Reports	

March 6, 2017

Asset Report: Property Deeds & Assessments, Vehicle Registrations, Watercraft, FAA Pilots, FAA Aircraft, and UCC Filings.	\$0.00
Business Link Report (charged per search)	\$5.00
Comprehensive Report (Best Value): Summary Report, Associates, Bankruptcy, Concealed Weapons Permits, Criminal Records, DEA Controlled Substances License Search, Driver's Licenses, FAA Aircraft, FAA Pilots, Federal Firearms & Explosives License Search, Hunting/Fishing Permits, Liens/Judgments, National Motor Vehicle Accident Search & Report, Neighbors, People at Work, Phones Plus, Possible Education, Professional Licenses, Property, Relatives (3 Degrees), Sexual Offenders, UCC Filings, Vehicle Registrations, Voter Registration and Watercraft.	\$0.00
Contact Card Report: Summary Report: Names Associated with Subject, Contact List: At Home, At Work, Through Family, Through Associates, Through Neighbors, Possible Relocation, Address Summary and Phones Plus (optional).	\$3.50
Entitlement Report: Summary Report, Phones Plus, Bankruptcy, Liens/Judgments, UCC Filings, People At Work, Driver's Licenses, Vehicle Registrations, Property, Watercraft, FAA Pilots, FAA Aircraft, Professional Licenses, Associates, Relatives (3 Degrees), Criminal Records And Sexual Offenders. Results Can Be Restricted By The User To Their Applicable Dates Of Interest.	\$0.00
Finder Report: Address Summary, Others Using SSN, Date/Location Where SSN Issued, Phone Summary, Current Listed Phones, Unverified Phones With Type And Dale Indicators, Current Neighbor Phones, Possible Relative Phones (2 Degrees), Possible Associate Phones, Phones At Historical Addresses, Bankruptcy Filings And Corporate Affiliations.	\$0.00
Government Location Report (charged per search)	\$1.00
Summary Report: Address Summary, Others Using SSN, Date/Location Where SSN Issued, Census Data, Bankruptcy Indicator, Property Indicator And Corporate Affiliations Indicator.	\$0.00
Comprehensive Address Report: (Base Report Features: Current And Previous Residents And Phones At Address)	\$0.00
Additional Report Options:	--
-Bankruptcy	\$0.00
-Businesses At Address	\$0.00
-Concealed Weapons Permit Search	\$0.00
-Criminal Records Search	\$0.00
-Criminal Records Report	\$0.00
-Driver Licenses At Address	\$0.00
-Hunting/Fishing License Search	\$0.00
-Liens And Judgments	\$0.00
-Motor Vehicles Registered At Address	\$0.00
-Neighborhood Profile (2010 Census)	\$0.00
-Neighbors At Address	\$0.00
-Property Ownership Current / Previous	\$0.00
-Sexual Offenders Search (Report Included)	\$0.00
Comprehensive Business Report (Base Report Features: Name and TIN Variations, Parent Company, and Industry Information)	\$0.00
Additional Report Options:	-
-Associated Businesses	\$0.00
-Associated People	\$0.00
-Bankruptcy	\$0.00
-Business Registrations	\$0.00
-Corporation Filings	\$0.00

March 6, 2017

-Dun & Bradstreet Records (not discountable)	\$3.75
-FAA Aircraft	\$0.00
-Internet Domain Names	\$0.00
-IRS 5500	\$0.50
-Liens and Judgments	\$0.00
-Motor Vehicles	\$0.00
-Properties	\$0.00
-UCC Filings	\$0.00
-Watercraft	\$0.00
Custom Comprehensive Report (Base Report Features: Others Using Same SSN, Date and Location where SSN Issued, Company Header, Address Summary, Possible Education, Comprehensive Report Summary)	\$0.00
Additional Report Options:	--
-Associates	\$0.00
-Bankruptcy	\$0.00
-Criminal Records	\$0.00
-DEA Controlled Substances License Search	\$0.00
-Driver Licenses Information	\$0.00
-Email Search	\$0.40
-Federal Firearms & Explosives License Search	\$0.00
-Liens And Judgments	\$0.00
-Motor Vehicle(s) Registration (Watercraft & Boat Trailers Included)	\$0.00
-National Motor Vehicle Accident Search & Report	\$0.00
-Neighborhood Profile (2010 Census)	\$0.00
-Neighbors (Up To 6 Neighbors At 10 Different Addresses)	\$0.00
-People At Work	\$0.00
-Phones Plus	\$0.50
-Professional Licenses (Report Included)	\$0.00
-Properties	\$0.00
-Relatives (Up to 3 Degrees of Separation)	\$0.00
-Sexual Offenders	\$0.00
-Supplemental Data Sources	\$0.00
-UCC Filings	\$0.00
Flat Rate Comprehensive Healthcare Business Report (includes Base Report Features and Additional Report Options listed below)	\$10.00
Comprehensive Healthcare Business Report (Base Report Features: Name, Address and Phone Variations; Parent Company, ID Numbers and Industry Information)	\$0.50
Additional Report Options:	--
-Associated Businesses	\$1.00
-Associated People	\$1.00
-Bankruptcy (charged per search)	\$1.00
-Business Phone Matches	\$0.25
-Business Registrations	\$0.25
-Corporation Filings	\$1.00
-Dun & Bradstreet Records (not discountable)	\$3.75
-FAA Aircraft	\$0.25
-Internet Domain Names	\$0.25
-IRS 5500	\$0.50

March 6, 2017

-Liens And Judgments (charged per search)	\$0.25
-Motor Vehicles	\$0.75
-Properties	\$1.00
-Sanctions	\$0.50
-UCC Filings	\$0.50
-Verification	\$0.75
-Watercraft	\$1.00
Flat Rate Comprehensive Healthcare Provider Report (includes Base Report Features and Additional Report Options listed below)	\$6.00
Comprehensive Healthcare Provider Report (Base Report Features: Gender, Date of Birth, Social Security Number, Tax ID(s) UPIN and NPI number)	\$0.50
Additional Report Options:	-
-Additional Deceased Data Sources	\$0.00
-Associates	\$0.00
-Bankruptcy (charged per search) (not discountable)	\$0.25
-Business Address Summary	\$0.25
-Business Affiliations	\$0.50
-Business Phone Matches	\$0.25
-DEA Licenses	\$0.25
-Degrees	\$0.00
-Education	\$0.50
-Group Affiliations	\$0.50
-GSA Sanctions (charged per search)	\$0.50
-Hospital Affiliations	\$0.50
-Liens And Judgments (charged per search)	\$0.25
-Medical Licenses (charged per search)	\$1.00
-Possible Criminal Records (charged per search)	\$0.25
-Professional Licenses (charged per search)	\$1.00
-Sanctions (Disciplinary) (charged per search)	\$0.50
-Sexual Offenses (charged per search)	\$1.00
-Specialties	\$0.00
-Verification	\$0.75
Online Batch	
Advanced Person Search	\$0.50
Deceased Person	\$0.25
Address (Single)	\$0.13
Address (Multiple)	\$0.16
Waterfall Phones: Directory Assistance Match, Address And Name Variations, Co-Residents, Phones Plus & Relatives; Add-Ons Possible Relocation, Neighbors & People At Work (Single)	\$0.23
Waterfall Phones: Directory Assistance Match, Address And Name Variations, Co-Residents, Phones Plus & Relatives; Add-Ons Possible Relocation, Neighbors & People At Work (Multiple)	\$0.25
Waterfall Phone with Address (single)	\$0.25
Waterfall Phone with Address (multiple)	\$0.30
Address and/or Phone Confirmation (per Input) (single)	\$0.03
Address and/or Phone Confirmation (per Input) (multiple)	\$0.04
Phones Plus	\$0.50

March 6, 2017

Real Time Phone Search	\$0.50
Real Time Motor Vehicle Registrations	\$1.50
Property - Add Up To Five Properties Owned By The Subject	\$1.00
Consumer InstantID	\$0.65
Consumer InstantID With Fraud Defender	\$0.95
Consumer InstantID With Red Flags Rule	\$0.90
Business InstantID	\$1.30
Business InstantID With Fraud Defender	\$1.30
Multiple = 2 Or More Phones/Addresses Returned	-

LexisNexis Risk Solutions Government Application & Agreement

The information submitted on this Application will be used to determine the applicant's eligibility for accessing the services and products of LexisNexis Risk Solutions FL Inc. and its affiliates (hereinafter "LN"). To avoid delay, please provide all information requested. By submitting this Application, the applicant hereby authorizes LN to independently verify the information submitted and perform research about the individuals identified. Acceptance of this Application does not automatically create a business relationship between LN and the applicant. LN reserves the right to reject this Application with or without cause and to request additional information. Applicant acknowledges and understands that LN will only allow applicant access to the LN Services if applicant's credentials can be verified in accordance with LN's internal credentialing procedures.

Section I – Agency Information – please do not use abbreviations	
Full legal name of agency: Ellis County [redacted] VH	Main phone number for address*: 972-825-5035 <small>*If this is a cell, additional documents may be required</small>
If this application is for an additional account, Parent account number:	Fax number: 972-825-5047
Physical Address where LN services will be accessed – P.O. Box/Mail Drops cannot be accepted (street, city, state, zip): 109 S. Jackson St. Waxahatchie, Texas 75165	Previous address if at the current address less than 6 mos: n/a
Website address: www.co.ellis.tx.us	External Agency IP Address (https://www.whatsmyIP.com): 69.169.254.234
External Agency IP Range – From: 69.169.254.233	External Agency IP Range – To: 69.169.254.238
Agency Information:	
<input type="checkbox"/> Federal Government	<input type="checkbox"/> Federal Law Enforcement
<input type="checkbox"/> State Government	<input type="checkbox"/> State Law Enforcement
<input type="checkbox"/> Other (please explain):	<input checked="" type="checkbox"/> Local/Municipal Government <input checked="" type="checkbox"/> Local/Municipal Law Enforcement
Section II – Administrator and Main Contact Information (for additional administrators, please provide additional sheets)	
Product Administrator or Main Contact (first & last name): Kelli Wallace	Title: Office Manager
E-Mail Address: Kelli.Wallace@co.ellis.tx.us	Admin IP Address: 69.169.254.234
Required for local and municipal agencies	
Administrator Home Address (street, city, state, zip): 111 W. Main St. Waxahatchie, Texas 75165	Administrator Date of Birth: 3/19/66
Section III – Billing Information	
Billing Contact (first & last name): check here if same as Administrator <input checked="" type="checkbox"/>	Title:
Billing Address (street, city, state, zip):	Telephone:
E-Mail Address:	Sales Tax Exempt: <input type="checkbox"/> No <input checked="" type="checkbox"/> Yes – please provide proof of exemption
Do you require a PO number on invoice: <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If Yes, provide PO Number:	
Section IV – Business-to-Business Vendor Reference	
Required for local and municipal agencies:	
Company Name: Culego Inc dba Ginzbread Press	Contact: Claudia Romero
Business Address (street, city, state, zip): 1605 E. Main St. Waxahatchie, TX 75165	Contact Phone Number: 972-938-1776
E-mail Address: customer.service@culego.com	Account Number (if applicable): n/a

V.H.
V.H.
V.H.

V.H.
V.H.
V.H.

Section V – Site Visits

Site visits may be required to assure Applicant eligibility for LN products or services. By submitting this Application, Applicant agrees to authorize a site visit by LN or its approved third-party, and agrees to cooperate in its completion. If the contact for coordinating the site visit is not identified above as the Administrator, please provide the site visit contact's information below:

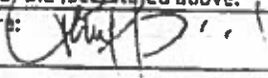
Contact Name:	Kelli Wallace	Contact Phone:	972-825-5035
Contact Email Address:	Kelli.Wallace@Co.Ellis.TX.us		

Section VI – Terms and Conditions

Terms and conditions governing the use of the LN Services are available online at <http://www.lexisnexis.com/risk/master/terms/government> and are incorporated into this Application & Agreement by reference as if stated in full herein. By signing below Applicant expressly certifies it has read the additional terms and conditions and agrees to be bound by them.

Signature

I HEREBY CERTIFY that I am authorized to execute this Application & Agreement on behalf of the Agency listed above and that I have direct knowledge of the facts stated above.

Applicant Signature:		Date Signed:	4/25/17
Applicant Name:	Carol Bush	Title:	Ellis County Judge



Josh Roslan
Pricing Analyst

6-5-17

Non-FCRA Addendum to the LexisNexis Master Terms and Conditions (form LNMTCC)

This Non-FCRA Addendum (the "Non-FCRA Addendum") is entered into as of 5/1/2017 (the "Effective Date"), by and between LexisNexis Risk Solutions FL Inc. and its Affiliates (hereinafter, "LNRSL"), with its principal place of business located at 1000 Alderman Drive, Alpharetta, Georgia 30005 and Ellis County (hereinafter, "Customer"), with its principal place of business located at 109 S. Jackson St., Waxahatchie, Texas 75165, each individually referred to as the "Party" and collectively as the "Parties." VH

WHEREAS, Customer has executed the LexisNexis Master Terms and Conditions (form LNMTCC) (the "Master Terms") for the LN Services (as defined in the Master Terms); and

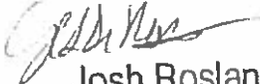
WHEREAS, the Parties wish to add certain terms and conditions to the Master Terms to govern the provision of Non-FCRA LN Services (as defined below).

NOW, THEREFORE, LNRSL and Customer agree to be mutually bound by the additional terms and conditions of this Non-FCRA Addendum, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, do hereby agree as follows:

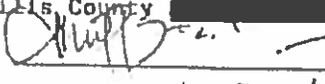
- 1. Non-FCRA Use Restrictions.** The LN Services provided pursuant to this Non-FCRA Addendum and described in a Schedule A (as defined in the Master Terms) as Non-FCRA are not provided by "consumer reporting agencies," as that term is defined in the Fair Credit Reporting Act (15 U.S.C. § 1681, et seq.) ("FCRA") and do not constitute "consumer reports," as that term is defined in the FCRA (the "Non-FCRA LN Services"). Accordingly, the Non-FCRA LN Services may not be used in whole or in part as a factor in determining eligibility for credit, insurance, employment or another purpose in connection with which a consumer report may be used under the FCRA. Further, (A) Customer certifies that it will not use any of the information it receives through the Non-FCRA LN Services to determine, in whole or in part an individual's eligibility for any of the following products, services or transactions: (1) credit or insurance to be used primarily for personal, family or household purposes; (2) employment purposes; (3) a license or other benefit granted by a government agency; or (4) any other product, service or transaction in connection with which a consumer report may be used under the FCRA or any similar state statute, including without limitation apartment rental, check-cashing, or the opening of a deposit or transaction account; (B) by way of clarification, without limiting the foregoing, Customer may use, except as otherwise prohibited or limited by this Non-FCRA Addendum, information received through the Non-FCRA LN Services for the following purposes: (1) to verify or authenticate an individual's identity; (2) to prevent or detect fraud or other unlawful activity; (3) to locate an individual; (4) to review the status of a legal proceeding; (5) to collect a debt, provided that such debt collection does not constitute in whole or in part, a determination of an individual consumer's eligibility for credit or insurance to be used primarily for personal, family or household purposes; or (6) to determine whether to buy or sell consumer debt or a portfolio of consumer debt in a commercial secondary market transaction, provided that such determination does not constitute in whole or in part, a determination of an individual consumer's eligibility for credit or insurance to be used primarily for personal, family or household purposes; (C) specifically, if Customer is using the Non-FCRA LN Services in connection with collection of a consumer debt on its own behalf, or on behalf of a third-party, Customer shall not use the Non-FCRA LN Services: (1) to revoke consumer credit; (2) to accelerate, set or change repayment terms; or (3) for the purpose of determining a consumer's eligibility for any repayment plan; provided, however, that Customer may, consistent with the certification and limitations set forth in this Section 1, use the Non-FCRA LN Services for identifying, locating, or contacting a consumer in connection with the collection of a consumer's debt or for prioritizing collection activities; and (D) Customer shall not use any of the information it receives through the Non-FCRA LN Services to take any "adverse action," as that term is defined in the FCRA.
- 2. General.** Customer and LNRSL agree that: (i) capitalized terms used herein but not otherwise defined herein shall have the meanings ascribed to them in the Master Terms; (ii) this Non-FCRA Addendum modifies and amends only those specific terms of the Master Terms expressly referenced herein; and (iii) all terms of the Master Terms are hereby restated as if written herein, shall remain in full force and effect, and shall constitute the legal valid, binding and enforceable obligations of the parties; and (iv) the LexisNexis Risk Solutions Application, the Master Terms, the Non-FCRA Addendum and the applicable Schedules A are collectively referred to as the "Agreement" for purposes of governing the provision and use of the Non-FCRA LN Services.

AUTHORIZATION AND ACCEPTANCE OF TERMS

I HEREBY CERTIFY that I am authorized to execute this Non-FCRA Addendum on behalf of the Customer listed above.


Josh Roslan
Pricing Analyst

6-5-17

CUSTOMER: Ellis County VH
Signature: 
Print Name: Carol Bush
Title: Ellis County Judge
Dated: 04/25/17 (mm/dd/yy)

NON-FCRA PERMISSIBLE USE CERTIFICATION – GOVERNMENT

VH

Customer (Agency) Name: Ellis County
 DBA: _____
 Address: 109 S. Jackson St., Waxahachie, Texas 75165
 City, State, Zip: _____
 Contact Name: Kelli Wallace Phone: 972-825-5035

REQUIRED Please describe your purpose of use: Law enforcement purposes; to locate and identify parties and witnesses; to investigate crimes; and to assist our investigators in their daily responsibilities.

Definitions. Gramm-Leach-Bliley Act, (15 U.S.C. § 6801, et seq.) and related state laws (collectively, the "GLBA")
 Drivers Privacy Protection Act, (18 U.S.C. § 2721 et seq.) and related state laws (collectively, the "DPPA")

Law Enforcement Agencies Only: Review and, if appropriate, certify to the following: Customer represents and warrants that it will use the LN Services solely for law enforcement purposes, which comply with applicable privacy laws including, but not limited to the GLBA and the DPPA. To certify, check here: Proceed to SECTION 3. QUALIFIED ACCESS

SECTION 1. GLBA EXCEPTION/PERMISSIBLE PURPOSE - NOT APPLICABLE TO LAW ENFORCEMENT

Some LN Services use and/or display nonpublic personal information that is governed by the privacy provisions of the GLBA. Customer certifies it has the permissible purposes under the GLBA to use and/or obtain such information, as marked below, and Customer further certifies it will use such information obtained from LN Services only for such purpose(s) selected below or, if applicable, for the purpose(s) indicated by Customer electronically while using the LN Services, which purpose(s) will apply to searches performed during such electronic session:

No applicable GLBA exception/permissible use. Proceed to SECTION 2. DPPA PERMISSIBLE USES

(At least one (1) must be checked to be permitted access to GLBA data)

<input type="checkbox"/>	As necessary to effect, administer, or enforce a transaction requested or authorized by the consumer.
<input type="checkbox"/>	As necessary to effect, administer, or enforce a transaction requested or authorized by the consumer by verifying the identification information contained in applications.
<input type="checkbox"/>	To protect against or prevent actual or potential fraud, unauthorized transactions, claims or other liability.
<input type="checkbox"/>	In required institutional risk control programs.
<input type="checkbox"/>	In resolving consumer disputes or inquiries.
<input type="checkbox"/>	Use by persons, or their representatives, holding a legal or beneficial interest relating to the consumer.
<input checked="" type="checkbox"/>	Use by persons acting in a fiduciary or representative capacity on behalf of the consumer.
<input checked="" type="checkbox"/>	In complying with federal, state, or local laws, rules, and other applicable legal requirements.
<input type="checkbox"/>	To the extent specifically permitted or required under other provisions of law and in accordance with the Right to Financial Privacy Act of 1978, to law enforcement agencies (including a Federal functional regulator, the Secretary of Treasury, a State insurance authority, or the Federal Trade Commission), self-regulatory organizations, or for an investigation on a matter related to public safety.

SECTION 2. DPPA PERMISSIBLE USES - NOT APPLICABLE TO LAW ENFORCEMENT

Some LN Services use and/or display personal information, the use of which is governed by the DPPA. Customer certifies it has a permissible use under the DPPA to use and/or obtain such information and Customer further certifies it will use such information obtained from LN Services only for one (1) or more of the purposes selected below or for the purpose(s) indicated by Customer electronically while using the LN Services, which purpose(s) will apply to searches performed during such electronic session:

No permissible use. Proceed to SECTION 3. QUALIFIED ACCESS

(At least one (1) must be checked to be permitted access to DPPA data)

<input checked="" type="checkbox"/>	For use in connection with any civil, criminal, administrative, or arbitral proceeding in any federal, state, or local court or agency or before any self-regulatory body, including the service of process, investigation in anticipation of litigation, and the execution or enforcement of judgments and orders, or pursuant to an order of a federal, state, or local court.
-------------------------------------	--

<input type="checkbox"/>	For use in the normal course of business by a legitimate business or its agents, employees, or contractors, but only— (A) to verify the accuracy of personal information submitted by the individual to the business or its agents, employees, or contractors; and (B) if such information as so submitted is not correct or is no longer correct, to obtain the correct information, but only for the purposes of preventing fraud by, pursuing legal remedies against, or recovering on a debt or security interest against, the individual.
<input checked="" type="checkbox"/>	Use by a government agency, but only in carrying out its functions.
<input checked="" type="checkbox"/>	Use by any person acting on behalf of a government agency, but only in carrying out the agency's functions.
<input type="checkbox"/>	Use by an insurer (or its agent) in connection with claims investigation activities or antifraud activities.
<input type="checkbox"/>	In connection with motor vehicle safety or theft, or driver safety (except by or for a motor vehicle manufacturer).
<input type="checkbox"/>	Use by an employer or its agents or insurer to obtain or verify information relating to a holder of a commercial driver's license that is required under Chapter 313 of Title 49 of the United States Code.
<input type="checkbox"/>	For use in providing notice to the owners of towed or impounded vehicles.
<input type="checkbox"/>	For use in connection with the operation of private toll transportation facilities.

With regard to the information that is subject to the DPPA, some state laws' permissible uses may vary from the permissible uses identified above. In such cases, some state information may not be available under each permissible use listed above and/or Customer may be asked to certify to a permissible use permitted by applicable state law to obtain information from a specific state.

Customer agrees and certifies it will use the information described above only in accordance with the permissible uses selected above or those selected subsequently in connection with a specific information request.

SECTION 3. QUALIFIED ACCESS

Certain users ("Authorized Users") may be able to obtain full social security numbers (nine (9) digits) and driver's license numbers (collectively, "QA Data"), when appropriate, through some LN Services. Only those users that are within the Authorized User List below, and that use QA Data for an Authorized Use identified below, may qualify. To potentially qualify as an Authorized User, Customer must certify that its business is within the Authorized User List below and its use of QA Data is within the Authorized Use List below.

Customer is NOT requesting access to QA Data. Proceed to SECTION 4. DEATH MASTER FILE

Customer is requesting access to QA Data. Complete the sections below.

What department will be using QA Data? Ellis County and District Attorney's Office and Investigators

SOCIAL SECURITY NUMBERS

Not an authorized user. Proceed to DRIVER'S LICENSE NUMBERS

1. AUTHORIZED USER (At least one (1) must be checked to receive Social Security Numbers)

<input checked="" type="checkbox"/>	Federal, state or local government agency with law enforcement responsibilities.
<input type="checkbox"/>	Special investigative unit, subrogation department and claims department of a private or public insurance company for the purposes of detecting, investigating or preventing fraud.
<input type="checkbox"/>	Financial institution for the purposes of (a) detecting, investigating or preventing fraud, (b) compliance with federal or state laws or regulations, (c) collecting debt on their own behalf, and (d) such other uses as shall be appropriate and lawful.
<input type="checkbox"/>	Collection department of a creditor.
<input type="checkbox"/>	Collection company acting on behalf of a creditor or on its own behalf.
<input checked="" type="checkbox"/>	Other public or private entity for the purpose of detecting, investigating or preventing fraud. Describe your business: <u>Ellis County & District Attorney's Office.</u>

2. AUTHORIZED USE (At least one (1) must be checked to receive Social Security Numbers)

<input checked="" type="checkbox"/>	Location of suspects or criminals.
<input type="checkbox"/>	Location of non-custodial parents allegedly owing child support and ex-spouses allegedly owing spousal support.
<input checked="" type="checkbox"/>	Location of individuals alleged to have failed to pay taxes or other lawful debts.
<input checked="" type="checkbox"/>	Identity verification.
<input checked="" type="checkbox"/>	Other uses similar to those described above. Describe your use: <u>Law enforcement. Location of witnesses. Investigating crimes, etc.</u>

By selecting above, the Customer certifies that it is an Authorized User, and that it will use Social Security Numbers only for the purpose(s) it designated on the Authorized Use List and for no other purpose(s).

DRIVER'S LICENSE NUMBERS

Not an authorized user. Proceed to SECTION 4. DEATH MASTER FILE

1. AUTHORIZED USER (At least one (1) must be checked to receive Driver's License Numbers)

<input checked="" type="checkbox"/>	Federal, state or local government agency with law enforcement responsibilities.
<input type="checkbox"/>	Special investigative unit, subrogation department and claims department of a private or public insurance company for the purposes of detecting, investigating or preventing fraud.
<input type="checkbox"/>	Financial institution for the purposes of (a) detecting, investigating or preventing fraud, (b) compliance with federal or state laws or regulations, (c) collecting debt on their own behalf, and (d) such other uses as shall be appropriate and lawful.
<input type="checkbox"/>	Collection department of a creditor.
<input type="checkbox"/>	Collection company acting on behalf of a creditor or on its own behalf.
<input checked="" type="checkbox"/>	Other public or private entity for the purpose of detecting, investigating or preventing fraud. Describe your business: <i>Ellis County & District Attorney's Office</i>

2. AUTHORIZED USE (At least one (1) must be checked to receive Driver's License Numbers)

<input checked="" type="checkbox"/>	Location of suspects or criminals.
<input type="checkbox"/>	Location of non-custodial parents allegedly owing child support and ex-spouses allegedly owing spousal support.
<input type="checkbox"/>	Location of individuals alleged to have failed to pay taxes or other lawful debts.
<input checked="" type="checkbox"/>	Identity verification.
<input checked="" type="checkbox"/>	Other uses similar to those described above. Describe your use: <i>Law enforcement, Location of witnesses, Investigating crimes, etc.</i>

By selecting above, the Customer certifies that it is an Authorized User, and that it will use Driver's License Numbers only for the purpose(s) it designated on the Authorized Use List and for no other purpose(s).

SECTION 4. DEATH MASTER FILE

For access to Limited Access DMF Data only.

No permissible purpose. Proceed to AUTHORIZATION AND ACCEPTANCE OF TERMS

I. Definitions. For purposes of this Certification, these terms are defined as follows:

- a. **DMF Agreement:** The Limited Access Death Master File Non-federal Licensee Agreement for Use and Resale executed by LexisNexis Risk Data Retrieval Services LLC, on behalf of itself, its affiliates and subsidiaries, and its and their successors, with the federal government (NTIS, as below defined). The DMF Agreement form is found at www.lexisnexis.com/risk/DMFDocuments.
- b. **Certification Form:** The Limited Access Death Master File Subscriber Certification Form executed by LexisNexis Risk Data Retrieval Services LLC, on behalf of itself, its affiliates and subsidiaries, and its and their successors, with the federal government (NTIS, as below defined). The Certification Form is found at www.lexisnexis.com/risk/DMFDocuments.
- c. **DMF:** The federal Death Master File.
- d. **NTIS:** National Technical Information Service, U.S. Department of Commerce
- e. **Open Access DMF:** The DMF product made available through LN, which obtains the data from NTIS, and which does not include DMF with respect to any deceased individual at any time during the three-calendar-year period beginning on the date of the individual's death. Open Access DMF data should not be accessed pursuant to this Certification but should be accessed pursuant to a customer contract for such DMF data that is not Limited Access DMF.
- f. **Limited Access DMF:** Limited Access DMF includes DMF data with respect to any deceased individual at any time during the three-calendar-year period beginning on the date of the individual's death. Limited Access DMF is made available through LN as a Certified Person, by NTIS. This Certification governs Customer's access to Limited Access DMF from LN (or the applicable LN affiliate), whether full or partial Limited Access DMF records or indicators of deceased status, and via any format, including online, XML feed, or in-house file processing through LN.

II. Certification.

Customer's access to the Limited Access DMF requires certification of purpose, as required by 15 CFR Part 1110 and section 1001 of Title 18, United States Code. Customer hereby certifies that it has the indicated permissible purpose(s) under part (a) of this Section II ("Certification") and that it meets the requirements of part (b) of this Section II:

(a) Such Customer has a legitimate fraud prevention interest, or has a legitimate business purpose pursuant to a law, governmental rule, regulation, or fiduciary duty, will use the Limited Access DMF only for such purpose(s), and specifies the basis for so certifying as (choose any applicable purposes that apply to Customer's use):

Legitimate Fraud Prevention Interest: Customer has a legitimate fraud prevention interest to detect and prevent fraud and/or to confirm identities across its commercial business and/or government activities.

Legitimate Business Purpose Pursuant to a Law, Governmental Rule, Regulation, or Fiduciary Duty: Customer has one or more of the purposes permitted under 42 USC 1306c including fraud prevention and ID verification purposes. Customer's specific purpose(s) for obtaining Limited Access DMF data under this Certification is:

- Fraud Prevention and identity verification purposes
- For uses permitted or required by law
- For uses permitted or required by governmental rules
- For uses permitted or required by regulation
- For uses necessary to fulfill or avoid violating fiduciary duties

and

(b) Customer has systems, facilities, and procedures in place to safeguard Limited Access DMF, and experience in maintaining the confidentiality, security, and appropriate use of such information, pursuant to requirements similar to the requirements of section 6103(p)(4) of the Internal Revenue Code of 1986, and

(c) Customer agrees to satisfy the requirements of such section 6103(p)(4) as if such section applied to Customer.

III. Flow-down Agreement Terms and Conditions

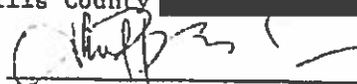
The Parties agree that the following terms and conditions are applicable to Recipient and ordering, access to, and use of Limited Access DMF:

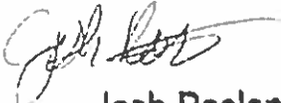
1. **Compliance with Terms of Agreement and CFR.** Recipient of Limited Access DMF must comply with the terms of the Agreement and the requirements of 15 CFR Part 1110, as though set forth as a Subscriber therein, and Recipients may not further distribute the Limited Access DMF.
2. **Change in Status.** Should Recipient's status change such that it would no longer have a permissible purpose to access Limited Access DMF under this Addendum, Recipient agrees to immediately notify LN in writing in the manner and format required for notices under the Contract. Should Recipient cease to have access rights to Limited Access DMF, Recipient shall destroy all Limited Access DMF, and will certify to LN in writing that it has destroyed all such DMF.
3. **Security and Audit.** Recipient will at all times have security provisions in place to protect the Limited Access DMF from being visible, searchable, harvestable or in any way discoverable on the World Wide Web. Recipient understands that any successful attempt by any person to gain unauthorized access to or use of the Limited Access DMF provided by LN may result in immediate termination of Recipient's access and this Addendum. In addition, any successful attempt by any person to gain unauthorized access may under certain circumstances result in penalties as prescribed in 15 CFR § 1110.200 levied on Recipient and the person attempting such access. Recipient will take appropriate action to ensure that all persons accessing the Limited Access DMF it obtains from LN are aware of their potential liability for misuse or attempting to gain unauthorized access. Any such access or attempted access is a breach, or attempted breach, of security and Recipient must immediately report the same to NTIS at dmfcert@ntis.gov; and to LN by written notification to the LN Information Assurance and Data Protection Organization at 1000 Alderman Drive, Alpharetta, Georgia 30005 and by email (security.investigations@lexisnexis.com) and by phone (1-888-872-5375). Recipient agrees to be subject to audit by LN and/or NTIS to determine Recipient's compliance with the requirements of this Addendum, the Agreement, and 15 CFR Part 1110. Recipient agrees to retain a list of all employees, contractors, and subcontractors to which it provides Limited Access DMF and to make that list available to NTIS and/or LN as part of any audits conducted hereunder. Recipient will not resell or otherwise redistribute the Limited Access DMF.
4. **Penalties.** Recipient acknowledges that failure to comply with the provisions of paragraph (3) of the Certification Form may subject Recipient to penalties under 15 CFR § 1110.200 of \$1,000 for each disclosure or use, up to a maximum of \$250,000 in penalties per calendar year, or potentially uncapped for willful disclosure.
5. **Law, Dispute Resolution, and Forum.** Recipient acknowledges that this Addendum is governed by the terms of federal law. Recipient acknowledges that the terms of Section 14 of the Agreement govern disagreement handling, and, without limitation to the foregoing, that jurisdiction is federal court.

6. **Liability.** The U.S. Government/NTIS and LN (a) make no warranty, express or implied, with respect to information provided under the Agreement, including but not limited to, implied warranties of merchantability and fitness for any particular use; (b) assume no liability for any direct, indirect or consequential damages flowing from any use of any part of the Limited Access DMF, including infringement of third party intellectual property rights; and (c) assume no liability for any errors or omissions in Limited Access DMF. The Limited Access DMF does have inaccuracies and NTIS and the Social Security Administration (SSA), which provides the DMF to NTIS, and LN, do not guarantee the accuracy of the Limited Access DMF. SSA does not have a death record for all deceased persons. Therefore, the absence of a particular person in the Limited Access DMF is not proof that the individual is alive. Further, in rare instances, it is possible for the records of a person who is not deceased to be included erroneously in the Limited Access DMF. Recipient specifically acknowledges the terms of Attachment B to the Agreement, which terms apply to Recipient.
7. **Indemnification.** To the extent not prohibited by law, Recipient shall indemnify and hold harmless LN and NTIS and the Department of Commerce from all claims, liabilities, demands, damages, expenses, and losses arising from or in connection with Recipient's, Recipient's employees', contractors', or subcontractors' use of the Limited Access DMF. This provision will include any and all claims or liability arising from intellectual property rights.
8. **Survival.** Provisions hereof related to indemnification, use and protection of Limited Access DMF, audit, disclaimer of warranties, and governing law shall survive termination of this Addendum.
9. **Conflict of Terms.** Recipient acknowledges that the terms of this Addendum, in the event of conflict with the terms of the Contract, apply in addition to, and not in lieu of, such Contract terms, with respect to the Limited Access DMF only.

AUTHORIZATION AND ACCEPTANCE OF TERMS

I HEREBY CERTIFY that I have direct knowledge of the facts stated above and that I am authorized to execute this Certification on behalf of the Customer listed above.

CUSTOMER: Ellis County [REDACTED] VH
 Signature 
 Print Name Carol Bush
 Title Ellis County Judge
 Dated 04/25/17 (mm/dd/yy)


 Josh Roslan
 Pricing Analyst

6-5-17

* Filled out by Vance Hinds, Assistant County & District Attorney for Ellis County.

F1

ELLIS COUNTY BUDGET
2016/2017 LINE ITEM ADJUSTMENT

I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my 2016/2017 Budget as follows:

TRANSFER FROM:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
001-0430-50801-00000-000	Supplies	\$1,000.00

TRANSFER TO:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
001-0430-50815-00000-000	Uniform Expense	\$1,000.00

Stephanie Parker
STEPHANIE PARKER **5/16/2017** **EMERGENCY MANAGEMENT**
Signature of Department Head *Date Signed* *Department*

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

APPROVED THIS _____ DAY OF _____, 2017

- _____ County Judge
- _____ Commissioner Precinct #1
- _____ Commissioner Precinct #2
- _____ Commissioner Precinct #3
- _____ Commissioner Precinct #4

Approved by County Auditor's Office: *Allen 5/18/17*
Needs court approval

F2

ELLIS COUNTY BUDGET
2016/2017 LINE ITEM ADJUSTMENT

I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my 2016/2017 Budget as follows:

TRANSFER FROM:

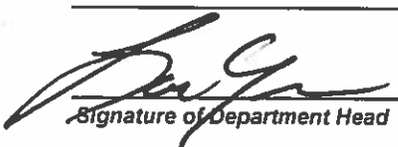
ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
010-0653-50807-00000-000	FM2 GENERAL EXPENSES	\$5,000.00

POSTED
PCT2
COMPUTER

TRANSFER TO:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
010-0653-50868-00000-000	FM2 CONTRACT LABOR	\$5,000.00

POSTED
PCT2
COMPUTER


Signature of Department Head

5/19/2017
Date Signed

Ellis Co. Commissioner, Pct. 2
Department

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

APPROVED THIS _____ DAY OF _____, 2016/2017

- _____ County Judge
- _____ Commissioner Precinct #1
- _____ Commissioner Precinct #2
- _____ Commissioner Precinct #3
- _____ Commissioner Precinct #4

Approved by County Auditor's Office: Shellen 5/24/17

Needs court approval

**ELLIS COUNTY BUDGET
2016/2017 LINE ITEM ADJUSTMENT**

FB

I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my 2016/2017 Budget as follows:

TRANSFER FROM:

<u>ACCOUNT NO.</u>	<u>ACCOUNT TITLE</u>	<u>AMOUNT</u>
012-0755-40008-00000-000	FM4/Interlocal	55,000.00

TRANSFER TO:

<u>ACCOUNT NO.</u>	<u>ACCOUNT TITLE</u>	<u>AMOUNT</u>
012-0755-50802-00000-000	FM4/Purchase of Equipment	55,000.00

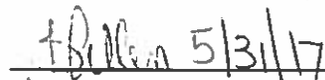
	30-May-17	R & B, Pct. 4
<i>Signature of Department Head</i>	<i>Date Signed</i>	<i>Department</i>

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

APPROVED THIS _____ DAY OF _____, 2016/2017

_____	County Judge
_____	Commissioner Precinct #1
_____	Commissioner Precinct #2
_____	Commissioner Precinct #3
_____	Commissioner Precinct #4

Approved by County Auditor's Office:

 5/31/17
Needs court approval

F4

ELLIS COUNTY BUDGET
2016/2017 LINE ITEM ADJUSTMENT

I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my 2016/2017 Budget as follows:

TRANSFER FROM:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
001-0060-50801	Supplies	\$1,700

TRANSFER TO:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
001-0060-50703	Telephone	\$1,700

Signature of Department Head

Date Signed

6/6/2017

Department of Development
Department

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

APPROVED THIS _____ DAY OF _____, 2016/2017

County Judge

Commissioner Precinct #1

Commissioner Precinct #2

Commissioner Precinct #3

Commissioner Precinct #4

*needs
Court
approval*

Approved by County Auditor's Office:

FS

RECEIVED

JUN 01 2017

ELLIS COUNTY AUDITOR

ELLIS COUNTY BUDGET
2012/2013 LINE ITEM ADJUSTMENT
2016/2017

I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my
2012/2013 Budget as follows:
2016-2017
TRANSFER FROM:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
✓ 001-037050804	POSTAGE	364.22
		614.22 as per
		John Bridges
		6/2/17
		BR

TRANSFER TO:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
✓ 001-037050805	CONFERENCE	#125.00
✓ 001-037050802	EQUIPMENT	#239.22
✓ 001-0370-50806	Bonds/Dues	250.00
		BR.

John Bridges
Signature of Department Head
5-23-17
Date Signed

Tax Office
Department

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

APPROVED THIS _____ DAY OF _____, 2012/2013

- _____ County Judge
- _____ Commissioner Precinct #1
- _____ Commissioner Precinct #2
- _____ Commissioner Precinct #3
- _____ Commissioner Precinct #4

Approved by County Auditor's Office:

Helen 6/2/17
Needs court approval

**ELLIS COUNTY BUDGET
2016/2017 LINE ITEM ADJUSTMENT**

56

I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my 2016/2017 Budget as follows:

TRANSFER FROM:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
✓ 001-0210-50942	Election Expenses	(\$1,500.00)
✓ 001-0210-50873	Maint/RPS Recount	(\$1,000.00)
✓ 001-0210-50848	Holding Salary	(\$600.00)
✓ 001-0210-50823	Legal notices	(\$500.00)
✓ 001-0210-50804	Postage	(\$1,000.00)
✓ 001-0210-40964	Contracting Elections	(\$1,500.00)

TRANSFER TO:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
✓ 001-0210-50703	Telephone	\$2,400.00
✓ 001-0210-50805	Conference	\$350.00
✓ 001-0210-50800	Chapter 19	\$850.00
✓ 001-0210-50855	Voting Equipment	\$2,500.00


Signature of Department Head

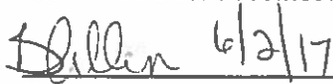
6-1-17
Date Signed

Elections
Department

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

County Judge
Commissioner Precinct #1
Commissioner Precinct #2
Commissioner Precinct #3
Commissioner Precinct #4

Approved by County Auditor's Office:

 6/2/17

Needs court approval

F7

ELLIS COUNTY BUDGET
2016/2017 LINE ITEM ADJUSTMENT

I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my 2016/2017 Budget as follows:

TRANSFER FROM:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
✓ 001-0360-50802	DA - Equipment	(\$500.00)
✓ 001-0360-50819	DA - Computer	(\$1,000.00)
✓ 001-0360-50888	DA - Computer Services	(\$3,000.00)

TRANSFER TO:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
✓ 001-0360-50801	DA - Supplies	\$2,000.00
✓ 001-0360-50846	DA - Witness Fee	\$2,500.00

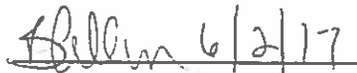
 5-31-17
 Signature of Department Head Date Signed

DA
 Department

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

APPROVED THIS _____ DAY OF _____, 2016/2017

County Judge
 Commissioner Precinct #1
 Commissioner Precinct #2
 Commissioner Precinct #3
 Commissioner Precinct #4

Approved by County Auditor's Office: 

Needs court approval

**ELLIS COUNTY BUDGET
2016/2017 LINE ITEM ADJUSTMENT**

F8

I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my 2016/2017 Budget as follows:

TRANSFER FROM:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
✓ 001-0210-40719	Chapter 19 funding	(\$3,034.00)

TRANSFER TO:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
✓ 001-0210-50800	Chapter 19	\$3,034.00

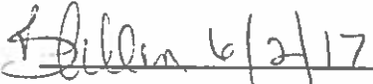

Signature of Department Head

5-30-17
Date Signed

Elections
Department

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

County Judge
Commissioner Precinct #1
Commissioner Precinct #2
Commissioner Precinct #3
Commissioner Precinct #4

Approved by County Auditor's Office: 
Needs court approval

**ELLIS COUNTY BUDGET
2016/2017 LINE ITEM ADJUSTMENT**

F10

I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my 2016/2017 Budget as follows:

TRANSFER FROM:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
001-0015-50807-00000-000	General Misc	2,500.00

TRANSFER TO:

ACCOUNT NO.	ACCOUNT TITLE	AMOUNT
001-0015-50865-00000-000	Pre-Employment Screening	2,500.00


Signature of Department Head

June 6, 2017
Date Signed

015 / Jail
Department

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

APPROVED THIS _____ DAY OF _____, 2016/2017

Needs court approval

County Judge
Commissioner Precinct #1
Commissioner Precinct #2
Commissioner Precinct #3
Commissioner Precinct #4



RECEIVED

Approved by County Auditor's Office:

JUN 06 2017
ELLIS COUNTY
AUDITOR

**ELLIS COUNTY BUDGET
2016/2017 LINE ITEM ADJUSTMENT**

F11

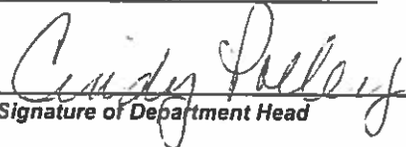
I am requesting that the Ellis County Commissioners' Court make necessary Line Item adjustments to my 2016/2017 Budget as follows:

TRANSFER FROM:

<u>ACCOUNT NO.</u>	<u>ACCOUNT TITLE</u>	<u>AMOUNT</u>
001-0320-50805	CONFERENCE	\$1,500.00

TRANSFER TO:

<u>ACCOUNT NO.</u>	<u>ACCOUNT TITLE</u>	<u>AMOUNT</u>
001-0320-50601	TRAVEL	\$1,500.00


6-Jun-17
County Clerk
Signature of Department Head *Date Signed* *Department*

ELLIS COUNTY COMMISSIONERS' COURT FINDS THAT THIS TRANSFER OF FUNDS IS FOR COUNTY PURPOSES AND IS AN APPROPRIATE REQUEST.

APPROVED THIS _____ DAY OF _____, 2016/2017

_____	County Judge
_____	Commissioner Precinct #1
_____	Commissioner Precinct #2
_____	Commissioner Precinct #3
_____	Commissioner Precinct #4

needs court approval

Approved by County Auditor's Office: _____



**DEPARTMENT OF DEVELOPMENT
AGENDA ITEM NO. SP1**

AGENDA CAPTION:

Consider and act upon a request to approve a simplified plat of Payton's Place. The property contains \pm 4.891 acres of land in the Evan R. Balch Survey, Abstract No. 89 located on the southeast corner of Broadhead Road and Spring Grove Drive, in the extraterritorial jurisdiction (ETJ) of the City of Waxahachie, Road & Bridge Precinct No. 1.

BACKGROUND INFORMATION:

Purpose:

The applicant, Amy McDaniel, acting on behalf of the property owner, Edwin Lipsey, is requesting approval of this simplified plat on this property for two (2) residential lots.

History:

There is no history of any other subdivision request on this property.

Thoroughfare Plan:

Broadhead Road is classified as an existing arterial road requiring a total right-of-way dedication between 80-100 feet. This plat shows 55-60 feet of right-of-way dedication from the centerline of this road, thus exceeding one-half of the required dedication.

Utility Service:

Water service to this area is provided by Rockett Water.

RECOMMENDATION:

Staff recommends approval of this request, as presented.

ATTACHMENTS:

1. Location Map
2. Plat

**COUNTY COMMISSIONERS' COURT MEETING
TUESDAY, JUNE 13, 2017**

SUBMITTED AND PRESENTED BY:

Alberto Mares, AICP
Director
Ellis County Department of Development

ATTACHMENT NO. 1



Subject Property



**DEPARTMENT OF DEVELOPMENT
AGENDA ITEM NO. SP2**

AGENDA CAPTION:

Consider and act upon a request to approve a simplified plat of Telico Prairie Estates. The property contains \pm 4.7 acres of land in the A. de la Garza Survey, Abstract No. 2 located south of State Highway 34 on Kirkpatrick Road, in the extraterritorial jurisdiction (ETJ) of the City of Ennis, Road & Bridge Precinct No. 2.

BACKGROUND INFORMATION:

Purpose:

The applicant, Norm O'Neal, acting on behalf of the property owner, Joseph Wainwright, is requesting approval of this simplified plat on this property for one (1) residential lots.

History:

There is no history of any other subdivision request on this property.

Thoroughfare Plan:

Although there are no thoroughfares adjacent to this property, a 30-foot right-of-way dedication (\pm 0.275 acres) is provided for Kirkpatrick Road. This dedication will convert this section of Kirkpatrick Road from a prescriptive right-of-way to dedicated right-of-way

Utility Service:

Water service to this area is provided by Rice Water.

RECOMMENDATION:

Staff recommends approval of this request, as presented.

ATTACHMENTS:

1. Location Map
2. Plat

**COUNTY COMMISSIONERS' COURT MEETING
TUESDAY, JUNE 13, 2017**

SUBMITTED AND PRESENTED BY:

Alberto Mares, AICP
Director
Ellis County Department of Development

ATTACHMENT NO. 1



Subject Property



**DEPARTMENT OF DEVELOPMENT
AGENDA ITEM NO. 1.1**

AGENDA CAPTION:

Consider and act upon a replat of Lots 1-6 of Jane's Acres. The property contains \pm 10.543 acres of land located at the northwest corner of Old Maypearl Road and Alysa Lane, Maypearl, Road & Bridge Precinct No. 3.

BACKGROUND INFORMATION:

Purpose:

The applicant, Dennis Little, is requesting this replat to reduce the number of residential lots from the previously-approved six (6) lots to four (4) lots. Previously the lot size of the six (6) lots averaged \pm 1.76 acres each; the four (4) proposed lots will average a lot size of \pm 2.64 acres each.

History:

At its October 27, 2015 meeting, the County Commissioners' Court approved a preliminary plat of Jane's Acres. At its May 24, 2016 meeting, the County Commissioners' Court approved the final plat of Jane's Acres.

Thoroughfare Plan:

There are no thoroughfares that immediately surround this property. Any right-of-way dedication was accepted with the previous plat approval.

Advertisement:

As required by State Law in Chapter 232.009 (c) of the Texas Local Government Code, this replat was advertised on the County's website on Friday, May 5, 2017 and the Waxahachie Daily Light on May 23, May 30 and June 6, 2017. No property owner notification was sent for this replat as the applicant owns all the property to be replatted. To date, the Department staff has not received any inquiries regarding this request.

RECOMMENDATION:

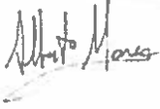
Staff recommends approval of this replat, as presented.

ATTACHMENTS:

1. Location Map
2. Proposed Replat
3. Public Notice

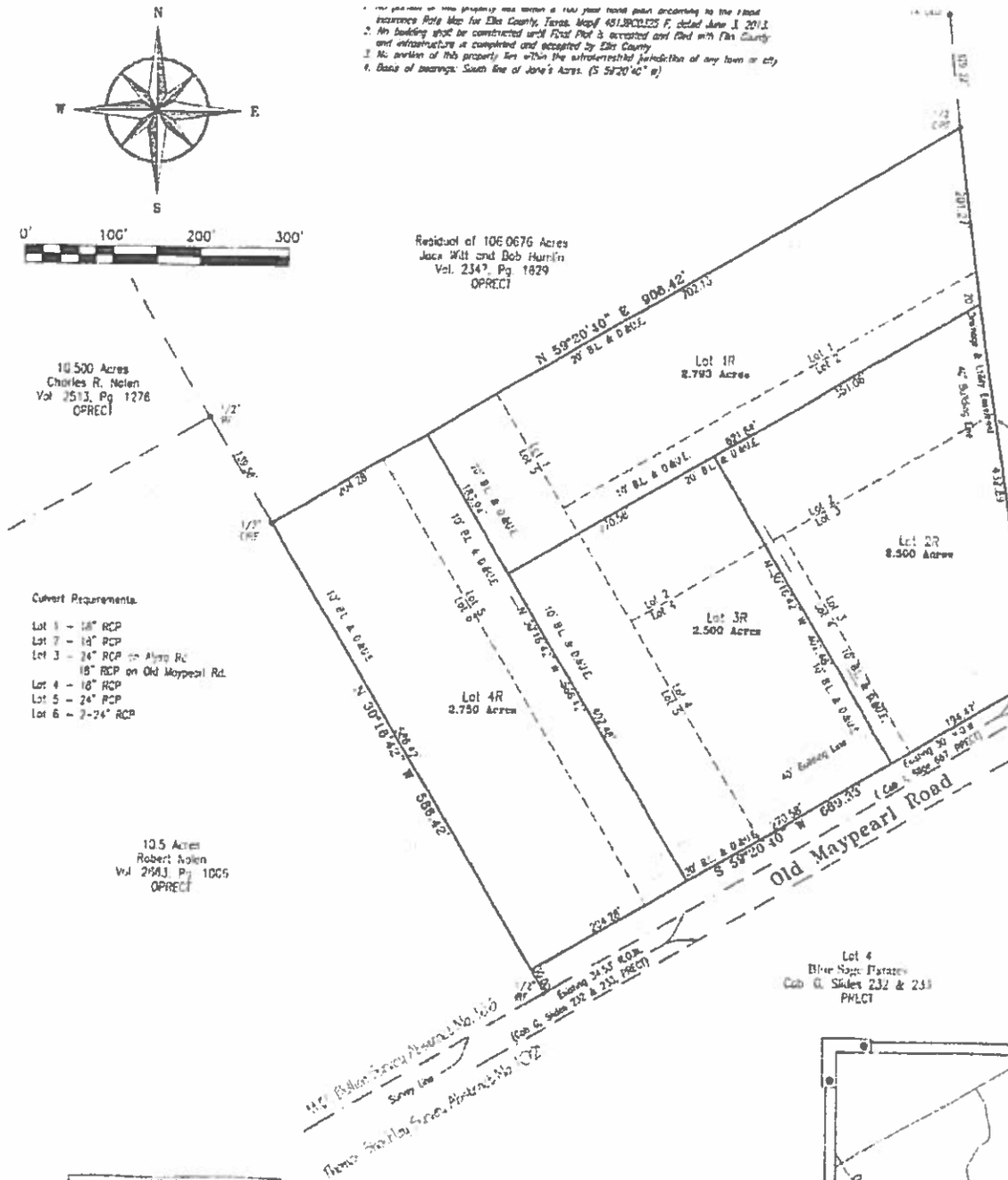
**COUNTY COMMISSIONERS' COURT MEETING
TUESDAY, JUNE 13, 2017**

SUBMITTED AND PRESENTED BY:

A handwritten signature in black ink, appearing to read "Alberto Mares". The signature is written in a cursive style with a horizontal line underneath.

Alberto Mares, AICP
Director
Ellis County Department of Development

ATTACHMENT NO. 2



1. The portion of this property was shown a full year road plan according to the stated insurance plat map for Ellis County, Texas, Map# 451,280,325 F, dated June 1, 2011.
2. No building shall be constructed until final plat is accepted and filed with Ellis County and infrastructure is completed and accepted by Ellis County.
3. No portion of this property lies within the unincorporated jurisdiction of any town or city.
4. Basis of bearings: South line of Jace's Acres. (S 53°20'40" W)

- Conduit Requirements:
- Lot 1 - 18" RCP
 - Lot 2 - 14" RCP
 - Lot 3 - 24" RCP on Alamo Rd
 - Lot 4 - 18" RCP on Old Maypearl Rd.
 - Lot 5 - 24" RCP
 - Lot 6 - 2-24" RCP

LEGEND	
▲	Property Corner
◆	Iron Rod
□	Survey
○	Cap of Well
—	Building Line
—	Water Easement
—	Drainage Right-of-Way
—	Power Pole
—	1/2" iron rod with cap marked WLSR; RPLS 53311

Walker Land Surveying Company
P.O. Box 2911, Mesquite, Texas 75168
Phone: (972) 928-8493 (972) 928-8493 Fax No. 10112407
www.WalkerSurveying.com

Owner/Developer: Denna Little
144 PR 197
Suehrman, Texas 75859
Contact: Edwin Lusey (972) 268-4710

Surveyor: Walker Land Surveying Company
P.O. Box 2911
Mesquite, Texas 75168
Contact: Shawna Walker, RPLS (972) 928-8693

Lot 4
Blair Naps, Elyse Naps
Cob. G. Slides 232 & 233
PH/CT



Ellis County Department of Development

109 South Jackson Street, Waxahachie, Texas 75165. 972-825-5200, 972-825-5205 fax

ATTENTION!

PUBLIC NOTICE

An application has been filed with the Ellis County Department of Development to re-plat, lot 1-6, located in Jane's Acres a subdivision in Ellis County, Texas. Located at the corner of Alysa Lane and Old Maypearl Road, Maypearl. The application will be presented to the Ellis County Commissioners' Court located at the Ellis County Courthouse, 101 W. Main St., Waxahachie, Texas at 2:00 P.M., June 13, 2017.



**DEPARTMENT OF DEVELOPMENT
AGENDA ITEM NO. 1.2**

AGENDA CAPTION:

Consider and act upon a request to approve a preliminary plat of Sneed's Place Development. The property contains \pm 54.35 acres of land in the Joseph Stewart Survey, Abstract No. 961 located north of the intersection of Elk Trail and Squirrel Road, in the extraterritorial jurisdiction (ETJ) of the City of Grand Prairie, Road & Bridge Precinct No. 4.

BACKGROUND INFORMATION:

Purpose:

The applicant is requesting approval of this preliminary plat on this property for five (5) residential lots along a private cul-de-sac.

Typically, lots along cul-de-sacs only require a minimum road frontage requirement of 50 feet. This proposed layout has 50-foot wide lots at the cul-de-sac before opening up to the rear of the property. Although the proposed lot layout is unusual, it satisfies all requirements without the need for any variances.

History:

The City of Grand Prairie approved this preliminary plat on February 6, 2017. There is no other subdivision history or variance request regarding this property.

Department staff has met with the applicant numerous times over the course of last twelve (12) to fifteen (15) months to determine the exact course of action and plat design that would meet the subdivision regulations of both the City of Grand Prairie and Ellis County. At one of the last meetings, staff met with the applicant and the District Attorney's office to outline a plat design that meets all the rules and regulations. The proposed plat before the Commissioners' Court satisfies all requirements.

Thoroughfare Plan:

There are no thoroughfares that immediately surround this property.

Utility Service:

Water service to this area is provided by Crest Water.

RECOMMENDATION:

Staff recommends approval of this request, as presented.

ATTACHMENTS:

1. Location Map
2. Plat



 Subject Property



**DEPARTMENT OF DEVELOPMENT
AGENDA ITEM NO. 1.3**

AGENDA CAPTION:

Consider and act upon a request to release Maintenance Bond No. 0661659 issued from International Fidelity Insurance Company, in the amount of three hundred five thousand four hundred eighty-one dollars & 60/100 (\$305,481.60) and accept the roads, drainage, and infrastructure for Springer Estates, including Still Waters Dr., Still Waters Ct., River Bend Ct., and a portion of Bois d' Arc Trail. The property contains 32 lots on ± 45.093 acres of land located in extraterritorial jurisdiction (ETJ) of the City of Midlothian, Road & Bridge Precinct No. 4.

BACKGROUND INFORMATION:

Purpose:

The applicant is requesting the County to release the above-mentioned maintenance bond for Springer Estates. This maintenance bond was originally issued on April 27, 2015, specifically for roads, drainage, and infrastructure. The County performed a final inspection of these roads and infrastructures for this subdivision and determined it was designed and built to County standards. All issues have been corrected and addressed.

History:

The Commissioners' Court approved the preliminary plat for this subdivision on March 24, 2014, and the final plat on July 16, 2014. No other history of this subdivision exists.

RECOMMENDATION:

Staff recommends the Commissioners' Court proceed in the manner described below:

- 1) **Approve** this request to release the Maintenance Bond No. 0661659 issued from International Fidelity Insurance Company, in the amount of three hundred five thousand four hundred eighty-one dollars & 60/100 (\$305,481.60) for Springer Estates, as presented.

- 2) **Approve** the request to accept the roads, drainage, and infrastructure for Springer Estates, as presented.

ATTACHMENTS:

1. Location Map
2. Request Letter
3. Copy of Maintenance Bond



Subject Property



Ellis County Department of Development
109 South Jackson Street
Waxahachie, Texas 75165

To Whom It May Concern:

This letter is to serve as a request to release the maintenance bond (set to expire April 13, 2017) for Springer Estates located in the Midlothian ETJ as well as the acceptance of roads and drainage improvements. Please let us know if you have any questions or need any additional information.

Thanks,

Suzette Crow
972-937-8418

2.1

INTERLOCAL AGREEMENT
BETWEEN COUNTY OF ELLIS, TEXAS AND THE CITY OF ROCKWALL, TEXAS

This agreement is made this 1st day of June, 2017 between the County of Ellis, Texas and the City of Rockwall, Texas.

Pursuant to the authority granted by the "Texas Interlocal Cooperation Act," Chapter 791 Texas Government Code providing for the cooperation between Local governmental bodies, the parties hereto, in consideration of the premises and mutual promises contained herein, agree as follows:

WHEREAS, the hereinafter below described government entities desire to increase their efficiency and effectiveness by entering into this contract one with the other; and

WHEREAS, such contracts are authorized under Chapter 791 of the Government Code of the State of Texas, said law cited as the Interlocal Cooperation Act of the State of Texas; and

WHEREAS, the function or service contracted for and to be provided by this agreement is with the definition of "Governmental function and services" as defined by Section 791.03 of the Government Code; and

WHEREAS, the governing bodies of each party find that the subject of this contract is necessary for the benefit of the public and that each party has the legal authority to perform and to provide the governmental function or service which is the subject matter of this contract; furthermore, the governing bodies find that the performance of this contract is in the common interest of both parties; and that the division of cost fairly compensates the performing party for the services performed under this contract;

NOW, THEREFORE, the parties agree and covenant one with the other as follows:

- A. The City of Rockwall, hereby makes, constitutes and appoints Ellis County it's true and lawful purchasing agent for the purchase of various commodities using Annual Contracts (Bids). Ellis County will maintain a listing of Annual Contracts which are available for local entities use. To utilize one or more of these contracts, local entities must request authorization, in writing, to Ellis County. Upon receipt of request, Ellis County will send a form letter to the appropriate vendor (s) for their approval and signature. Upon receipt of authorizing letter from the vendor (s), Ellis County will forward a copy of the letter and appropriate Annual Contract to the requesting entity. City of Rockwall agrees that Ellis County shall serve as the purchasing agent for selected items, and agrees that the bidding shall be conducted by Ellis County according to its usual bidding procedures and in accordance with applicable State statutes.
- B. The City of Rockwall (hereinafter CITY) shall be the party receiving the function, goods, or service and providing payment for such function, goods and /or services.

- C. CITY agrees that all specifications for selected items shall be as determined by Ellis County.
- D. CITY, as paying party, acknowledges and certifies, as a required by the Interlocal Cooperation Act, that all payments shall be made from current revenues available to CITY.
- E. CITY agrees to pay the supplier for all functions, goods, or services pursuant to this agreement. The successful bidder or bidders shall bill the CITY directly for all items purchased, and CITY shall be responsible for vendor's compliance with all conditions of delivery and quality of the purchased items.
- F. The term of this agreement shall be from June 1, 2017 of execution until terminated by either party to the agreement.

CITY OF ROCKWALL

By: Richard R. Crowley
City Manager
City of Rockwall, Texas

ELLIS COUNTY

By: _____
Carol Bush, County Judge
Ellis County, Texas

Attest: Kristy Cole
City Secretary

Attest: _____
Ellis County Clerk

2.2

**INTERLOCAL AGREEMENT
BETWEEN COUNTY OF ELLIS, TEXAS AND THE CITY OF LUCAS, TEXAS**

This agreement is made this 18th day of May, 2017 between the County of Ellis, Texas and the City of Lucas, Texas.

Pursuant to the authority granted by the "Texas Interlocal Cooperation Act," Chapter 791 Texas Government Code providing for the cooperation between Local governmental bodies, the parties hereto, in consideration of the premises and mutual promises contained herein, agree as follows:

WHEREAS, the hereinafter below described government entities desire to increase their efficiency and effectiveness by entering into this contract one with the other; and

WHEREAS, such contracts are authorized under Chapter 791 of the Government Code of the State of Texas, said law cited as the Interlocal Cooperation Act of the State of Texas; and

WHEREAS, the function or service contracted for and to be provided by this agreement is with the definition of "Governmental function and services" as defined by Section 791.03 of the Government Code; and

WHEREAS, the governing bodies of each party find that the subject of this contract is necessary for the benefit of the public and that each party has the legal authority to perform and to provide the governmental function or service which is the subject matter of this contract; furthermore, the governing bodies find that the performance of this contract is in the common interest of both parties; and that the division of cost fairly compensates the performing party for the services performed under this contract;

NOW, THEREFORE, the parties agree and covenant one with the other as follows:

- A. The City of Lucas, Texas, hereby makes, constitutes and appoints Ellis County it's true and lawful purchasing agent for the purchase of various commodities using Annual Contracts (Bids). Ellis County will maintain a listing of Annual Contracts which are available for local entities use. To utilize one or more of these contracts, local entities must request authorization, in writing, to Ellis County. Upon receipt of request, Ellis County will send a form letter to the appropriate vendor (s) for their approval and signature. Upon receipt of authorizing letter from the vendor (s), Ellis County will forward a copy of the letter and appropriate Annual Contract to the requesting entity. The City of Lucas, Texas, agrees that Ellis County shall serve as the purchasing agent for selected items, and agrees that the bidding shall be conducted by Ellis County according to its usual bidding procedures and in accordance with applicable State statutes.
- B. The City of Lucas, Texas (hereinafter CITY) shall be the party receiving the function, goods, or service and providing payment for such function, goods and /or services.

- C. CITY agrees that all specifications for selected items shall be as determined by Ellis County.
- D. CITY, as paying party, acknowledges and certifies, as a required by the Interlocal Cooperation Act, that all payments shall be made from current revenues available to CITY.
- E. CITY agrees to pay the supplier for all functions, goods, or services pursuant to this agreement. The successful bidder or bidders shall bill the CITY directly for all items purchased, and CITY shall be responsible for vendor's compliance with all conditions of delivery and quality of the purchased items.
- F. The term of this agreement shall be from June 1, 2017 of execution until terminated by either party to the agreement.

LUCAS

By:



Jim Olk, Mayor
City of Lucas

Attest:



Stacy Henderson, City Secretary

ELLIS COUNTY

By:

Carol Bush, County Judge
Ellis County, Texas

Attest:

Ellis County Clerk



3.2

ELLIS COUNTY SHERIFF'S OFFICE
Charles E. Edge, Sheriff

6 June 2017

Honorable Judge and Commissioners,

During the interviews conducted during the Sheriff selection process, there was much discussion of the Sheriff's Office Property/Evidence room, and the need for a full-time Property Room Custodian/Evidence Technician. The position is one that I had hoped might wait until next Fiscal Year, but recent developments and findings dictate the situation be addressed now.

I am requesting the addition of one (1) full-time, civilian, Property Room Custodian/Evidence Technician position to the Sheriff's authorized staffing levels. This position will be filled with an internal candidate and I am requesting the salary be at the Deputy I level, \$48,000. Due to vacancies in the Sheriff's Office currently, the costs associated with this addition should be covered in our current budget.

Additionally, I am requesting a temporary position of the same title to assist with an audit of the property room and the backlog that exists in getting the evidence entered into the records management system. This position would be 40 hours a week, at the same rate as the full-time permanent position, but would end no later than September 30, 2017.

I have included a tentative Job Description for the position, and a document concerning the funding for this current Fiscal Year.

Thank you for your consideration in this request.

Chuck Edge, Sheriff
Ellis County

Fiscal Considerations for Property Room position

Full-time position salary \$48,000 Temporary

If starting date is 18 Jun

Remaing salary FY 16-17	\$ 12,923.00	\$ 12,923.00
County TCDRS contribution	<u>\$ 1,809.00</u>	
	\$ 14,732.00	\$ 12,923.00

Total \$ 27,655.00

- \$27,665 is the amount that is not budgeted in the current Fiscal Year.
- Will still come in under budget in Sheriff's Staff Salaries line.
- It does not include the County's portion for any Medical or related insurance.
- It does not include any payroll associated taxes.



ELLIS COUNTY SHERIFF'S OFFICE
Charles E. Edge, Sheriff

CLASS NO.
PAY GROUP:

OCCUPATION CATEGORY:
Protective Services

FLSA: Nonexempt
PHYSICAL: Required

JOB TITLE: PROPERTY ROOM CUSTODIAN/EVIDENCE TECHNICIAN

OBJECTIVE:

Class specifications are intended to present a descriptive list of the range of duties performed by employees in the class. Specifications are **not** intended to reflect all duties performed within the job.

SUPERVISION RECEIVED AND EXERCISED:

1. Receives general supervision from the Lieutenant over the Criminal Investigations Division.
2. Exercises no supervision.

ESSENTIAL AND MARGINAL FUNCTION STATEMENTS:

Essential and other important responsibilities and duties may include, but are not limited to, the following:

Essential Functions:

1. Collect, package and process all items taken into evidence each day; bar code and enter all evidence items into the Property Tracking System.
2. Prioritize work assignments and projects; ensure daily operations of the Property Room are conducted in an appropriate and timely manner.
3. Prepare property disposition forms for officer notification; dispose of all items approved for destruction.

4. Coordinate, process and obtain court orders as needed; handle and document narcotics destruction.
5. Monitor legal and procedural developments related to the property and evidence function; research and report updates, changes and modifications to higher level management.
6. Respond to telephone and in person requests and inquiries from the public concerning release of property; ensure proper packaging and release of property.
7. Coordinate, prepare and process all items designated for auction; coordinate, prepare and document all bicycle donations; properly destroy and/or dispose of unclaimed property.
8. Check out and release evidence to appropriate persons; update and maintain the Property Tracking System to reflect chain of custody for each item; return and re-shelve evidence items.
9. Coordinate, process, handle and document all weapons and narcotics destruction.
10. Prepare items per District Attorney requests.
11. Transports or mails and receives evidence and reports to/from State, Federal and other designated crime labs.
12. Prepare a variety of evidence related documents and reports; monitor and remain current on legal and procedural requirements and laws related to property and evidence functions; develop, update and implement Property Room procedural changes.
13. Perform Property Room inventory as required.
14. Interact with supervisors, the District Attorney's Office and other agencies as needed; keep abreast of all pertinent laws and regulations.
15. Purchase supplies for the Property Room as needed.

Marginal Functions:

Perform related duties and responsibilities as required.

QUALIFICATIONS:

Knowledge of:

1. Operations and activities of a police property room function.
2. Principles and practices of basic report preparation.
3. Methods and techniques of evidence collection, storage, release and destruction.
4. Modern office procedures, methods and equipment including computers.

5. Understanding of occupational hazards and standard safety procedures utilized in a Property Room environment.
6. Pertinent federal, state and local laws, codes, regulations, and best practices.
7. Proper handling of guns, weapons, narcotics, and bodily fluids.

Ability to:

1. Organize and administer a property management system.
2. Collect and process evidence, including lifting of heavy and bulky items.
3. Handle all types of firearms safely.
4. Review and inventory case files to determine evidence status.
5. Prepare clear and concise reports and documents.
6. Respond to requests and inquiries from the general public and employees.
7. Work independently in the absence of supervision.
8. Communicate clearly and concisely, both orally and in writing.
9. Establish and maintain effective working relationships with those contacted in the course of work.
10. Utilize office equipment such as computer, barcode scanner, copy machine, 10-key calculator, and digital camera.

Experience and Training Guidelines:

Any combination of experience and training that would likely provide the required knowledge and abilities is qualifying. A typical way to obtain the knowledge and abilities would be:

Experience:

No previous experience required.

Training:

Equivalent to the completion of the twelfth grade. Successful completion of a training class in property room management, if no previous experience.

License or Certificate:

Valid Texas Motor Vehicle operator's license

WORKING CONDITIONS:

Environmental Conditions:

Office environment; exposure to computer screens. Will occasionally work in areas classified as crime scenes.

Physical Conditions:

Essential and marginal functions may require maintaining physical condition necessary for sitting for prolonged periods of time; general manual dexterity; carrying up to 50 pounds occasionally.

INTERLOCAL COOPERATION AGREEMENT

THIS INTERLOCAL COOPERATION AGREEMENT is made and entered into effective this 14th day of April, 2014, by and between the County of ELLIS (the "County" herein) and the City of Maypearl (the "Entity" herein), political subdivisions of Ellis County.

WITNESSETH:

WHEREAS, V.T.C.A., Government Code, Chapter 791, the Texas Interlocal Cooperation Act, provides that any one or more local governmental entities may contract with each other for the performance of governmental functions and for the joint use of facilities or services for police protection and for the promotion and protection of the health and welfare of the inhabitants of this State and the mutual benefit of the parties;

WHEREAS, the County, for purposes of performing functions of law enforcement through its Sheriff's Office, has an authorized access terminal providing access to the Texas Law Enforcement Telecommunications System ("TLETS");

WHEREAS, TLETS provides potentially valuable law enforcement-related data from intrastate and interstate sources to assist law enforcement in the investigation of crime;

WHEREAS, TLETS is administered by the Texas Department of Public Safety, who in turn grants specific access to TLETS through specifically defined terminals, one of which is held by the County through its Sheriff's Office;

WHEREAS, the Entity desires to access TLETS through the current authorized connection of the County to assist the Entity in the investigation of crime;

WHEREAS, the Entity's investigation of crime serves the purpose of providing police protection and promoting and protecting the health and welfare of local residents;

WHEREAS, the County, by its proximity, will benefit from improved criminal investigation by the nearby Entity; and

WHEREAS, the County desires to allow the Entity to access TLETS through the County's authorized connection for criminal justice purposes by the Entity, with the Entity bearing any additional costs related to the Entity gaining access to TLETS through the County.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the undersigned parties agree as follows:

I.

Terms and Conditions

1. The County agrees to allow the Entity to access the County's authorized TLETS connection for criminal justice purposes.
2. The Entity agrees to bear any costs associated with the Entity gaining access to and using the County's TLETS connection.
3. The Entity agrees that the Entity's use of the County's TLETS connection and information obtained there from shall at all times comply with all applicable local, state, and federal regulations.
4. The Entity is responsible for meeting all the requirements of the CJIS Security Policy and NCIC Operating Manual at all times regarding training, network security, physical security, and any other requirements specified in the policies and by the CJIS System Agency (CSA) for these devices.
5. The Entity understands that they will be audited by the CSA regarding their usage of these internet based devices at any time at the discretion of the CSA.
6. The Entity understands that they are responsible for ensuring that all system users are identified by a unique user ID and compliant password. All computers connected to the CSA's systems shall be protected by a firewall and ensure that the operating system is kept current regarding security updates. Antivirus software must be used at all times and be updated frequently. If the computing device may be used outside of a secure location, the Entity must ensure that advanced authentication as defined by the CJIS Security Policy is employed. The CJIS Security Policy currently defines a secure location as a criminal justice facility or a police vehicle.
7. The Entity understands that failure to comply with any current or future requirements of the CJIS Security Policy, the NCIC Operating Manual, or any policies required by the CSA will be cause for immediate termination of Entity's service at the County. Service will remain terminated until such time as the Entity can demonstrate their ability to remain fully compliant. This determination shall be at the sole discretion of the CSA.

II.

Miscellaneous

1. The parties agree that in the event any provision of this Agreement is held by a court of competent jurisdiction to be in contradiction of any laws of the State or the United States, the parties will immediately rectify the offending portions of this Agreement. The remainder of the Agreement shall be in full force and effect.
2. The Entity will indemnify and hold harmless the County, its officers, agents, servants and employees from and against any and all suits, actions, legal proceedings, claims, demands, damages, costs, expenses, and attorney's fees, arising out of a willful or negligent act or omission of the Entity, its officers, agents, servants and employees under this Agreement; provided, however, that this indemnity shall not apply to any claims, demands, damages, costs, expenses and attorneys' fees arising out of this Agreement based upon any willful or negligent act or omission of the County, its officer, agents, servants and employees.
3. Any financial obligations of the parties under this agreement shall be payable from current revenues available to the respective paying party.
4. This Agreement constitutes the entire agreement between the parties hereto, and supersedes all of their oral and written negotiations, agreements and understandings of every kind. The parties understand, agree and declare that no promise, warranty, statement or representation of any kind whatsoever, which is not expressly stated in this Agreement, has been made by any party hereto or its officers, employees or other agents to induce execution of this Agreement. This Agreement cannot be modified, or any of the terms hereof waived, except by an instrument in writing, referring specifically to this Agreement, executed by the parties.
5. The laws of the State of Texas shall govern the validity, enforcement and interpretation of this Agreement. The obligations of the parties are performable and venue for any legal action arising out of this Agreement shall lie in Ellis County, Texas.
6. This Agreement shall be binding upon and inure to the benefit of the County and the Entity and their respective representatives, successors and assigns. Except as expressly provided herein, nothing in this Agreement is intended to confer on any person, other than the parties hereto and their respective heirs, personal representatives, successors and assigns, any rights or remedies under or by reason of this Agreement.

7. In addition to the acts recited in this Agreement to be performed by any party, the parties agree to perform, or cause to be performed, any and all such further acts as may be reasonably necessary to consummate the acts or transactions contemplated hereby.
8. The effective date of this Agreement shall be the date stated below.

Carol Bush
Carol Bush
Ellis County Judge

11-14-2014
Date

ATTEST: Cindy Polley, Cindy Polley, Ellis County Clerk

KEVIN COFFEY
Printed Name

11/15/14
Date

CHIEF OF POLICE
Title

[Signature]
Signature

ATTEST:

Dispatch Position 5 Equipment List

3.4

Item Need	Item	Count	Cost
CAD, Omnixx, Everbridge, Radio	Monitors	4	425.57
Monitor Stands	Ergatron Triple Monitor Display	1	297.24
Monitor Stands	Ergatron Single LCD Monitro Arr	1	183.36
Monitor Cabling	10 Ft DisplayPort to DisplayPort	4	49.25
Radio Computer	OptiPlex 3046 Mini Tower	1	671.37
CAD, Omnixx, Everbridge Compute	Precision Workstation T5810	1	1,931.43
Total			3,558.22



501 Duncan Perry Rd
Arlington TX 76011
Phone: (877) 730-4339

Arlington • Houston • Tyler • Longview • Denver

QUOTATION
130000323

Page 1

Bill To:
Ellis County Sheriffs Office
300 Jackson St
Waxahachie, TX 75165

Ship To:
Ellis County Sheriffs Office
300 Jackson St
Waxahachie, TX 75165

Contact: Janie Parks
Contact #: 972-825-4972
Email: janie.parks@co.ellis.tx.us

Contact: Brady Davidson
Contact #: 972-825-4984
Email: brady.davidson@co.ellis.tx.us

Date: 05/09/2017		Pricing Valid for 30 Days		Terms: NET 30	
Qty	Item	Description	Unit Price	Extended	
1	F.01U.149.779	ADHB-4 Audio Adapter	2,496.00	2,496.00	
1	F.01U.163.360	ADHB-4 Bracket	55.00	55.00	
1	F.01U.307.026	24-Line C-Soft license	5,995.00	5,995.00	
1	F.01U.117.308	FS-1 Footswitch	155.00	155.00	
1	F.01U.149.785	RHB-1, REMOTE HEADSET BOX	250.00	250.00	
1	Labor Direct Install		1,925.00	1,925.00	
1	Shipping and Handling		20.00	20.00	

Customer Approval: _____

Account Manager: Austin Gardenhire
Phone:
Cell:
Fax:

Subtotal : \$10,896.00
Tax : \$0.00
Total Quote : \$10,896.00

Crosspoint Communications Confidential & Proprietary

to collect a blood specimen as described above.

3.3 Magistrate shall be responsible for all of the materials, supplies, equipment and other expenses, including travel, as may be necessary in order to perform the services of a magistrate.

Article IV - Compensation

4.1 Magistrate shall be compensated by County in the amount of Fifty Dollars (\$50.00) each instance Magistrate performs the services described within Section 3.01 of this Contract in response to the presentation of a sworn affidavit by a law enforcement officer employed by the Ellis County Sheriff's Office and the Texas Department of Public Safety. The amount expressed herein represents the total consideration to be paid by County to Magistrate for the services described within this Contract.

4.2 Compensation shall not be conditioned upon the issuance of a search warrant pursuant to Section 3.02 of this Contract.

4.3 Magistrate's services pursuant to this Contract will be performed upon an as-needed basis. Magistrate understands that County makes no guarantee of any minimum number of instances Magistrate's services will be sought during the term of this Contract, if any.

4.4 To receive payment pursuant to this Contract, Magistrate shall submit a request for payment at the end of each month to Michael Navarro, Ellis County Auditor, or his successor, 101 W. Main Street, Suite 301, Waxahachie, Texas 75165. The request for payment shall itemize each instance within the month the Magistrate performed the services described within this Contract. Magistrate will only receive payment for each instance within the month the Magistrate performed the services described within this Contract.

4.5 Funds for payment of this contract have been provided through the County budget approved by Commissioners Court for this fiscal year only. State of Texas law prohibits the obligations and expenditures of public funds beyond the fiscal year for which a budget has been approved. However, the performance of this contract may extend beyond the current fiscal year. The fiscal year for Ellis County extends from October 1 of each calendar year to September 30 of the following calendar year. It is the expectation of County that funding will be available to pay for the expenditures related to this Contract. Notwithstanding anything to the contrary within this contract, if at any time during the term of this contract the Commissioners Court of Ellis County, Texas (1) fails to provide funding for this contract during the following fiscal year at Ellis County, Texas; (2) does not adopt a budget for expenditures; (3) or is only able to partially fund the expenditures required by this contract, then Ellis County may, upon giving the Seller written notice of such failure to fund and termination, terminate this contract, or part thereof, without any further liability, effective (30) days after Ellis County notifies Seller in writing of such failure to fund and termination. Ellis County shall pay Seller for work completed up to that date. There shall be no recourse for the Seller as to sums beyond those for work performed to that date, including no recovery allowed for consequential damages, interruption of business, or lost profits anticipated being made hereunder.

Article V - Term

5.1 The term of this Contract shall be one year, effective upon July 15, 2017. The initial one-year term of this Contract shall renew annually, unless terminated earlier by either party as described within Sections 5.02 and 5.03.

5.2 This Contract may be terminated at any time by mutual agreement of the parties.

5.3 This Contract may be terminated, with or without cause, upon written notice by either party to the other party. Said written notice shall be delivered at least thirty [30] days prior to the intended date of termination of this Contract.

Article VI - Liability

6.1 Magistrate shall be responsible to keep and maintain all necessary licenses and credentials to perform all services described within this Contract. County shall have no liability in any matter arising from Magistrate's performance of the services described within this Contract.

Article VII - General Provisions

7.1 Magistrate is an independent contractor, separate and distinct from County. Nothing contained in this Contract shall be deemed to create an employment relationship between County and Magistrate. Magistrate understands that Magistrate is entitled to none of the benefits of employment with Ellis County.

7.2 If any provision of this Contract is deemed invalid or unenforceable, the remainder of Contract shall be interpreted so as best to effect the intent of County and Magistrate.

7.3 This Contract expresses the complete understanding of the parties with respect to the subject matter. This Contract may not be amended except in a writing signed by both County and Magistrate.

7.4 The failure to exercise any right provided in this Contract shall not be a waiver of prior or subsequent rights.

7.5 This Contract shall be governed in accordance with the laws of the State of Texas and the United States of America.

7.6 In the event of a dispute between the parties to this Contract, each party shall be responsible for its own costs and attorneys' fees.

7.7 Magistrate consents to the exclusive jurisdiction and venue of the state courts located in Ellis County, Texas, in any action arising out of or relating to this Contract. Magistrate waives any other venue to which Magistrate might be entitled by domicile or otherwise.

IN WITNESS WHEREOF, County and Magistrate have executed this Contract, to be effective on July 15, 2017. All portions of the Contract Documents have been signed and agreed to by County and Magistrate.

APPROVED by the Ellis County Commissioners Court on the 13th day of June, 2017.

Ellis County:

Magistrate:

Hon. Carol Bush
Ellis County Judge

Hon. Scott Kurth
Municipal Judge

Attest:

Hon. Cindy Polley
Ellis County Clerk

CONTRACT FOR MAGISTRATE SERVICES

STATE OF TEXAS

§

COUNTY OF ELLIS

§

§

This Contract is made and entered into, effective upon the 1st day of December, 2013, by and between Ellis County, Texas (hereinafter referred to as "County") and Scott Kurth (hereinafter referred to as "Magistrate"), who is an attorney licensed by the State of Texas and a judge of the municipal courts of Red Oak, Ferris and Glenn Heights, all located within Ellis County, Texas.

Article I - Legal Authority

1.01 Pursuant to Article 18.01(j) of the Code of Criminal Procedure, any magistrate who is an attorney licensed by this state may issue a search warrant under Article 18.02(10) of the Code of Criminal Procedure to collect a blood specimen from a person who: (1) is arrested for an offense under Penal Code Section 49.04 [Driving While Intoxicated], 49.045 [Driving While Intoxicated With Child Passenger], 49.05 [Flying While Intoxicated], 49.06 [Boating While Intoxicated], 49.065 [Assembling or Operating an Amusement Ride While Intoxicated], 49.07 [Intoxication Assault], or 49.08 [Intoxication Manslaughter]; and (2) refuses to submit to a breath or blood alcohol test.

Article II - Consideration

2.01 The intoxication offenses specifically enumerated above, which endanger the peace and safety of the citizens of County, can occur at all hours of the day and night. Accordingly, County desires to engage the services of Magistrate, to timely analyze information presented by law enforcement officers pertaining to alleged intoxication offenses to determine whether sufficient facts justify the issuance of a search warrant as described within Article 18.01(j) of the Code of Criminal Procedure. Magistrate will derive a benefit in the form of monetary compensation for the timely performance of the services as set forth within this Contract. In consideration of these mutual benefits, County and Magistrate agree as follows:

Article III - Work

3.01 Upon the presentation of a sworn affidavit by a law enforcement officer pertaining to an alleged intoxication offense occurring within Ellis County, Texas, Magistrate shall determine whether sufficient facts justify the issuance of a search warrant under Article 18.02(10) to collect a blood specimen from a person who: (1) is arrested for an offense under Section 49.04, 49.045, 49.05, 49.06, 49.065, 49.07, or 49.08, Penal Code; and (2) refuses to submit to a breath or blood alcohol test.

3.02 If Magistrate determines the sworn affidavit sets forth sufficient facts as described within Article 18.01(b), (c) and (j) of the Code of Criminal Procedure, Magistrate may issue a search warrant to collect a blood specimen as described above.

3.03 Magistrate shall be responsible for all of the materials, supplies, equipment and other expenses, including travel, as may be necessary in order to perform the services of a magistrate.

Article IV - Compensation

4.01 Magistrate shall be compensated by County in the amount of Fifty Dollars (\$50.00) each instance Magistrate performs the services described within Section 3.01 of this Contract in response to the presentation of a sworn affidavit by a law enforcement officer of any agency located within Ellis County, other than the municipalities of Red Oak, Ferris and Glenn Heights for which Magistrate is a municipal judge. The amount expressed herein represents the total consideration to be paid by County to Magistrate for the services described within this Contract.

4.02 Magistrate shall not receive compensation from County for any services for which Magistrate is entitled to receive compensation from the municipalities for which Magistrate is a municipal judge. In the event Magistrate becomes entitled to compensation for the services described within this Contract from a municipality other than those listed within Section 4.01, this Contract shall be amended to include such municipality within the exclusion from compensation described herein. Conversely, in the event Magistrate becomes no longer entitled to receive such compensation from a municipality, this Contract shall be amended to remove such municipality from the exclusion from compensation.

4.03 Compensation shall not be conditioned upon the issuance of a search warrant pursuant to Section 3.02 of this Contract.

4.04 Magistrate's services pursuant to this Contract will be performed upon an as-needed basis. Magistrate understands that County makes no guarantee of any minimum number of instances Magistrate's services will be sought during the term of this Contract, if any.

4.05 To receive payment pursuant to this Contract, Magistrate shall submit a request for payment at the end of each month to Michael Navarro, Ellis County Auditor, 101 W. Main Street, Suite 301, Waxahachie, Texas 75165. The request for payment shall itemize each instance within the month the Magistrate performed the services described within this Contract. Magistrate will only receive payment for each instance within the month the Magistrate performed the services described within this Contract.

Article V - Term

5.01 The term of this Contract shall be one year, effective upon December 1, 2013. The initial one-year term of this Contract shall renew annually, unless terminated earlier by either party as described within Sections 5.02 and 5.03.

5.02 This Contract may be terminated at any time by mutual agreement of the parties.

5.02 This Contract may be terminated, with or without cause, upon written notice by either party to the other party. Said written notice shall be delivered at least thirty [30] days prior to the intended date of termination of this Contract.

Article VI - Liability

6.01 Magistrate shall be responsible to keep and maintain all necessary licenses and credentials to perform all services described within this Contract. County shall have no liability in any matter arising from Magistrate's performance of the services described within this Contract.

Article VII - General Provisions

7.01 Magistrate is an independent contractor, separate and distinct from County. Nothing contained in this Contract shall be deemed to create an employment relationship between County and Magistrate. Magistrate understands that Magistrate is entitled to none of the benefits of employment with Ellis County.

7.02 If any provision of this Contract is deemed invalid or unenforceable, the remainder of Contract shall be interpreted so as best to effect the intent of County and Magistrate.

7.03 This Contract expresses the complete understanding of the parties with respect to the subject matter. This Contract may not be amended except in a writing signed by both County and Magistrate.

7.04 The failure to exercise any right provided in this Contract shall not be a waiver of prior or subsequent rights.

7.05 This Contract shall be governed in accordance with the laws of the State of Texas and the United States of America.

7.06 In the event of a dispute between the parties to this Contract, each party shall be responsible for its own costs and attorneys' fees.

7.07 Magistrate consents to the exclusive jurisdiction and venue of the state courts located in Ellis County, Texas, in any action arising out of or relating to this Contract. Magistrate waives any other venue to which Magistrate might be entitled by domicile or otherwise.

IN WITNESS WHEREOF, County and Magistrate have executed this Contract, to be effective on December 1, 2013. All portions of the Contract Documents have been signed and agreed to by County and Magistrate.

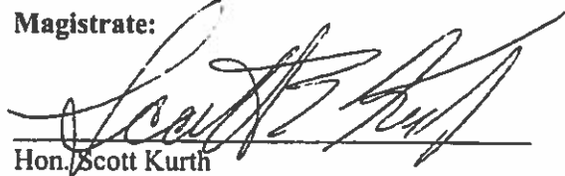
APPROVED by the Ellis County Commissioners Court on the 25th day of November, 2013.

Ellis County:



Hon. Carol Bush
Ellis County Judge

Magistrate:



Hon. Scott Kurth
Municipal Judge

Attest:



Hon. Cindy Polley
Ellis County Clerk

3.8

CONTRACT FOR MAGISTRATE SERVICES

STATE OF TEXAS

§

COUNTY OF ELLIS

§

§

This Contract is made and entered into, effective upon the 15th day of July, 2017, by and between Ellis County, Texas (hereinafter referred to as "County") and Bill Scott (hereinafter referred to as "Magistrate"), who is an attorney licensed by the State of Texas and a judge of the municipal courts of Palmer and Venus, all located within Ellis County, Texas.

Article I - Legal Authority

1.1 Pursuant to Article 18.01 (j) of the Code of Criminal Procedure, any magistrate who is an attorney licensed by this state may issue a search warrant under Article 18.02(10) of the Code of Criminal Procedure to collect a blood specimen from a person who: (1) is arrested for an offense under Penal Code Section 49.04 [Driving While Intoxicated], 49.045 [Driving While Intoxicated With Child Passenger], 49.05 [Flying While Intoxicated], 49.06 [Boating While Intoxicated], 49.065 [Assembling or Operating an Amusement Ride While Intoxicated], 49.07 [Intoxication Assault], or 49.08 [Intoxication Manslaughter]; and (2) refuses to submit to a breath or blood alcohol test.

Article II - Consideration

2.1 The intoxication offenses specifically enumerated above, which endanger the peace and safety of the citizens of County, can occur at all hours of the day and night. Accordingly, County desires to engage the services of Magistrate, to timely analyze information presented by law enforcement officers employed by the Ellis County Sheriff's Office and the Texas Department of Public Safety pertaining to alleged intoxication offenses to determine whether sufficient facts justify the issuance of a search warrant as described within Article 18.01(j) of the Code of Criminal Procedure. Magistrate will derive a benefit in the form of monetary compensation for the timely performance of the services as set forth within this Contract. In consideration of these mutual benefits, County and Magistrate agree as follows:

Article III - Work

3.1 Upon the presentation of a sworn affidavit by a law enforcement officer employed by the Ellis County Sheriff's Office or the Texas Department of Public Safety pertaining to an alleged intoxication offense occurring within Ellis County, Texas, Magistrate shall determine whether sufficient facts justify the issuance of a search warrant under Article 18.02(10) to collect a blood specimen from a person who: (1) is arrested for an offense under Section 49.04, 49.045, 49.05, 49.06, 49.065, 49.07, or 49.08, Penal Code; and (2) refuses to submit to a breath or blood alcohol test.

3.2 If Magistrate determines the sworn affidavit sets forth sufficient facts as described within Article 18.01(b), (c) and (j) of the Code of Criminal Procedure, Magistrate may issue a search warrant to collect a blood specimen as described above.

3.3 Magistrate shall be responsible for all of the materials, supplies, equipment and other expenses, including travel, as may be necessary in order to perform the services of a magistrate.

Article IV - Compensation

4.1 Magistrate shall be compensated by County in the amount of Fifty Dollars (\$50.00) each instance Magistrate performs the services described within Section 3.01 of this Contract in response to the presentation of a sworn affidavit by a law enforcement officer employed by the Ellis County Sheriff's Office and the Texas Department of Public Safety. The amount expressed herein represents the total consideration to be paid by County to Magistrate for the services described within this Contract.

4.2 Compensation shall not be conditioned upon the issuance of a search warrant pursuant to Section 3.02 of this Contract.

4.3 Magistrate's services pursuant to this Contract will be performed upon an as-needed basis. Magistrate understands that County makes no guarantee of any minimum number of instances Magistrate's services will be sought during the term of this Contract, if any.

4.4 To receive payment pursuant to this Contract, Magistrate shall submit a request for payment at the end of each month to Michael Navarro, Ellis County Auditor, or his successor, 101 W. Main Street, Suite 301, Waxahachie, Texas 75165. The request for payment shall itemize each instance within the month the Magistrate performed the services described within this Contract. Magistrate will only receive payment for each instance within the month the Magistrate performed the services described within this Contract.

4.5 Funds for payment of this contract have been provided through the County budget approved by Commissioners Court for this fiscal year only. State of Texas law prohibits the obligations and expenditures of public funds beyond the fiscal year for which a budget has been approved. However, the performance of this contract may extend beyond the current fiscal year. The fiscal year for Ellis County extends from October 1 of each calendar year to September 30 of the following calendar year. It is the expectation of County that funding will be available to pay for the expenditures related to this Contract. Notwithstanding anything to the contrary within this contract, if at any time during the term of this contract the Commissioners Court of Ellis County, Texas (1) fails to provide funding for this contract during the following fiscal year at Ellis County, Texas; (2) does not adopt a budget for expenditures; (3) or is only able to partially fund the expenditures required by this contract, then Ellis County may, upon giving the Seller written notice of such failure to fund and termination, terminate this contract, or part thereof, without any further liability, effective (30) days after Ellis County notifies Seller in writing of such failure to fund and termination. Ellis County shall pay Seller for work completed up to that date. There shall be no recourse for the Seller as to sums beyond those for work performed to that date, including no recovery allowed for consequential damages, interruption of business, or lost profits anticipated being made hereunder.

Article V - Term

5.1 The term of this Contract shall be one year, effective upon July 15, 2017. The initial one-year term of this Contract shall renew annually, unless terminated earlier by either party as described within Sections 5.02 and 5.03.

5.2 This Contract may be terminated at any time by mutual agreement of the parties.

5.3 This Contract may be terminated, with or without cause, upon written notice by either party to the other party. Said written notice shall be delivered at least thirty [30] days prior to the intended date of termination of this Contract.

Article VI - Liability

6.1 Magistrate shall be responsible to keep and maintain all necessary licenses and credentials to perform all services described within this Contract. County shall have no liability in any matter arising from Magistrate's performance of the services described within this Contract.

Article VII - General Provisions

7.1 Magistrate is an independent contractor, separate and distinct from County. Nothing contained in this Contract shall be deemed to create an employment relationship between County and Magistrate. Magistrate understands that Magistrate is entitled to none of the benefits of employment with Ellis County.

7.2 If any provision of this Contract is deemed invalid or unenforceable, the remainder of Contract shall be interpreted so as best to effect the intent of County and Magistrate.

7.3 This Contract expresses the complete understanding of the parties with respect to the subject matter. This Contract may not be amended except in a writing signed by both County and Magistrate.

7.4 The failure to exercise any right provided in this Contract shall not be a waiver of prior or subsequent rights.

7.5 This Contract shall be governed in accordance with the laws of the State of Texas and the United States of America.

7.6 In the event of a dispute between the parties to this Contract, each party shall be responsible for its own costs and attorneys' fees.

7.7 Magistrate consents to the exclusive jurisdiction and venue of the state courts located in Ellis County, Texas, in any action arising out of or relating to this Contract. Magistrate waives any other venue to which Magistrate might be entitled by domicile or otherwise.

IN WITNESS WHEREOF, County and Magistrate have executed this Contract, to be effective on July 15, 2017. All portions of the Contract Documents have been signed and agreed to by County and Magistrate.

APPROVED by the Ellis County Commissioners Court on the 13th day of June, 2017.

Ellis County:

Magistrate:

Hon. Carol Bush
Ellis County Judge

Hon. Bill Scott
Municipal Judge

Attest:

Hon. Cindy Polley
Ellis County Clerk

CONTRACT FOR MAGISTRATE SERVICES

STATE OF TEXAS

§

COUNTY OF ELLIS

§

§

This Contract is made and entered into, effective upon the 1st day of December, 2013, by and between Ellis County, Texas (hereinafter referred to as "County") and Bill Scott (hereinafter referred to as "Magistrate"), who is an attorney licensed by the State of Texas and a judge of the municipal courts of Palmer and Venus, all located within Ellis County, Texas.

Article I - Legal Authority

1.01 Pursuant to Article 18.01(j) of the Code of Criminal Procedure, any magistrate who is an attorney licensed by this state may issue a search warrant under Article 18.02(10) of the Code of Criminal Procedure to collect a blood specimen from a person who: (1) is arrested for an offense under Penal Code Section 49.04 [Driving While Intoxicated], 49.045 [Driving While Intoxicated With Child Passenger], 49.05 [Flying While Intoxicated], 49.06 [Boating While Intoxicated], 49.065 [Assembling or Operating an Amusement Ride While Intoxicated], 49.07 [Intoxication Assault], or 49.08 [Intoxication Manslaughter]; and (2) refuses to submit to a breath or blood alcohol test.

Article II - Consideration

2.01 The intoxication offenses specifically enumerated above, which endanger the peace and safety of the citizens of County, can occur at all hours of the day and night. Accordingly, County desires to engage the services of Magistrate, to timely analyze information presented by law enforcement officers pertaining to alleged intoxication offenses to determine whether sufficient facts justify the issuance of a search warrant as described within Article 18.01(j) of the Code of Criminal Procedure. Magistrate will derive a benefit in the form of monetary compensation for the timely performance of the services as set forth within this Contract. In consideration of these mutual benefits, County and Magistrate agree as follows:

Article III - Work

3.01 Upon the presentation of a sworn affidavit by a law enforcement officer pertaining to an alleged intoxication offense occurring within Ellis County, Texas, Magistrate shall determine whether sufficient facts justify the issuance of a search warrant under Article 18.02(10) to collect a blood specimen from a person who: (1) is arrested for an offense under Section 49.04, 49.045, 49.05, 49.06, 49.065, 49.07, or 49.08, Penal Code; and (2) refuses to submit to a breath or blood alcohol test.

3.02 If Magistrate determines the sworn affidavit sets forth sufficient facts as described within Article 18.01(b), (c) and (j) of the Code of Criminal Procedure, Magistrate may issue a search warrant to collect a blood specimen as described above.

3.03 Magistrate shall be responsible for all of the materials, supplies, equipment and other expenses, including travel, as may be necessary in order to perform the services of a magistrate.

Article IV - Compensation

4.01 Magistrate shall be compensated by County in the amount of Fifty Dollars (\$50.00) each instance Magistrate performs the services described within Section 3.01 of this Contract in response to the presentation of a sworn affidavit by a law enforcement officer of any agency located within Ellis County, other than the municipalities of Palmer and Venus for which Magistrate is a municipal judge. The amount expressed herein represents the total consideration to be paid by County to Magistrate for the services described within this Contract.

4.02 Magistrate shall not receive compensation from County for any services for which Magistrate is entitled to receive compensation from the municipalities for which Magistrate is a municipal judge. In the event Magistrate becomes entitled to compensation for the services described within this Contract from a municipality other than those listed within Section 4.01, this Contract shall be amended to include such municipality within the exclusion from compensation described herein. Conversely, in the event Magistrate becomes no longer entitled to receive such compensation from a municipality, this Contract shall be amended to remove such municipality from the exclusion from compensation.

4.03 Compensation shall not be conditioned upon the issuance of a search warrant pursuant to Section 3.02 of this Contract.

4.04 Magistrate's services pursuant to this Contract will be performed upon an as-needed basis. Magistrate understands that County makes no guarantee of any minimum number of instances Magistrate's services will be sought during the term of this Contract, if any.

4.05 To receive payment pursuant to this Contract, Magistrate shall submit a request for payment at the end of each month to Michael Navarro, Ellis County Auditor, 101 W. Main Street, Suite 301, Waxahachie, Texas 75165. The request for payment shall itemize each instance within the month the Magistrate performed the services described within this Contract. Magistrate will only receive payment for each instance within the month the Magistrate performed the services described within this Contract.

Article V - Term

5.01 The term of this Contract shall be one year, effective upon December 1, 2013. The initial one-year term of this Contract shall renew annually, unless terminated earlier by either party as described within Sections 5.02 and 5.03.

5.02 This Contract may be terminated at any time by mutual agreement of the parties.

5.02 This Contract may be terminated, with or without cause, upon written notice by either party to the other party. Said written notice shall be delivered at least thirty [30] days prior to the intended date of termination of this Contract.

Article VI - Liability

6.01 Magistrate shall be responsible to keep and maintain all necessary licenses and credentials to perform all services described within this Contract. County shall have no liability in any matter arising from Magistrate's performance of the services described within this Contract.

Article VII - General Provisions

7.01 Magistrate is an independent contractor, separate and distinct from County. Nothing contained in this Contract shall be deemed to create an employment relationship between County and Magistrate. Magistrate understands that Magistrate is entitled to none of the benefits of employment with Ellis County.

7.02 If any provision of this Contract is deemed invalid or unenforceable, the remainder of Contract shall be interpreted so as best to effect the intent of County and Magistrate.

7.03 This Contract expresses the complete understanding of the parties with respect to the subject matter. This Contract may not be amended except in a writing signed by both County and Magistrate.

7.04 The failure to exercise any right provided in this Contract shall not be a waiver of prior or subsequent rights.

7.05 This Contract shall be governed in accordance with the laws of the State of Texas and the United States of America.

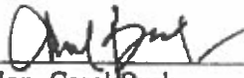
7.06 In the event of a dispute between the parties to this Contract, each party shall be responsible for its own costs and attorneys' fees.

7.07 Magistrate consents to the exclusive jurisdiction and venue of the state courts located in Ellis County, Texas, in any action arising out of or relating to this Contract. Magistrate waives any other venue to which Magistrate might be entitled by domicile or otherwise.

IN WITNESS WHEREOF, County and Magistrate have executed this Contract, to be effective on December 1, 2013. All portions of the Contract Documents have been signed and agreed to by County and Magistrate.

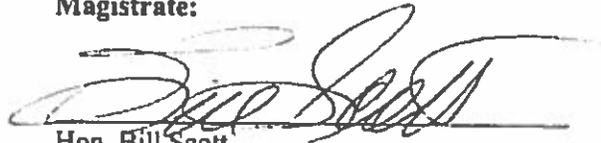
APPROVED by the Ellis County Commissioners Court on the 25th day of November, 2013.

Ellis County:



Hon. Carol Bush
Ellis County Judge

Magistrate:



Hon. Bill Scott
Municipal Judge

Attest:



Hon. Cindy Polley
Ellis County Clerk

tape, or any other method, to photograph the property specified as follows:

- A. The exterior and grounds of the Ellis County Historic Courthouse located on 101 W. Main St. in Waxahachie, Texas.
- B. The interior of the Ellis County Historic Courthouse located on 101 W. Main St. in Waxahachie, Texas.

for the sole purpose of filming certain scenes produced by FILM MAKER. This license includes the right to bring and utilize thereon personnel, personal property, materials and equipment, including but not limited to props and temporary sets.

In addition, COUNTY also hereby grants a license to FILM MAKER its employees, agents, independent producers, contractors, and suppliers, to enter and use the following property specified as follows:

- A. The exterior and grounds of the Ellis County Historic Courthouse located on 101 W. Main St. in Waxahachie, Texas.
- B. The interior of the Ellis County Historic Courthouse located on 101 W. Main St. in Waxahachie, Texas.

All above herein referenced licensed locations hereinafter referred to as the "property."

All parties agree that the exclusive use and occupancy of the Property remains under the dominion and control of COUNTY, the Licensor.

1.02 RESTRICTIONS

The COUNTY and FILM MAKER specifically agree to the following restrictions:

- 1. **RATING.** The licenses granted herein are subject to and conditioned upon the said filming not containing such explicit language, violence, sex, or nudity to be rated other than G, PG, PG-13, or R.
- 2. **OTHER PERMITS.** FILM MAKER shall be solely responsible for the costs and the securing of any permits required by any city in which filming is done.
- 3. **OWNERSHIP.** So long as the property and film production are used in conjunction with the purpose and description set out herein, this production, including, but not limited to, the right to exhibit any and all scenes photographed or recorded at and of Property or reproduction of the Property, or sound recording, throughout the world in perpetuity, shall be the sole property of FILM MAKER, without exception and in perpetuity, and may be exploited in all media

and markets and in all forms.

4. **NO STRUCTURAL CHANGES.** FILM MAKER agrees to make no structural changes to the property unless FILM MAKER makes a specific request for a specific structural change and the Ellis County Judge has approved such specific structural change in writing. If a structural change is approved by the Ellis County Judge, FILM MAKER shall make the structural change according to any conditions and restrictions set by the Ellis County Judge whether set orally or in writing. FILM MAKER shall repair any structural changes made to the property to its original condition prior to the structural change being made or to a better condition if agreed to in writing by the Ellis County Judge. FILM MAKER may make superficial alterations to the property to facilitate FILM MAKER's storyline and production needs so long as the property is returned to its original condition.
5. **ORIGINAL CONDITION.** FILM MAKER agrees to leave the property in the same and as good a condition as when it was received, reasonable "wear and tear" from uses permitted herein excepted.
6. **USE OF COUNTY NAME.** Without prior written specific approval, use of or reference to the name "Ellis County" or the property name is forbidden.
7. **SECURITY.** If security is necessary, FILM MAKER shall provide, at its own additional expense, security by off-duty law enforcement representatives or private security personnel during the use of the property.
8. **LAWS.** FILM MAKER agrees to obey all laws, ordinances, orders and rules and regulations applicable to the use of the property.
9. **OTHER RESTRICTIONS.**

None.

**ARTICLE II
TERM OF AGREEMENT**

2.01 TERM

The license herein granted is for a term of:

One (1) day(s) [*not to exceed 14 days total*]

Commencing on or about:

August 22, 2013

and continuing until approximately:

August 22, 2013

The term commencement date is subject to reasonable postponement and/or rescheduling due to any cause or reason beyond the control of FILM MAKER or as determined to be necessary by the COUNTY, the exact date to depend upon the weather and shooting schedule and availability of the property.

FILM MAKER may continue to use the property for additional days as needed and as reasonably necessary, subject to payment of additional daily fees, so long as the total days used by FILM MAKER does not exceed fourteen (14) days.

Notwithstanding the above, should the commencement date be delayed beyond the original fourteen (14) day period due to the weather or shooting schedule, then this agreement is subject to the availability of the property.

Reasonable access for reshoots if necessary will be granted under the same terms and conditions contained herein if the property is available for use.

2.02 FORCE MAJEURE POSTPONEMENT

The Commencement Date and all obligations of the parties hereto shall be postponed for a period equal to the period of any act of God, acts of war, riot, or civil commotion, acts of State, fire, strikes, flood, law or other governmental regulation, or the occurrence of any other event beyond the control of the parties hereto.

**ARTICLE III
LOCATION FEE AND PAYMENT**

3.01 LOCATION FEE

A. FILM MAKER shall pay to COUNTY a location fee in the amount of:

Two-hundred DOLLARS (\$200.00) per day

that FILM MAKER uses the property. A "day" as used herein means any portion or all of a 24-hour period. If FILM MAKER uses the property within any portion of a new 24-hour period, then FILM MAKER agrees to pay for a full additional day.

3.02 PAYMENT

FILM MAKER shall pay COUNTY in advance of each day it begins to use the property.

Payments shall be sent to:

Ellis County Judge
Ellis County Courthouse
101 West Main Street
Waxahachie, Texas 75165

**ARTICLE IV
OPERATIONS**

4.01 UTILITIES

Utilities will be provided as checked as follows:

COUNTY will provide the utilities for the building(s) subject to this agreement and the cost of such utilities is included in the location fee.

FILM MAKER agrees to pay for the cost of the utilities, including: _____.

No utilities will be provided.

4.02 COUNTY DIRECTIONS

FILM MAKER and its agents shall at all times obey the direction and commands of the Sheriff and the County Judge or their designees while upon the property. Any disregard of direction(s) shall be grounds for immediate revocation of the license by the County Judge, or his/her designated representative as expressly authorized herein by the Ellis

County Commissioners Court, provided that FILM MAKER shall be given a reasonable opportunity to cure a problem before revocation.

ARTICLE V INDEMNITY AND INSURANCE

5.01 INDEMNITY

- A. FILM MAKER does hereby declare itself fully familiar with the physical condition of the property.
- B. FILM MAKER does hereby agree to indemnify, save and hold harmless, and defend COUNTY, its agents, servants, officials, and employees from any and all negligence, liability, loss, costs, claims, including attorneys' fees, or expense of whatsoever type or nature arising in whole or in part, out of any and all act(s) of commission or omission of FILM MAKER, its agents, servants, employees, independent producers, contractors, officers, invitees, and/or suppliers arising from activities relating to this Contract, for which a claim, including reasonable attorneys' fees, demand, suit or other action is made or brought by any person, firm, corporation, or other entity against FILM MAKER and/or the COUNTY.
- C. FILM MAKER shall pay to the COUNTY, upon demand, any and all loss, costs, claims, including reasonable attorney fees, or expense of any kind or nature made pursuant to a claim against the COUNTY arising directly or indirectly from activities relating to this contract, except for that which arises out of the negligence of the COUNTY.

5.02 INSURANCE

- A. FILM MAKER shall provide, at its own expense, general liability insurance from a company approved by the County Judge of the COUNTY providing coverage of not less than \$600,000.00 per occurrence and not less than a \$2,000,000.00 total insurance policy limit, naming COUNTY as an additional insured party, to insure against any and all negligence, liability, loss, costs, claims, including reasonable attorneys' fees, or expense of whatsoever type or nature arising out of any and all act(s) of commission or omission of FILM MAKER, its agents, servants, employees, independent producers, contractors, subcontractors, officers, invitees, and/or suppliers arising from activities under or related to this contract.
- B. Within five (5) days of approval of this Agreement, FILM MAKER shall provide Certificates of Insurance from the preapproved insurance company to COUNTY evidencing the above coverage.

5.03 RELEASE OF PROPERTY DAMAGE CLAIMS

After FILM MAKER has completed its work at the Property, including all necessary

With copy to:

Honorable Patrick Wilson (or successors in office)
Ellis County Attorney
109 South Jackson St.
Waxahachie, Texas 75165

6.05 ASSIGNMENT

FILM MAKER may not assign any portion or right of this agreement without prior written consent of the COUNTY. It is understood that FILM MAKER may assign rights to the film to a distributor.

6.06 BINDING AGREEMENT

This agreement, and all to the terms and provisions hereof, shall bind and inure to the benefit of COUNTY and FILM MAKER and the respective employees, agents, servants, successors and assigns of COUNTY and FILM MAKER during the term hereof.

6.07 CAPTIONS

Articles and headings are inserted only as a matter of convenience and for reference and in no way define, limit or describe the scope or intent of any provision hereof, nor are they meant to bind the COUNTY or FILM MAKER to the meaning of such heading.

6.08 VENUE AND CHOICE OF LAW

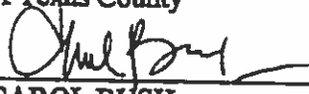
THE OBLIGATIONS AND UNDERTAKINGS OF EACH OF THE PARTIES TO THIS AGREEMENT SHALL BE PERFORMABLE IN ELLIS COUNTY, TEXAS, AND THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS.

6.09 WARRANTIES

Each of the undersigned warrants that he or she has the full right and complete authority to enter into this Agreement, that the consent of no other party is necessary to effectuate the full and complete permission to grant or accept the license herein described and the rights and obligations contained herein.

IN WITNESS WHEREOF, we hereunto set our hands at Waxahachie, Texas, to triplicate documents this the 21st day of August, 2013.

COUNTY:
ELLIS COUNTY
A Texas County



CAROL BUSH
COUNTY JUDGE

ATTEST:

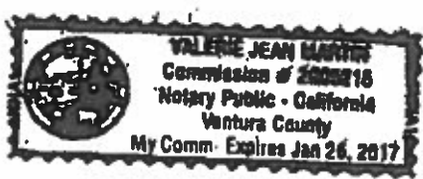
Cindy Polley
Cindy Polley
County Clerk

FILM MAKER:
Painless Television
A California Corporation
Fleming
Signature
Frances Fleming
Printed Name
VP Finance & Operations
Title

ACKNOWLEDGMENT

STATE OF ~~TEXAS~~ California §
COUNTY OF ~~ELLIS~~ Ventura §

This instrument was acknowledged before me on August 21, 2013 by Frances Fleming, the title of this officer is VP Finance & Operations of Painless TV, a CA corporation, on behalf of said corporation.



Valerie Jean Martin
Notary Public in and for the State of ~~Texas~~ CA
My commission expires: 1/26/17

Please Return To:
ONEOK, Inc.
Real Estate Services
P O Box 871
Tulsa, Oklahoma 74102-0871



ONEOK
PARTNERS

3.12¹ & 3.13

DAMAGE SETTLEMENT

AFE: 132.016.6321.010008.770111
LINE No. 22177 TR. No. 788178 Agent: P. Bonds

FORM 26504 (7-09)

Receipt is hereby acknowledged of the sum of \$500.00, and other good and valuable consideration, from ONEOK Permian NGL Operating Company, LLC in full settlement to date of any and all claims of any nature whatsoever for damages caused by or arising out of the install, construction, or maintenance of ILI Dig WD-16-F6 on and across the premises described as follows:

A-958, GW Sevier Survey, Ellis County, Texas

by said company upon, over, and across the above-described property.

Dated this _____ day of April, 2017.

SHARE OF PAYMENT

Owner:

Tenant:

TOTAL PAYMENT TRACT _____ = _____



February 23, 2017

Ellis County
Alberto Mares

copy

Re: Inspection and Repair of Pipeline
Line No. 22177

ONEOK NGL Pipeline, L.L.C. is the holder of a natural gas liquid pipeline easement across the property owned by you in the Abstract 598, GW Sevier Survey located in Ellis County, Texas. For safety reasons, ONEOK NGL Pipeline, L.L.C. is required by federal law to periodically inspect its pipeline. During routine tests of the pipeline, ONEOK NGL Pipeline, L.L.C. has discovered areas of the pipeline that ONEOK NGL Pipeline, L.L.C. will need to inspect and possibly repair. These areas will be inspected, and if necessary repaired, by our personnel and contractors working under their direction.

The inspection and repair will be carried out by crews using a backhoe and some support vehicles. The crews will expose the pipe in the areas where tests indicated some anomalies and make repairs, if necessary. Once the crews have repaired any defects and recoated the pipe, ONEOK NGL Pipeline, L.L.C. will restore the surface and the grade of the easement strip where the work is performed as nearly as practicable. If there are any resultant damages (crop or other) at the construction sites or access areas, ONEOK NGL Pipeline, L.L.C. will reimburse you fairly for those damages.

Your cooperation is greatly appreciated on this project.

Sincerely,

Independent Damage Claims & Right-of-Way Agent
Representing ONEOK NGL Pipeline, L.L.C.
Paul Bonds
(405)850-6433
paul.bonds@oneok.com



32-13299175-96.9795328

Sevier-Rd

Springer

© 2016 Google

Google Earth

Imagery Date: 5/4/2016 32°07'58.33"N 96°58'46.32" W elev 684 ft eye alt 9456 ft

2015

COPY

TRAFFIC CONTROL PLAN
ONE-LANE TWO-WAY
 TCR(1)-21-12

TRAFFIC CONTROL PLAN
 ONE-LANE TWO-WAY
 TCR(1)-21-12

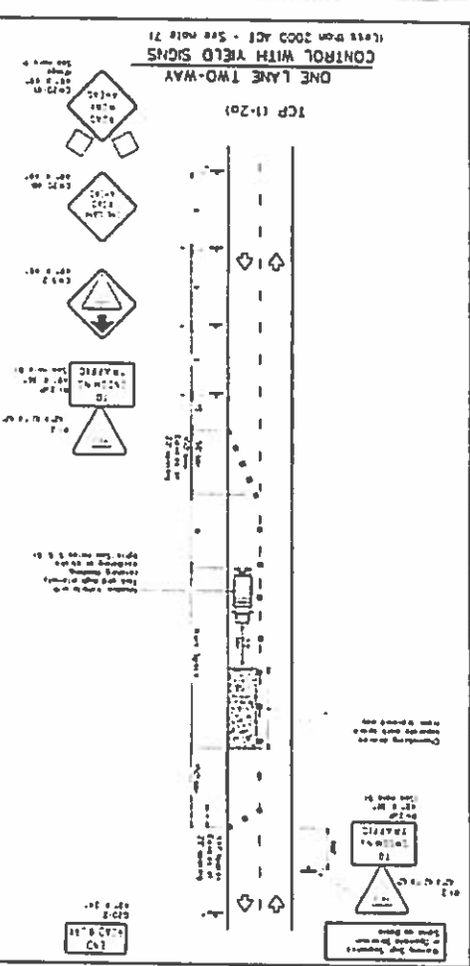
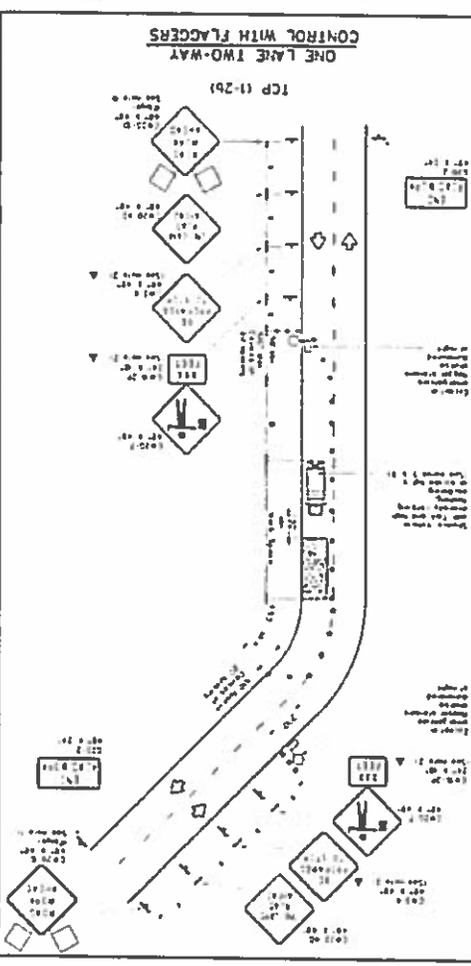
TRAFFIC CONTROL PLAN
 ONE-LANE TWO-WAY
 TCR(1)-21-12

TRAFFIC CONTROL PLAN
 ONE-LANE TWO-WAY
 TCR(1)-21-12

GENERAL NOTES

1. This plan is to be used in conjunction with the Standard Specifications for Road and Bridge Construction, 1988 Edition, published by the Department of Transportation.
2. The contractor shall be responsible for obtaining all necessary permits and for securing the required traffic control signs and equipment.
3. The contractor shall be responsible for the safety of all workers and the public during the construction process.
4. The contractor shall be responsible for maintaining the required traffic control signs and equipment throughout the duration of the project.
5. The contractor shall be responsible for the removal of all traffic control signs and equipment upon completion of the project.
6. The contractor shall be responsible for the maintenance of the work area and for the safety of all workers and the public during the construction process.
7. The contractor shall be responsible for the maintenance of the work area and for the safety of all workers and the public during the construction process.
8. The contractor shall be responsible for the maintenance of the work area and for the safety of all workers and the public during the construction process.
9. The contractor shall be responsible for the maintenance of the work area and for the safety of all workers and the public during the construction process.
10. The contractor shall be responsible for the maintenance of the work area and for the safety of all workers and the public during the construction process.

ITEM NO.	DESCRIPTION	QUANTITY	UNIT	PRICE
101	TRAFFIC CONTROL SIGNS	10	EA	100.00
102	TRAFFIC CONTROL SIGNS	20	EA	200.00
103	TRAFFIC CONTROL SIGNS	30	EA	300.00
104	TRAFFIC CONTROL SIGNS	40	EA	400.00
105	TRAFFIC CONTROL SIGNS	50	EA	500.00
106	TRAFFIC CONTROL SIGNS	60	EA	600.00
107	TRAFFIC CONTROL SIGNS	70	EA	700.00
108	TRAFFIC CONTROL SIGNS	80	EA	800.00
109	TRAFFIC CONTROL SIGNS	90	EA	900.00
110	TRAFFIC CONTROL SIGNS	100	EA	1000.00



TRAFFIC CONTROL PLAN
 ONE-LANE TWO-WAY
 TCR(1)-21-12



PERMIT NO: 1296

DATE: 03-15-2017

PERMIT TO INSTALL
UTILITY LINE ON ELLIS COUNTY RIGHT-OF-WAY

TO: ELLIS COUNTY DEPARTMENT
OF DEVELOPMENT
109 S JACKSON STREET
WAXAHACHIE, TX 75165
972-825-5200/FAX: 972-825-5205

COPY

Formal notice is hereby given that ^{West Texas LFG Pipeline Limited Partnership} ~~inspect a~~ ^{By ONEOK Permian NGL Operating Company LLC as Operator} Natural Gas Liquid pipe line within the right-of-way of Sevier Road as follows:
(state location, length, general design, method of construction, etc.)

Sevier Road located in A-958, GW Sevier Survey, Ellis County, Texas
All types of utility and communication lines will be constructed and maintained in accordance with the provisions of Minute Order No. 286.03 dated July 14, 2008 which is herewith attached and becomes a part of this permit. Our firm understands that it is responsible for proper traffic control and that the County considers proper traffic control measures to be those complying with Vernon's Ann. Civ. St. art.670(d "Traffic Regulations".

The location and description of the proposed line and appurtenances are more fully shown on the attached drawing.

Construction of this line to begin on or after the 16th day of April, 2017.

FIRM: West Texas LFG Pipeline Limited Partnership
By: ONEOK Permian NGL Operating Company, L L C, as Operator

BY: Walter L. Allen

TITLE: Vice President

ADDRESS: 100 W. Fifth Street
Tulsa, OK, 74102

PHONE: 1 (918) 591-5081

FAX: 1 (918) 588-7072



SIGNATURE OF APPLICANT: *Walter L. Allen*

Be it known that ^{West Texas LFG Pipeline Limited Partnership} ~~By~~ ^{By ONEOK Permian NGL Operating Company LLC, as Operator} is hereby given permission to perform construction on County Right-of-way on County Road(s) Sevier Road, near Milford, Texas

Department of Development
Ellis County

Walter L. Allen
County Commissioner - Pct. 3
Ellis County

*REBULEASE TO
RECEIPT ONLY
3/15/17
12:35pm*

3/15/17 3:41:17



32-13299175, -96.9795328

Sevier Rd

Frontage Rd

35E

© 2016 Google

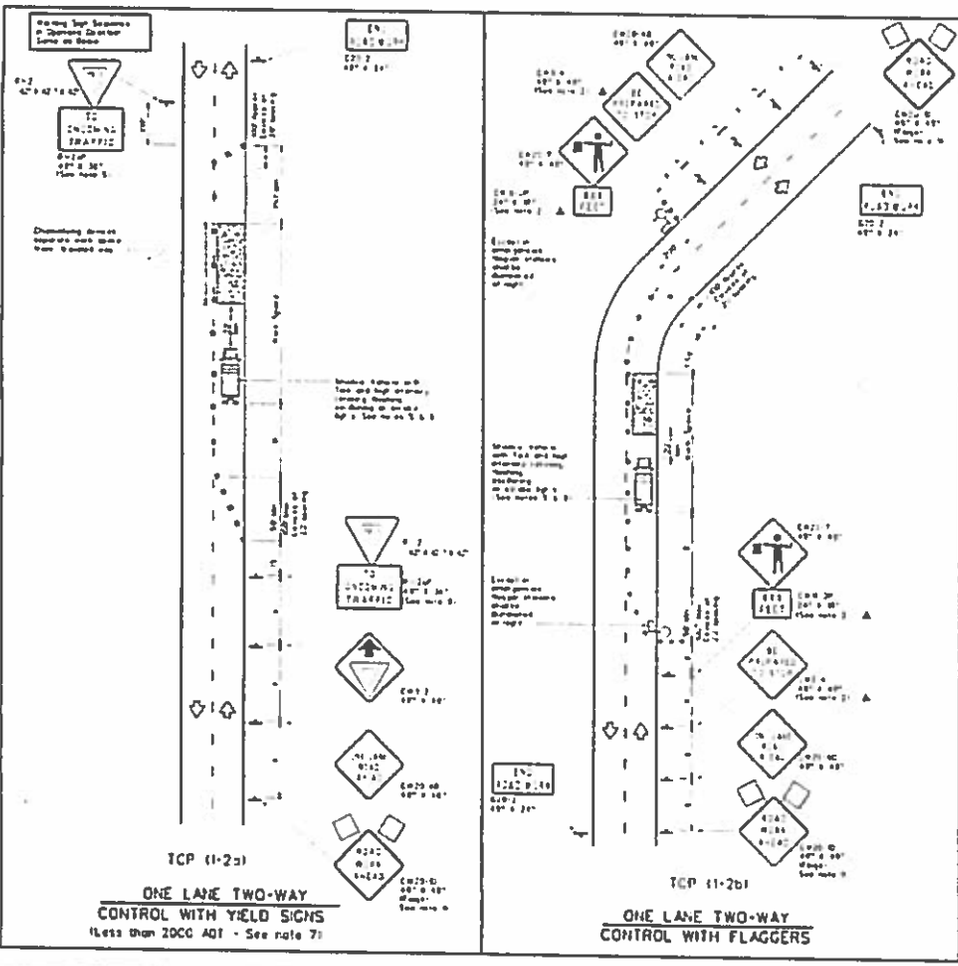
Google Earth

Imagery Date: 5/4/2016 32°07'58.33"N 96°58'46.32" W elev 684 ft eye alt 9456 ft

2005

1400

COPY



LEGEND

Symbol	Symbol	Symbol	Symbol
Yield Sign	Flagger Sign	Flagger Sign	Flagger Sign
No Left Turn Sign	Flagger Sign	Flagger Sign	Flagger Sign
...

Sign No.	Sign Name	Sign Size	Sign Color	Sign Shape	Sign Text
1-1	Yield	36" x 48"	White	Triangle	Yield
1-2	No Left Turn	36" x 48"	White	Rectangle	No Left Turn
1-3	Flagger Ahead	36" x 48"	White	Rectangle	Flagger Ahead
1-4	No Left Turn	36" x 48"	White	Rectangle	No Left Turn
1-5	Yield	36" x 48"	White	Triangle	Yield
1-6	No Left Turn	36" x 48"	White	Rectangle	No Left Turn
1-7	Flagger Ahead	36" x 48"	White	Rectangle	Flagger Ahead
1-8	No Left Turn	36" x 48"	White	Rectangle	No Left Turn
1-9	Yield	36" x 48"	White	Triangle	Yield
1-10	No Left Turn	36" x 48"	White	Rectangle	No Left Turn
1-11	Flagger Ahead	36" x 48"	White	Rectangle	Flagger Ahead
1-12	No Left Turn	36" x 48"	White	Rectangle	No Left Turn
1-13	Yield	36" x 48"	White	Triangle	Yield
1-14	No Left Turn	36" x 48"	White	Rectangle	No Left Turn
1-15	Flagger Ahead	36" x 48"	White	Rectangle	Flagger Ahead
1-16	No Left Turn	36" x 48"	White	Rectangle	No Left Turn
1-17	Yield	36" x 48"	White	Triangle	Yield
1-18	No Left Turn	36" x 48"	White	Rectangle	No Left Turn
1-19	Flagger Ahead	36" x 48"	White	Rectangle	Flagger Ahead
1-20	No Left Turn	36" x 48"	White	Rectangle	No Left Turn

GENERAL NOTES

1. This plan is for use on roads less than 2000 feet long.
2. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
3. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
4. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
5. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
6. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
7. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
8. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
9. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
10. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
11. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
12. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
13. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
14. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
15. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
16. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
17. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
18. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
19. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.
20. The 1993 MUTCD (23 CFR 659) signs shall be used for all signs shown on this plan.

Texas Department of Transportation
Traffic Operations Division

TRAFFIC CONTROL PLAN
ONE-LANE TWO-WAY
TRAFFIC CONTROL

TCP(1-2)-12

From: Daniel Huskins <daniel.huskins@co.ellis.tx.us>
Sent: Thursday, February 23, 2017 2:42 PM
To: Sissy Ferry
Subject: FW: ONEOK Integrity Dig located in Precint 3 on Sevier Rd.
Attachments: +ONEOK NGL mail out WD-16-F6.doc; WD-16-F6 location MAP.jpg; TXDOT 1 lane traffic control regulations. tcp1-2.pdf

From: Alberto Mares, AICP [mailto:alberto.mares@co.ellis.tx.us]
Sent: Thursday, February 23, 2017 9:39 AM
To: Daniel Huskins
Subject: FW: ONEOK Integrity Dig located in Precint 3 on Sevier Rd.

Here is the documents that were sent to me...

Thanks,

AM

=====
Alberto Mares, AICP
Director
Ellis County Department of Development

Office 972-825-5200
Email alberto.mares@co.ellis.tx.us

From: Bonds, Paul [mailto:Paul.Bonds@oneok.com]
Sent: Thursday, February 23, 2017 9:17 AM
To: alberto.mares@co.ellis.tx.us
Subject: ONEOK Integrity Dig located in Precint 3 on Sevier Rd.

Alberto,

Attached is the location MAP & "mail-out" for a necessary Integrity Dig we discussed over the phone. Please provide Ellis County protocol for the completion of this Dig.

Please advise, Paul

Also attached TXDOT 1 lane traffic control that may be of assistance.





JAMES BODY SHOP

JEFF BOLTON
 JAMES BODY SHOP
 251 MCALPIN
 MIDLOTHIAN, TX 76065
 Work Phone: 9727233581
 Fax Number: 9727758470
 Cell Phone: 2146793336
 www.jamesbodyshop.net

Estimate
 Est #3290, ID #4839432

3.15

Vehicle Info	VIN	Color Ext. / Int.	License (St.)	Miles In / Out
2015 Hyundai Elantra SE		/		0 / 0

Owner
 marlena
 Cell Phone: 2144977389

Estimators
 Jeff Bolton

Description	Part #	Price	Qty	Labor
QUARTER PANEL				
Repair L QUARTER OUTER PANEL	71503-3YC00			3.0 hrs. Body, 2.2hrs. Paint panel , 0.9hrs. Clearcoat
REAR LAMPS				
Replace L REAR COMBINATION LAMP ASSEMBLY	92401-3Y500	\$248.06	1	0.3 hrs. Body
REAR BUMPER				
Repair REAR BUMPER COVER	86611-3Y700			1.2 hrs. Body, 2.8hrs. Paint panel , 1.1hrs. Clearcoat

Totals

Type	Hours	Rate/hr	Total	Taxable
OEM Parts			\$248.06	✓
Body Labor	4.5	\$46.00	\$207.00	
Paint Labor	7.0	\$46.00	\$322.00	✓
Body Supplies	4.5	\$12.00	\$54.00	✓
Paint Supplies	7.0	\$34.00	\$238.00	✓
Taxable Amount			\$862.06	
Tax	8.125%		\$70.04	
Nontaxable Amount			\$207.00	
Grand Total			\$1,139.10	
Net Total			\$1,139.10	