#### **HOCKLEY COUNTY**

Jennifer Palermo Hockley County Clerk 802 Houston St. Suite 213 Levelland, TX 79336 Phone: 806-894-3185 **DOCUMENT #:** CM-2020-0004

RECORDED DATE: 05/11/2020 10:49:21 AM



OFFICIAL RECORDING COVER PAGE

Page 1 of 25

**Document Type: NOTICE OF MEETING** 

COMM COURT/AGENDA
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**Transaction #:** 753668 - 1 Doc(s)

**Document Page Count: 24** 

Operator Id: JPalermo

RETURN TO: () HOCKLEY COUNTY LEVELLAND, TX 79336

SUBMITTED BY: HOCKLEY COUNTY

LEVELLAND, TX 79336

DOCUMENT # : CM-2020-0004

RECORDED DATE: 05/11/2020 10:49:21 AM

I hereby certify that this document was filed on the date and time stamped hereon by me and was duly recorded in the Official Public Records of Hockley County.



Jennifer Palermo Hockley County Clerk

## **PLEASE DO NOT DETACH**

THIS PAGE IS NOW PART OF THIS LEGAL DOCUMENT

NOTE: If document data differs from cover sheet, document data always controls.
\*COVER PAGE DOES NOT INCLUDE ALL DATA, PLEASE SEE INDEX AND DOCUMENT AFTER RECORDING FOR ADDITIONAL INFORMATION.

### NOTICE OF MEETING OF THE COMMISSIONERS' COURT OF HOCKLEY COUNTY, TEXAS

Notice is hereby given that a Regular Meeting of the above named Commissioners' Court will be held on the 2<sup>nd</sup> day of March, 2020 at 9:00 a.m. in the Commissioners' Courtroom, Hockley County Courthouse, Levelland, Texas, at which time the following subjects will be discussed to-wit:

- 1. Read for approval the minutes of the Special Meeting held at 9:00 a.m. on Monday, February 10, 2020.
- 2. Read for approval all monthly bills and claims submitted to the Court and dated through March 2, 2020.
- 3. Hear the monthly Public Assistance Report.
- 4. Consider and take necessary action to approve the Business Associate Agreement Integrated Prescription Management, Inc. and Hockley County.
- ✓ 5. Consider and take necessary action to approve the Continuation Certificate for Yvonne Lanelle Gipson.
  - 6. Consider and take necessary action to approve the Hockley County Clerk's request to close the office on March 13, 2020 for Kofile to install their new software system.
- 7. Consider and take necessary action to approve Ad Valorem tax refunds.

8.	Hear, discuss and take potential action to approve the new property insura	ance quote from TAC. FILED FOR RECORD
	COMMISSIONERS' COURT OF HOCKLEY COUNTY, TEXAS.	O'CLOCK M
	511 1 0 1 1 1	FEB 2 7 2020

BY: Marka Ludricke Sharla Baldridge, Hockley County Judge

County Clark Machine Com -

I, the undersigned County Clerk, do hereby certify that the above Notice of Meeting of the above named Commissioners' Court, is a true and correct copy of said Notice on the bulletin board at the Courthouse, and at the east door of the Courthouse of Hockley County, Texas, as place readily accessible to the general public at all times on the 27<sup>th</sup> day of February, 2020, and said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said meeting.

Dated this 27th day of February, 2020.

Jennifer Palermo, County Clerk, and Ex-Officio

Clerk of Commissioners' Court, Hockley County, Texas

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#### REGULAR MEETING MARCH 2<sup>nd</sup>, 2020

Be it remembered that on this the 2nd day of MARCH A.D. 2020, there came on to be held a Regular meeting of the Commissioners' Court, and the Court having convened in Regular session at the usual meeting place thereof at the Courthouse in Levelland, Texas, with the following members present to-wit:

Sharla Baldridge
Curtis D. Thrash
Commissioner Precinct No. 1
Larry Carter
Commissioner Precinct No. 2
J. L. "Whitey" Barnett
Commissioner Precinct No. 3
Thomas R "Tommy" Clevenger
Commissioner Precinct No. 4

Jennifer Palermo, County Clerk, and Ex-Officio Clerk of Commissioners' Court when the following proceedings were had, to-wit:

Motion by Commissioner Barnett, seconded by Commissioner Thrash, 4 Votes Yes, 0 Votes No, that the Minutes of a Special meeting of the Commissioners' Court, held on February 10<sup>th</sup>, 2020, A. D., be approved and stand as read.

Motion by Commissioner Thrash, seconded by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that all monthly claims and bills, submitted to the Court, and dated through March 2, 2020, A. D., be approved and stand as read.

Rebecca Currington reported her monthly approval and denials report for February 2020.

Upon recommendation by Rebecca Currington, Public Assistance Administrator, the following list of applicants' requests for public assistance, have been approved or denied for the month of February 2020.

#### APPROVED APPLICANTS

<u>APPLICANT</u>	PHYSICAL ADDRESS	TOWN	REQUEST	AMOUNT
Ruthie Standmire	1101 – 11 <sup>th</sup> St.	Levelland	Electric	\$ 75.00

	DENIED APPLICANTS		
The below listed applicants one/more of the following	have been denied their public assistand reasons:	e request for	
	exceeds that of an indigent person, acco hissioners' Court of Hockley County, Te		
<ul><li>Applicant is in an all ad due to age or disability.</li></ul>	ult household in which no one is receiv	ring Social Security	
<ul><li>Not all money received contribution, was repor</li></ul>	by household, either income, available ted by household.	funds or	
Conflict of information	regarding either household members o	r income received.	
<ul><li>No emergency situation layoff.</li></ul>	exists as loss of job income was not du	e to illness or	
Other reason -			
APPLICANT	PHYSICAL ADDRESS	TOW	N
No Denials			
PA	UPER CREMATION APPROVALS		
APPLICANT / DECEASED	PHYSICAL ADDRESS	CITY	AMOUNT
No Approvals			
			<b>₹</b>

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Motion by Commissioner Carter, seconded by Commissioner Barnett, 4 Votes Yes, 0 Votes No, that Commissioners Court approved the Business Associate Agreement Integrated Prescription Management, Inc., and Hockley County. As per Integrated Prescription Management Business Associate Agreement recorded below.

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#### BUSINESS ASSOCIATE AGREEMENT

THIS AGREEMENT is made between Integrated Prescription Management, Inc., whose principal place of business is 7815 N. Palm Ave, Suite 400, Fresno California 93711 and Hockley County, Texas. This Agreement is for the purpose of addressing the measures that the Parties will take to protect the confidentiality of certain health information that either Party may deliver to the other, or that one Party may receive on behalf of the other. This Agreement is to be in effect as of 02/01/2020 and shall continue until terminated as herein provided.

WHEREAS, the disclosure of certain health-related information is regulated by the provisions of 45 <u>U.S.C.</u> §§1171 et seq., enacted by (i) the *Health Insurance Portability and Accountability Act of 1996* and the regulations promulgated thereunder (collectively referred to as "HIPAA Implementing Regulations"); (ii) Title XIII of the *American Recovery and Reinvestment Act* of 2009 (ARRA) entitled *Health Information Technology for Economic and Clinical Health Act* ("HITECH") 42 <u>U.S.C.</u> §§17921, et seq.; and (*iii*) the requirements of the final modifications to the HIPPA Privacy, Security, Enforcement and Breach Notification Rules as issued on January 25, 2013 and effective March 26, 2013, 75 <u>Fed Reg</u> 5566, ("the Final Regulations"). The Implementing

Regulations, the HITECH Act, and the Final Regulations are collectively referred to in this Agreement as "the HIPAA Requirements".

WHEREAS, in performance of their contractual obligations to each other, or to other third parties, the Parties may exchange Protected Health Information ("PHI", as that term is defined by the HIPAA Requirements) in connection with health benefit plans or administration services;

WHEREAS, one Party may receive or disclose PHI on behalf of the other Party in connection with those contractual obligations;

WHEREAS, the Parties desire that this Agreement accurately reflect the requirements of the HIPAA Requirements as they apply to the disclosure and breach of PHI; and

WHEREAS, the Parties agree to incorporate into this Agreement any regulations issued by the U.S. Department of Health & Human Services ("DHHS") with respect to the HIPAA Requirements that relate to the obligations of either Party and that are required to be reflected in a Business Associate Agreement. The Parties recognize that they are obligated by law to meet the applicable HIPAA Requirements and that each Party has direct liability for any violation of the HIPAA Requirements.

Now, THEREFORE, the Parties agree as follows:

#### 1. Definitions

#### 1.1. Catch-all definition:

The following terms used in this Agreement shall have the same meaning as those terms in the HIPAA

Requirements: Breach, Data Aggregation, Designated Record Set, Disclosure, Health Care Operations,

Individual, Minimum Necessary, Notice of Privacy Practices, Protected Health Information ("PHI"), Electronic Health Information, Required By Law, Secretary, Security Incident, Subcontractor, Unsecured Protected Health Information, and Use.

#### Specific definitions:

- (a) <u>Business Associate</u>. "Business Associate" shall generally have the same meaning as the term "business associate" at 45 CFR 160.103, and in reference to the party to this Agreement, shall mean both Parties, individually and jointly.
- (b) <u>Covered Entity</u>. "Covered Entity" shall generally have the same meaning as the term "covered entity" at 45 CFR 160.103, and in reference to the party to this Agreement, shall mean both Parties, individually and jointly.
- (c) <u>HIPAA Requirements</u>. "HIPAA Requirements" shall mean the Privacy, Security, Breach Notification, and Enforcement Rules at 45 CFR Part 160 and Part 164.

#### 2. Obligations and Activities of

Parties Parties agree to:

- (a) Not use or disclose PHI other than as permitted or required by the Agreement or as required by law;
- (b) Use appropriate safeguards, and comply with Subpart C of 45 CFR Part 164 with respect to electronic PHI, to prevent use or disclosure of PHI other than as provided for by the Agreement;
- (c) Report to the other Party, within ten (10) business days, any known use or disclosure of PHI not permitted under the Agreement, including breaches of unsecured PHI as required at 45 CFR 164.410, and any security incident of which it becomes aware;
- (d) In accordance with 45 CFR 164.502(e)(1)(ii) and 164.308(b)(2), if applicable, ensure that any subcontractors or service suppliers that create, receive, maintain, or transmit PHI on behalf of the Party agree to the same restrictions, conditions, and requirements that apply to the Business Associate with respect to such information and execute a written Business Associate Agreement reflecting same;
- (e) Make PHI available in a designated record set to the other Party or to the "individual or the individual's designee" as necessary to satisfy either Party's obligations under 45 CFR 164.524;
- (f) Make any amendment(s) to PHI in a designated record set as directed or agreed to by the other Party pursuant to 45 CFR 164.526, or take other measures as necessary to satisfy the other Party's obligations under 45 CFR 164.526;
- (g) Maintain and make available the information required to provide an accounting of disclosures to the other Party or "individual" as necessary to satisfy either Party's obligations under 45 CFR 164.528; and
- (h) To the extent either Party is to carry out one or more of the other Party's obligation(s) under Subpart E of 45 CFR Part 164, comply with the requirements of Subpart E that apply to the other Party in the performance of such obligation(s).

#### 3. Permitted Uses and Disclosures by Business Associate

(a) Each Party may use or disclose PHI only for any lawful purpose and as required for the performance of that Party's obligations under any contract or agreement related the administration of or providing of services to, a health care plan, and only if the disclosure is in compliance with the HIPAA Requirements.

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Except as otherwise limited in this Agreement, the Parties may disclose PHI to either Party's other Business Associates or vendor of personal health records, provided that such use or disclosure would not violate any Privacy Rule and that the other entity has executed a written Business Associate Agreement with the Party.

- (b) The Parties may use or disclose PHI as required by law.
- (c) The Parties agree to make uses and disclosures and requests for PHI consistent with the other Party's minimum necessary policies and procedures.
- (d) Neither Party may use or disclose PHI in a manner that would violate Subpart E of 45 CFR Part 164 if done by the other Party.
- (e) Either Party may use PHI for the proper management and administration of that Party or to carry out the legal responsibilities of that Party.
- (f) Each Party may disclose PHI for the proper management and administration of that Party or to carry out the legal responsibilities of that Party, provided the disclosures are required by law, or the Party obtains reasonable assurances from the person to whom the information is disclosed that the information will remain confidential and used or further disclosed only as required by law or for the purposes for which it was disclosed to the person, and the person notifies the Party of any instances of which it is aware in which the confidentiality of the information has been breached.

#### 4. Provisions for Party to Inform Other Party of Privacy Practices and Restrictions

- (a) Each Party shall notify the other Party of any limitation(s) in the notice of privacy practices of that Party under 45 CFR 164.520, to the extent that such limitation may affect the other Party's use or disclosure of PHI. (b) Each Party shall notify the other Party of any changes in, or revocation of, the permission by an individual to use or disclose his or her PHI, to the extent that such changes may affect that Party's use or disclosure of PHI.
- (c) Each Party shall notify the other Party of any restriction on the use or disclosure of PHI that the Party has agreed to or is required to abide by under 45 CFR 164.522, to the extent that such restriction may affect the Party's use or disclosure of PHI.

#### 5. Permissible Requests by Parties

Neither Party shall request the other Party to use or disclose PHI in any manner that would not be permissible under Subpart E of 45 CFR Part 164 (or any other HIPAA Requirements) if done by covered entity.

#### 6. Investigations

The Parties shall make their internal practices, books and records relating to the use and disclosure of PHI available to the Secretary of the United States Department of Health and Human Services (the "Secretary") for purposes of determining the Parties' compliance with applicable law. A Party shall immediately notify the other Party in the event they receive or are otherwise notified of any request by the Secretary to conduct an investigation of the use or disclosure of PHI.

#### 7. Audit Rights

- (a) Right to Audit. Either Party, or its representative, shall be entitled after ten (10) business days' prior written notice to the other Party, to audit that Party to verify their compliance with the terms of this Agreement. The auditing Party shall be entitled and enabled to inspect the records and other information relevant to the audited Party's compliance with the terms of this Agreement. The auditing Party shall conduct its review during the normal business hours of the audited Party and shall have the right to conduct the audit in any reasonable manner which does not unreasonably interfere with the audited Party's normal operations.
- (b) Obligation to Maintain Records. The Parties shall produce and maintain accurate and complete records of all receipts, transmissions, uses, and disclosures of PHI subject to HIPAA and HITECH reporting standards, throughout the term of any contracts between the Parties, or for such longer period as may be Required by Law. The Parties shall maintain all records and other information in a safe and secure environment and in compliance with applicable laws. The Parties shall maintain all records and other information with a system of audit trails and controls sufficient to allow either Party to confirm the other Party's compliance with any requirements or regulations enforced by the Secretary.

#### 8. Term and Termination

- (a) <u>Term.</u> The Term of this Agreement shall terminate when all PHI exchanged between the Parties or received by one Party on behalf of the other Party, is destroyed. Or, if it is not reasonably feasible to destroy the PHI, all protections created by this Agreement shall be extended to that PHI, or the date either Party terminates for cause as authorized in paragraph (b) of this Section, whichever is sooner.
- (b) <u>Termination for Cause</u>. Either Party may terminate this Agreement if that Party determines that the other Party has violated a material term of the Agreement (c) <u>Obligations of Parties Upon Termination</u>.

Upon termination of this Agreement for any reason, each Party, with respect to PHI received from the other Party, or created, maintained, or received by the Party on behalf of the other Party, shall:

- 1. Retain only that PHI which is necessary for the Party to continue its proper management and administration or to carry out its legal responsibilities;
- 2. Return to the other Party the remaining PHI that the Party still maintains in any form;
- 3. Continue to use appropriate safeguards and comply with Subpart C of 45 CFR Part 164 with respect to electronic PHI to prevent use or disclosure of the PHI, other than as provided for in this Section, for as long as the Party retains the PHI;
- 4. Not use or disclose the PHI retained by the Party other than for the purposes for which such PHI was retained and subject to the same conditions which applied prior to termination; and
- 5. Return to the other Party the PHI retained by the Party when it is no longer needed by the Party for proper management and administration or to carry out its legal responsibilities.
- (d) <u>Survival</u>. The obligations of both Parties under this Section shall survive the termination of this Agreement.

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- (a) <u>Regulatory References</u>. A reference in this Agreement to a section in the HIPAA Requirements means the section as in effect or as amended.
- (b) <u>Amendment</u>. The Parties agree to take such action as is necessary to amend this Agreement as is necessary to allow the Parties to meet their contractual obligations to comply with the requirements of the Privacy Rule or any other HIPAA Requirement. In the event of any amendment to HIPAA or HITECH or any other Privacy-related Rule, this Agreement will be deemed by all Parties to concurrently adopt such amendments and incorporate them in this Agreement as necessary to comply with such regulation or amendment. Such modifications to this Agreement will immediately be effective without the necessity of a signed amendment.
- (c) <u>Interpretation</u>. Any ambiguity in this Agreement shall be interpreted to permit compliance with the HIPAA Requirements.

#### 10. Indemnification

In the event a Party negligently allows the improper or unauthorized use, disclosure or breach of PHI, that Party agrees to defend and indemnify the other Party and hold it harmless from and against any and all claims, causes of action, losses, liabilities, damages and expenses, including court cost and attorneys' fees, to the extent that such claims, causes of action, losses, liabilities, damages and expenses which arise from such improper or unauthorized use or disclosure.

#### 11. Obligations of Party's Subcontractors, Vendors and Other Third Parties

The Parties agree that as required by the HIPAA Requirements, each Party will enter into written Business Associate Agreements with all other Business Associates, or vendors or other third parties with access to PHI, that requires them to comply with Privacy and Security Rule provisions of this Agreement in the same manner as required of Parties, and notifies that Business Associate that they will incur liability under the HIPAA Requirements for non-compliance with such provisions. The Parties will assure that all other Business Associates provide written agreement to the same privacy and security restrictions, conditions and requirements that apply to the Parties regarding PHI.

#### 12. Warranty of Authority

The Parties signing below warrant they are authorized to enter into this Agreement on behalf of their designated Party and do so with that Party's full consent and knowledge.

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- (a) <u>Regulatory References</u>. A reference in this Agreement to a section in the HIPAA Requirements means the section as in effect or as amended.
- (b) Amendment. The Parties agree to take such action as is necessary to amend this Agreement as is necessary to allow the Parties to meet their contractual obligations to comply with the requirements of the Privacy Rule or any other HIPAA Requirement. In the event of any amendment to HIPAA or HITECH or any other Privacy-related Rule, this Agreement will be deemed by all Parties to concurrently adopt such amendments and incorporate them in this Agreement as necessary to comply with such regulation or amendment. Such modifications to this Agreement will immediately be effective without the necessity of a signed amendment.
- (c) <u>Interpretation</u>. Any ambiguity in this Agreement shall be interpreted to permit compliance with the HIPAA Requirements.

#### 10. Indemnification

In the event a Party negligently allows the improper or unauthorized use, disclosure or breach of PHI, that Party agrees to defend and indemnify the other Party and hold it harmless from and against any and all claims, causes of action, losses, liabilities, damages and expenses, including court cost and attorneys' fees, to the extent that such claims, causes of action, losses, liabilities, damages and expenses which arise from such improper or unauthorized use or disclosure.

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#### 12. Warranty of Authority

The Parties signing below warrant they are authorized to enter into this Agreement on behalf of their designated Party and do so with that Party's full consent and knowledge.

Name RENE A. TANGONAN
Vice President, Operations
Title

Integrated Prescription Managament

3-2-2020

)274

Name Taldrelle Frechey Courty Judge

Thockley Courty

3-2-2020

Motion by Commissioner Clevenger, seconded by Commissioner Carter, 4 Votes Yes, 0 Votes No, that Commissioners' Court approved the Continuation Certificate for Yvonne Lanelle Gipson. As per continuation certificate recorded below.



WESTERN STRETY COMPANY SONE OF A HERICASSOLDEST BONDING SCOMPANIES COMP

# Western Surety Company

#### CONTINUATION CERTIFICATE

Western Surety Company hereby continues in forc	e Bond No. 70468387 briefly
described as DEPUTY TAX ASSESSOR/COLLECTOR HO	CKLEY COUNTY TAX ASSESSOR DEBRA
BRAMLETT	,
for YVONNE LANELLE GIPSON	
	, as Principal,
in the sum of \$ TEN THOUSAND AND NO/100	Dollars, for the term beginning
February 20, 2020, and ending	February 20 , 2021 , subject to all
the covenants and conditions of the original bond refer	red to above.
This continuation is issued upon the express con-	dition that the liability of Western Surety Company
under said Bond and this and all continuations thereof	shall not be cumulative and shall in no event exceed
the total sum above written.	
Dated this 4th day of November,	
	WESTERN SURETY COMPANY  By Paul T. Brustat, Vice President

THIS "Continuation Certificate" MUST BE FILED WITH THE ABOVE BOND.

NO COMPANIES - OFFICE OF A HERICA'S OF COMPANY OF COMPANIES

## Western Surety Company

#### **POWER OF ATTORNEY**

#### KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

	Paul T. Bruflat		of	Sioux Falls	
State of	South Dakota	, its regula	rly elected	Vice President	
as Attorney-in	-Fact, with full power a	nd authority hereby co	nferred upon	him to sign, execute	, acknowledge and deliver for
and on its beh	alf as Surety and as its	act and deed, the follow	ving bond:		
	UTY TAX ASSESSON	R/COLLECTOR HOCK	LEY COUNT	Y TAX ASSESSO	R DEBRA
bond with bon	d number <u>704683</u>	37			
for VVONNE	LANELLE GIPSON				
	the penalty amount not	to exceed: \$10,000			
	ine periody uniount ne	, 10 OXOOO 41 F	<del>-</del>	<u> </u>	
Company duly a Section 7. A name of the Cor Board of Direct Attorneys-in-Fac seal is not nece	idopted and now in force, t Il bonds, policies, undertal mpany by the President, Si ors may authorize. The F ot or agents who shall hav	o-wit: kings, Powers of Attorney, ecretary, any Assistant Se President, any Vice Preside e authority to issue bond ny bonds, policies, undert	or other obligat cretary, Treasu dent, Secretary s, policies, or u akings, Powers	tions of the corporation rer, or any Vice Preside , any Assistant Secrete ndertakings in the nam	of the by-laws of Western Surety shall be executed in the corporate nt, or by such other officers as the try, or the Treasurer may appoint e of the Company. The corporate oligations of the corporation. The
In Witness Vice Presider	Whereof, the said W	ESTERN SURETY Corporate seal affixed the	OMPANY ha nis 4th	s caused these pre day of <u>Nove</u>	sents to be executed by its
ATTEST	J. Nels	m	W E	ESTERN SUI	SETY COMPANY
	L. Nelse	on, Assistant Secretary	-, <u></u>		Paul I. Bruflat, Vice President
STATE OF SO COUNTY OF I	DUTH DAKOTA ss				
On this	4th day of 1 Paul T. Bruflat		, <u>2019</u> and	_, before me, a Nota L. Nelson	ry Public, personally appeared
who, being by	me duly sworn, acknow	ledged that they signed	d the above P	ower of Attorney as	Vice President
			N SURETY C	OMPANY, and ack	owledged said instrument to
be the volunta +ຸ່ວວວຣ	ry act and deed of said ಎಂಎಎಎಎಎಎಎಎಎಎಎಎಎ	Corporation.			
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To validate bond authenticity, go to <a href="https://www.cnasurety.com">www.cnasurety.com</a> > Owner/Obligee Services > Validate Bond Coverage.

Motion by Commissioner Carter, seconded by Commissioner Thrash, 4 Votes Yes, 0 Votes No, that Commissioners' Court approved the Hockley County Clerk's request to close the office on March 13, 2020 for Kofile to install their new software system.



Motion by Commissioner Barnett, seconded by Commissioner Carter, 4 Votes Yes, 0 Votes No, that Commissioners' Court approved ad valorem tax refunds in the amount of Eight Hundred Thirty Nine Dollars and Forty Cents (\$839.40) to Jana Wiginton & Jeremy Cunningha

approve ad valorem tax refund in the amount of six hundred fifty seven dollars and forty seven cents (\$657.47) to Storch Becky

approved ad valorem tax refund in the amount of six hundred ten dollars and eighty four cents (\$610.84) to Clarissa Rios Lopez

approved ad valorem tax refund in the amount of One thousand eighty one dollars and forty four cents (\$1,081.44) to Mary Ella Caviness

approved ad valorem tax refund in the amount of six hundred thirty eight dollars and forty six cents (\$638.46) to Sylvia Brown & Clifford Brown

approved ad valorem tax refund in the amount of five hundred ninety nine dollars and eighty seven cents (\$599.87) to Sylvia Brown & Clifford Brown

approved ad valorem tax refund in the amount of five hundred eighty nine dollars and thirty four cents (\$589.34) to Sylvia brown and Clifford Brown

As per Debbie Bramlet tax Assessor Collector.

18578 AIMBANK 0 1 8 5 7 80 2106/1113 **HOCKLEY COUNTY OCHECK MANOR** TAX ASSESSOR COLLECTOR 624 AVENUE H SUITE 101 LEVELLAND, TX 79336 (806)-894-4938 \$839.40 02/12/2020 PAY TO THE ORDER OF \*\*\*\*\*\*\*839 40 **DOLLARS** JANA WIGINTON & JEREMY CUNNINGHA 1927 AVE H LEVELLAND, TX 79336 O MEMO AUTHORIZED SIGNATURE MO18578M 1:1113210631 659746IP

HOCKLEY COUNTY
REFUND POSTING CLERK-DB

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JANA WIGINTON & JEREMY CUNNINGHA 02/12/2020 \$839.40
01 REF R14518 308
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ADD H/S
\*REFUND DUE TO AN ASSESSMENT CORRECTION\*

**HOCKLEY COUNTY** 

18578

18577 AIMBANK 01857788-2100/1113 HOCKLEY COUNTY **WCHECK WINDS** TAX ASSESSOR COLLECTOR 624 AVENUE H SUITE 101 LEVELLAND, TX 79336 (806)-894-4938 \$657.47 02/12/2020 PAY TO THE ORDER OF 47 \*\*\*\*\*\*\*657 **DOLLARS** STORCH BECKY 2010 AVENUE S LEVELLAND, TX 79336 0 MEMO AUTHORIZED SIGNATURE 659746# MOLESPRIN WALLER LOSSIES

HOCKLEY COUNTY
REFUND POSTING CLERK-DB

**HOCKLEY COUNTY** 

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STORCH BECKY 02/12/2020
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AG WAS LEFT OFF 2019046832
\*REFUND DUE TO AN ASSESSMENT CORRECTION\*

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18573 AIMBANK 01857382106/1113 **HOCKLEY COUNTY** ACHECK ARMER TAX ASSESSOR COLLECTOR 624 AVENUE H SUITE 101 LEVELLAND, TX 79336 (806)-894-4938 \$610.84 02/12/2020 PAY TO THE ORDER OF 84 \*\*\*\*\*\*\*610 DOLLARS CLARISSA RIOS LOPEZ 506 E JACKSON LEVELLAND, TX 79336 MEMO AUTHORIZED SIGNATURE MO185730 0:1113210630 0

HOCKLEY COUNTY
REFUND POSTING CLERK-TB

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**HOCKLEY COUNTY** 

18573

0185738573

18567 AIMBANK 01856788-2106/1113 **HOCKLEY COUNTY** BCHECK ANNOR TAX ASSESSOR COLLECTOR 624 AVENUE H SUITE 101 LEVELLAND, TX 79336 (806)-894-4938 \$1,081.44 02/12/2020 PAY TO THE ORDER OF 44 \*\*\*\*\*\*1,081 **DOLLARS** MARY ELLA CAVINESS 2023 TECH DR LEVELLAND, TX 79336 0 MEMO AUTHORIZED SIGNATURE. MOLBS67M CLAISPAD63G B 5 9 7 L B III

HOCKLEY COUNTY REFUND POSTING CLERK-DB \$1,081.44 357.00 455.00 265.19 4.25 MARY ELLA CAVINESS 01 REF R09156 30 REF R09156 50 REF R09156 60 REF R09156 ADD H/S O/65 02/12/2020 308 308 308 308 308 2019008065 \*REFUND DUE TO AN ASSESSMENT CORRECTION\*

**HOCKLEY COUNTY** 

18567

18566 AIMBANK 01856@02106/1113 HOCKLEY COUNTY CHECK WINDS 624 AVENUE H SUITE 101: LEVELLAND, TX 79336 (806)-894-4938 \$638.46 02/12/2020 PAY TO THE ORDER OF \$ \*\*\*\*\*\*\*638 46 DOLLARS SYLVIA BROWN & CLIFFORD BROWN 3423 DALLAS RD LEVELLAND, TX 79336 Ø. MEMO AUTHORIZED SIGNATURE #O18566# 111113210631 659746III

#OCKLEY COUNTY REFUND POSTING CLERK-DB 018566

SYLVIA BROWN & CLIFFORD BROWN 02/12/2020 \$638.46
SWH REF R18668 308 327.49
01 REF R18668 308 177.22
50 REF R18668 308 177.22
50 REF R18668 308 2131.64
60 REF R18668 2019005965
\*REFUND DUE TO AN ASSESSMENT CORRECTION\*

**HOCKLEY COUNTY** 

18561 AIMBANK 01856 188-2106/1113 HOCKLEY COUNTY CHECK ARMER TAX ASSESSOR COLLECTOR 624 AVENUE H SUITE 101 LEVELLAND, TX 79336 (806)-894-4938 02/12/2020 \$599.87 PAY TO THE ORDER OF \*\*\*\*\*\*\*599 87 DOLLARS SYLVIA BROWN AND CLIFFORD BROWN 3423 DALLAS RD LEVELLAND, TX 79336 0 МЕМО AUTHORIZED SIGNATURE MOJESEIM WILLIEFOER 659746

HOCKLEY COUNTY REFUND POSTING CLERK-DB

 SYLVIA BROWN AND CLIFFORD BROWN
 02/12/2020

 SWH REF R18668
 2018060612

 01 REF R18668
 2018060612

 50 REF R18668
 2018060612

 60 REF R18668
 2018060612

 PRIOR YEAR REFUND
 2018060612

 \*REFUND DUE TO AN ASSESSMENT CORRECTION\*

**HOCKLEY COUNTY** 

18561

18553 AIMBANK 0185530-2106/1113 HOCKLEY COUNTY ACHECK ARMOR TAX ASSESSOR COLLECTOR 624 AVENUE H SUITE 101. LEVELLAND, TX 79336 (806)-894-4938 \$589.34 02/12/2020 PAY TO THE ORDER OF \*\*\*\*\*\*589 34 **DOLLARS** SYLVIA BROWN AND CLIFFORD BROWN 3423 DALLAS RD LEVELLAND, TX 79336 MEMO AUTHORIZED SIGNATURE

MO18553 M M: 111321063 M

659746#

 
 SYLVIA BROWN AND CLIFFORD BROWN

 SWH REF R18668
 308

 01 REF R18668
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 50 REF R18668
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 60 REF R18668
 308

 PRIOR YEAR REFUND
 20170606

 \*REFUND DUE TO AN ASSESSMENT CORRECTION\*
 02/12/2020 308 308 308 308 308 201776060608

**HOCKLEY COUNTY** 

HOCKLEY COUNTY REFUND POSTING CLERK-DB

18553

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TA	ABLED discuss	ion by Judge B w property ins	Saldridge, and urance quote 1	commissioner from TAC.	· Thrash to	discuss and ta	ke potential

There being no further business to come before the Court, the Judge declared Court adjourned, subject to call.

Court adjourned, subject to call.	A 0.1
The foregoing Minutes of a Commission day of, A. D. 2020,	oner's Court meeting held on the 2 <sup>nd</sup> was examined by me and approved.
Commissioner, Precinct No. 1	Commissioner, Precinct No. 3
Commissioner, Precinct No. 2	Commissioner, Precinct No. 4
Starta Ladridge County Judge	SIONER'S COLLEGE

JENNIFER PALERMO, County Clerk, and Ex-Officio Clerk of Commissioners' Court Hockley County, Texas

