

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

Notice is hereby given that a Special Meeting of the above named Commissioners' Court will be held on the 24th day of January, 2022 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 Regular Meeting held at 9:00 a.m. on Monday, January 17, 2022.
2. Read for approval all monthly bills and claims submitted to the Court and dated through January 24, 2022.
3. Discussion and potential action concerning the request of Cara Phelan, Public Assistance Officer to terminate the Memorandum of Understanding between The Health and Human Services Commission and Hockley County for Online Community-Based Application Assistance Services.
4. Consider and take necessary action to approve the Hockley County Memorial Library Long-Range Plan 2022-2027 which is tabled item number 4 from a previous agenda dated January 17, 2022.
5. Consider and take necessary action to accept the 2021 Annual Racial Profiling Report from Hockley County Sheriff's Office.
6. Consider and take necessary action to approve the Interlocal Agreement between Hockley County and the City of Ropesville for use of office space by Justice of the Peace, Precinct 1 in Ropesville, Texas.
7. Consider and take necessary action to approve the Interlocal Agreement between Hockley County and the City of Sundown for Street Maintenance and Fire Service.
8. Consider and take necessary action to approve the Interlocal Agreement Multi-County Adult Sexual Assault Response Team by and between Hockley County and Cochran County.
9. Consider and take necessary action to approve Ad Valorem tax refunds.
10. Consider and take necessary action to approve the Certificate of Completion for the County and District Clerks' Association of Texas awarded to Jennifer Palermo.
11. Consider and take necessary action to approve the trade-in of a 2017 John Deere 770G Motor Grader and the purchase of a 2022 John Deere 770G Motor Grader through the Sourcewell Purchasing Coop for use in Precinct 3.
12. Consider and take necessary action to advertise for bids per belly dump truck load for hauling 4,000 yards of caliche from the pit in Precinct 3 to Kansas Road from FM 2130 East for 1.25 miles to the Lubbock County line in Precinct 4, with a minimum of 4 trucks hauling at the same time.

FILED FOR RECORD
AT _____ O'CLOCK ____ M.

COMMISSIONERS' COURT OF HOCKLEY COUNTY, TEXAS.

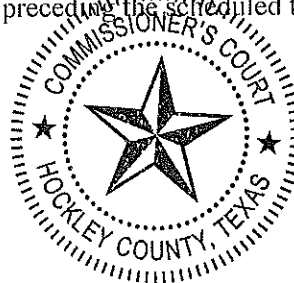
BY: *Sharla Baldrige*
Sharla Baldrige, Hockley County Judge

JAN 20 2022

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 20th day of January, 2022, and said Notice remained posted continuously for at least 72 hours preceding the scheduled time of said meeting.

Dated this 20th day of January, 2022.

Jennifer Palermo
Jennifer Palermo, County Clerk, and Ex-Officio
Clerk of Commissioners' Court, Hockley County, Texas



THE STATE OF TEXAS
COUNTY OF HOCKLEY

IN THE COMMISSIONER'S COURT
OF HOCKEY COUNTY, TEXAS

SPECIAL MEETING
JANUARY 24, 2022

Be it remembered that on this the 24th day of January A.D. 2022, there came on to be held a SPECIAL Meeting of the Commissioners Court, and the court having convened in SPECIAL session at the usual meeting place thereof at the Courthouse in Levelland, Texas, with the following members present to-wit:

Sharla Baldrige	County Judge
Alan Wisdom	Commissioner Precinct No. 1
Larry Carter	Commissioner Precinct No. 2
Seth Graf	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 Carter, second by Commissioner Clevenger, 4 votes yes, 0 votes no, that the minutes of a Regular Meeting held at 9:00 a.m. on Monday, January 17, 2022 A.D., be approved and stand as read.

Motion by Commissioner Wisdom, second by Commissioner Graf, 4 Votes Yes, 0 Votes No, that all monthly claims and bills submitted to the court and dated through January 24, 2022, A.D. be approved and stand as read.

Motion by Commissioner Carter, second by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, Commissioners Court approved the request of Cara, Public Assistance Officer to terminate the Memorandum of Understanding between The Health and Human Services Commission and Hockley County for online Community-Based Application Assistance Services. As per Letter from Judge Sharla Baldrige to Texas Health and Human Services recorded below.



HOCKLEY COUNTY

Levelland, Texas

HOCKLEY COUNTY COMMISSIONERS

Precinct 1 – Alan Wisdom
Precinct 2 – Larry Carter
Precinct 3 – Seth Graf
Precinct 4 – Tommy Clevenger

802 Houston, Suite 102
Levelland, Texas 79336
Telephone: 806-894-4155

January 24, 2022

Texas Health and Human Services Commission
Helen Oh
909 W. 45th Street, Bldg. 5, MC: 2077
Austin, Texas 78751

Re: Termination of Memorandum of Understanding
Community Partner Organization-Hockley County

This letter serves as notice that Hockley County wishes to terminate the Memorandum of Understanding between The Health and Human Services Commission and Hockley County for Online Community-Based Application Assistance Services through the YourTexasBenefits.com for Supplemental Nutrition Assistance Program, Temporary Assistance for Needy Families, Medicaid, CHIP, Long-Term Care Services programs.

Hockley County through its Public Assistance Office has enjoyed being part of the Community Partners program since 2018. However, at this time, we feel that we can no longer meet the obligations required of the program.

This termination includes both Community Partner Sites: The Hockley County Public Assistance Offices and the Hockley County Library.

Sincerely,

A handwritten signature in cursive script that reads "Sharla Baldrige".

Sharla Baldrige
Hockley County Judge

Date signed: 1-24-2022

Motion by Commissioner Wisdom, second by Commissioner Carter, 4 votes yes, 0 votes No, that Commissioners Court approved to approved the Hockley County Memorial Library Long-Range Plan 2022-2027 which is tabled item 4 from a previous agenda dated January 17, 2022. As per Long Range plan 2022-2027 from Amy Cantwell Library Director recorded below.

Hockley County Memorial Library
Long-Range Plan
2022-2027

VISION

Our vision is to provide a center for information and discovery through innovative programming, strong and varied collections, and responsive services. To inspire learning, creativity, and inclusion to our community.

MISSION STATEMENT

The Hockley County Memorial Library is a reliable source of information and challenging ideas to enlighten and enrich the citizens of Hockley County. Our materials, in varied formats, enhance leisure time and expand knowledge of current events. The library encourages the love of reading and the joy of learning, and offers assistance to patrons needing to find and use electronic and print resources to help them live rewarding and successful lives.

GOALS AND OBJECTIVES

1. Provide access to high quality services and collections
 - a. Provide access to multiple formats
 - b. Promote resources for independent learning
 - c. Maximize user experience of high-speed Internet access
 - d. Promote patron input for future collections to maximize circulation
 - e. Update audio collection and promote the collection to increase circulation
 - f. Develop collection standards and weed all collections accordingly
 - g. Identify popular trends and order materials accordingly
 - h. Monitor use statistics for all collections and allocate budget monies according to most popular collections
 - i. Organize collections in ways that promote exploration and discovery of new materials

2. Promote opportunities for curiosity, entertainment and life-long learning
 - a. Support early childhood learning and reading
 - i. Weekly story time
 - ii. Summer reading program
 - iii. 1000 books before kindergarten
 - b. Coordinate summer learning programs with educators
 - c. Identify and meet needs of newcomers
 - d. Promote job skill resources

3. Engage the community in developing and promoting resources and partnership opportunities
 - a. Civic engagement through social media and Friends of the Library
 - b. Identify new opportunities to promote the library with users and non-users
 - c. Explore interest in community reading clubs
 - d. Seek grants for speaker fees and supplies to promote local authors

4. Provide versatile, welcoming, collaborative, and safe place for patrons
 - a. Develop plan to utilize space more efficiently
 - b. Provide business support services
 - c. Define the library's role as a cultural center and develop an appropriate response
 - d. Research possible maker spaces for the library
 - e. Continue to make the library a pleasant and welcoming space for the community

5. Ensure a strong, helpful, and customer-focused organization
 - a. Support staff development including providing appropriate time and space
 - b. Develop succession plan for the library director
 - c. Provide diversity training to the staff
 - d. Review mission statement in regard to diversity, equality, and inclusion
 - e. Develop a better understanding of how the community views the library and the needed steps to create new relationships and maintain current patrons

6. Develop new offerings to patrons as community needs change
 - a. Explore non-traditional collections as possible purchase
 - b. Seek grant funding for additional collections
 - c. Address space concerns for additional collections
 - d. Analyze circulations statistics to identify trends
 - e. Provide information on library website and social media

7. Adapt services as new technology become available
 - a. Investigate equipment replacement plan that correlates to current equipment inventory
 - b. Identify emerging trends in technology that further the library's mission
 - c. Evaluate effectiveness of existing technology and identify areas for improvement

Amy Cantwell
Library Director, Amy Cantwell

1-24-22
Date

Sharla Baldrige
Judge Sharla Baldrige, County Judge

1-24-2022
Date

Jennifer Palermo by Janie Salazar
Jennifer Palermo, County Clerk

1-24-2022
Date



Motion by Commissioner Carter, second by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that Commissioners Court approved to accept the 2021 Annual Racial profiling Report from Hockley County Sheriff's Office. As per 2021 Biased based Policing Annual report from Hockley County Sheriff's Office recorded below.



Hockley County Sheriff's Office

Ray Scifres
Sheriff, Hockley County

806.894.3126 Main
806.897.0750 Fax

806.894.9334 Jail
806.894.3161 Fax

January 17, 2022

To: Hockley County Commissioners' Court
From: Ray Scifres, Sheriff

Subject: 2021 Biased Based Policing Annual Report

In accordance with the Texas Racial Profiling Law (SB 1074), the Sheriff's Office collects and records data related to all traffic contacts initiated by deputies each year. The purpose of this report is to provide statistical data for the year beginning January 1, 2021, and ending December 31, 2021. The following data is collected and reported to the state, and includes, but is not limited to:

1. Number of traffic stops
2. Race/ethnicity of those contacted
3. Whether a vehicle search was conducted
4. Whether the search was consensual
5. Whether contraband was recovered
6. Enforcement action taken
7. Whether force was used during the encounter

How Data is Collected

Deputies, following each traffic contact, complete a detailed report related to the stop. In cases where a written warning or a citation is issued, copies are attached to the racial profiling report completed by the deputy. The information is compiled by Sheriff's Office administration and prepared in a report.

Data Collected for 2021

Race / Ethnicity	# Contacts	%	# Searches	%	# Consent	Non-Consent	Contraband ?
African American	52	7.01	9	13.43	3	6	8
Caucasian	341	45.96	26	38.81	11	15	16
Hispanic	345	46.50	32	47.76	12	20	21
Native American	1	0.13	0	0	0	0	0
Asian	3	0.40	0	0	0	0	0
TOTAL	742	100.00	67	100.00	26	41	45

Hockley County Sheriff's Office
1310 Ave H
Levelland, Texas 79336



Hockley County Sheriff's Office

Ray Scifres
Sheriff, Hockley County

806.894.3126 Main
806.897.0750 Fax

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Attachments

Attached is the "Racial Profiling Analysis Report" received after our report was submitted online in the manner prescribed to the Texas Commission on Law Enforcement (TCOLE) on January 14, 2021, by Brooke Obenhaus, Administrative Assistant to the Sheriff, and Capt. Jeremy Ross. Along with the annual report, attached is the agency policy regarding Bias-Based Policing.

Regards,

A handwritten signature in black ink, appearing to read "Ray Scifres", is written over a light blue horizontal line.

Ray Scifres
Sheriff, Hockley County

Racial Profiling Analysis Report

HOCKLEY CO. SHERIFF'S OFFICE

01. Total Traffic Stops:	742	
02. Location of Stop:		
a. City Street	252	33.96%
b. US Highway	116	15.63%
c. County Road	325	43.80%
d. State Highway	48	6.47%
e. Private Property or Other	1	0.13%
03. Was Race known prior to Stop:		
a. NO	742	100.00%
b. YES	0	0.00%
04. Race or Ethnicity:		
a. Alaska/ Native American/ Indian	1	0.13%
b. Asian/ Pacific Islander	3	0.40%
c. Black	52	7.01%
d. White	341	45.96%
e. Hispanic/ Latino	345	46.50%
05. Gender:		
a. Female	255	34.37%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	20	2.70%
iv. White	119	16.04%
v. Hispanic/ Latino	116	15.63%
b. Male	487	65.63%
i. Alaska/ Native American/ Indian	1	0.13%
ii. Asian/ Pacific Islander	3	0.40%
iii. Black	32	4.31%
iv. White	220	29.65%
v. Hispanic/ Latino	231	31.13%
06. Reason for Stop:		
a. Violation of Law	8	1.08%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%

Racial Profiling Analysis Report

iii. Black	0	0.00%
iv. White	3	37.50%
v. Hispanic/ Latino	5	62.50%
b. Pre-Existing Knowledge	3	0.40%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	0	0.00%
iv. White	1	33.33%
v. Hispanic/ Latino	2	66.67%
c. Moving Traffic Violation	426	57.41%
i. Alaska/ Native American/ Indian	1	0.23%
ii. Asian/ Pacific Islander	1	0.23%
iii. Black	27	6.34%
iv. White	199	46.71%
v. Hispanic/ Latino	198	46.48%
d. Vehicle Traffic Violation	305	41.11%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	2	0.66%
iii. Black	25	8.20%
iv. White	139	45.57%
v. Hispanic/ Latino	139	45.57%
07. Was a Search Conducted:		
a. NO	675	90.97%
i. Alaska/ Native American/ Indian	1	0.15%
ii. Asian/ Pacific Islander	3	0.44%
iii. Black	43	6.37%
iv. White	314	46.52%
v. Hispanic/ Latino	314	46.52%
b. YES	67	9.03%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	9	13.43%
iv. White	26	38.81%
v. Hispanic/ Latino	32	47.76%
08. Reason for Search:		
a. Consent	26	3.50%

Racial Profiling Analysis Report

i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	3	11.54%
iv. White	11	42.31%
v. Hispanic/ Latino	12	46.15%
b. Contraband in Plain View	4	0.54%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	0	0.00%
iv. White	3	75.00%
v. Hispanic/ Latino	1	25.00%
c. Probable Cause	35	4.72%
ii. Alaska/ Native American/ Indian	0	0.00%
i. Asian/ Pacific Islander	0	0.00%
iii. Black	6	17.14%
iv. White	10	28.57%
v. Hispanic/ Latino	19	54.29%
d. Inventory	0	0.00%
i. Alaska/ Native American/ Indian	0	
ii. Asian/ Pacific Islander	0	
iii. Black	0	
iv. White	0	
v. Hispanic/ Latino	0	
e. Incident to Arrest	2	0.27%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	0	0.00%
iv. White	2	100.00%
v. Hispanic/ Latino	0	0.00%
09. Was Contraband Discovered:		
YES	45	6.06%
i. Alaska/ Native American/ Indian	0	0.00%
Finding resulted in arrest - YES	0	
Finding resulted in arrest - NO	0	
ii. Asian/ Pacific Islander	0	0.00%
Finding resulted in arrest - YES	0	
Finding resulted in arrest - NO	0	
iii. Black	8	17.78%

Racial Profiling Analysis Report

Finding resulted in arrest - YES	1	
Finding resulted in arrest - NO	7	
iv. White	16	35.56%
Finding resulted in arrest - YES	3	
Finding resulted in arrest - NO	13	
v. Hispanic/ Latino	21	46.67%
Finding resulted in arrest - YES	5	
Finding resulted in arrest - NO	16	
b. NO	22	2.96%
i. Alaska/ Native American/ Indian	0	0.00%
i. Asian/ Pacific Islander	0	0.00%
iii. Black	1	4.55%
iv. White	10	45.45%
v. Hispanic/ Latino	11	50.00%
10. Description of Contraband:		
a. Drugs	34	4.58%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	5	14.71%
iv. White	14	41.18%
v. Hispanic/ Latino	15	44.12%
b. Currency	0	0.00%
i. Alaska/ Native American/ Indian	0	
ii. Asian/ Pacific Islander	0	
iii. Black	0	
iv. White	0	
v. Hispanic/ Latino	0	
c. Weapons	0	0.00%
i. Alaska/ Native American/ Indian	0	
ii. Asian/ Pacific Islander	0	
iii. Black	0	
iv. White	0	
v. Hispanic/ Latino	0	
d. Alcohol	5	0.67%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	0	0.00%
iv. White	2	40.00%

Racial Profiling Analysis Report

v. Hispanic/ Latino	3	60.00%
e. Stolen Property	0	0.00%
i. Alaska/ Native American/ Indian	0	
ii. Asian/ Pacific Islander	0	
iii. Black	0	
iv. White	0	
v. Hispanic/ Latino	0	
f. Other	7	0.94%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	2	28.57%
iv. White	2	28.57%
v. Hispanic/ Latino	3	42.86%

11. Result of Stop:

a. Verbal Warning	48	6.47%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	1	2.08%
iv. White	27	56.25%
v. Hispanic/ Latino	20	41.67%
b. Written Warning	564	76.01%
i. Alaska/ Native American/ Indian	1	0.18%
ii. Asian/ Pacific Islander	1	0.18%
iii. Black	38	6.74%
iv. White	266	47.16%
v. Hispanic/ Latino	258	45.74%
c. Citation	111	14.96%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	2	1.80%
iii. Black	10	9.01%
iv. White	40	36.04%
v. Hispanic/ Latino	59	53.15%
d. Written Warning and Arrest	12	1.62%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	3	25.00%
iv. White	6	50.00%
v. Hispanic/ Latino	3	25.00%

Racial Profiling Analysis Report

e. Citation and Arrest	2	0.27%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	0	0.00%
iv. White	0	0.00%
v. Hispanic/ Latino	2	100.00%
f. Arrest	5	0.67%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	0	0.00%
iv. White	2	40.00%
v. Hispanic/ Latino	3	60.00%
12. Arrest Based On:		
a. Violation of Penal Code	12	1.62%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	1	8.33%
iv. White	5	41.67%
v. Hispanic/ Latino	6	50.00%
b. Violation of Traffic Law	3	0.40%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	0	0.00%
iv. White	2	66.67%
v. Hispanic/ Latino	1	33.33%
c. Violation of City Ordinance	0	0.00%
i. Alaska/ Native American/ Indian	0	
ii. Asian/ Pacific Islander	0	
iii. Black	0	
iv. White	0	
v. Hispanic/ Latino	0	
d. Outstanding Warrant	4	0.54%
i. Alaska/ Native American/ Indian	0	0.00%
ii. Asian/ Pacific Islander	0	0.00%
iii. Black	2	50.00%
iv. White	1	25.00%
v. Hispanic/ Latino	1	25.00%

Racial Profiling Analysis Report

13. Was Physical Force Used:

a. NO	742	100.00%
i. Alaska/ Native American/ Indian	1	0.13%
ii. Asian/ Pacific Islander	3	0.40%
iii. Black	52	7.01%
iv. White	339	45.69%
v. Hispanic/ Latino	347	46.77%
b. YES	0	0.00%
i. Alaska/ Native American/ Indian	0	
ii. Asian/ Pacific Islander	0	
iii. Black	0	
iv. White	0	
v. Hispanic/ Latino	0	
b 1. YES: Physical Force Resulting in Bodily Injury to Suspect	0	
b 2. YES: Physical Force Resulting in Bodily Injury to Officer	0	
b 3. YES: Physical Force Resulting in Bodily Injury to Both	0	
14. Total Number of Racial Profiling Complaints Received:	0	

REPORT DATE COMPILED 01/14/2022

Racial Profiling Report | Full

Agency Name: HOCKLEY CO. SHERIFF'S OFFICE

Reporting Date: 01/14/2022

TCOLE Agency Number: 219100

Chief Administrator: JAMES R. SCIFRES JR

Agency Contact Information:

Phone: (806) 894-3126

Email: rscifres@hockleycounty.org

Mailing Address:

1310 Avenue H

Levelland, TX 79336-6030

This Agency filed a full report

HOCKLEY CO. SHERIFF'S OFFICE has adopted a detailed written policy on racial profiling. Our policy:


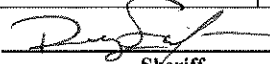
- 1) clearly defines acts constituting racial profiling;
- 2) strictly prohibits peace officers employed by the HOCKLEY CO. SHERIFF'S OFFICE from engaging in racial profiling;
- 3) implements a process by which an individual may file a complaint with the HOCKLEY CO. SHERIFF'S OFFICE if the individual believes that a peace officer employed by the HOCKLEY CO. SHERIFF'S OFFICE has engaged in racial profiling with respect to the individual;
- 4) provides public education relating to the agency's complaint process;
- 5) requires appropriate corrective action to be taken against a peace officer employed by the HOCKLEY CO. SHERIFF'S OFFICE who, after an investigation, is shown to have engaged in racial profiling in violation of the HOCKLEY CO. SHERIFF'S OFFICE policy;
- 6) requires collection of information relating to motor vehicle stops in which a warning or citation is issued and to arrests made as a result of those stops, including information relating to:
 - a. the race or ethnicity of the individual detained;
 - b. whether a search was conducted and, if so, whether the individual detained consented to the search;
 - c. whether the peace officer knew the race or ethnicity of the individual detained before detaining that individual;
 - d. whether the peace officer used physical force that resulted in bodily injury during the stop;
 - e. the location of the stop;
 - f. the reason for the stop.
- 7) requires the chief administrator of the agency, regardless of whether the administrator is elected, employed, or appointed, to submit an annual report of the information collected under Subdivision (6) to:
 - a. the Commission on Law Enforcement; and
 - b. the governing body of each county or municipality served by the agency, if the agency is an agency of a county, municipality, or other political subdivision of the state.

The HOCKLEY CO. SHERIFF'S OFFICE has satisfied the statutory data audit requirements as prescribed in Article

2.133(c), Code of Criminal Procedure during the reporting period.

Executed by: BROOKE J. OBENHAUS
ADMIN

Date: 01/14/2022

	HOCKLEY COUNTY SHERIFF'S OFFICE	
	Policy #2.2 Bias Based Policing	
	Effective Date: 1/10/2018	Replaces:
	Approved: <u></u> <div style="text-align: center; margin-left: 150px;">Sheriff</div>	
Related Policy: Professional Standards and Conduct		

I. POLICY

We are committed to a respect for constitutional rights in the performance of our duties. Our success is based on the respect we give to our communities, and the respect members of the community observe toward law enforcement. To this end, we shall exercise our sworn duties, responsibilities, and obligations in a manner that does not discriminate on the basis of race, sex, gender, sexual orientation, national origin, ethnicity, age, or religion. Respect for diversity and equitable enforcement of the law are essential to our mission.

All enforcement actions shall be based on the standards of reasonable suspicion or probable cause as required by the Fourth Amendment to the U. S. Constitution and by statutory authority. In all enforcement decisions, officers shall be able to articulate specific facts, circumstances, and conclusions that support probable cause or reasonable suspicion for arrests, searches, seizures, and stops of individuals. Officers shall not stop, detain, arrest, search, or attempt to search anyone based solely upon the person's race, ethnic background, gender, sexual orientation, religion, economic status, age, cultural group, or any other identifiable group.

All departmental orders are informed and guided by this directive. Nothing in this order limits non-enforcement contacts between officers and the public.

II. PURPOSE

The purpose of this order is to provide general guidance on reducing the presence of bias in law enforcement actions, to identify key contexts in which bias may influence these actions, and emphasize the importance of the constitutional guidelines within which we operate.

III. DEFINITIONS

Most of the following terms appear in this policy statement. In any case, these terms appear in the larger public discourse about alleged biased enforcement behavior and in other orders. These definitions are intended to facilitate on-going discussion and analysis of our enforcement practices.

- A. Bias: Prejudice or partiality based on preconceived ideas, a person's upbringing, culture, experience, or education.

- B. Biased policing: Stopping, detaining, searching, or attempting to search, or using force against a person based upon his or her race, ethnic background, gender, sexual orientation, religion, economic status, age, cultural group, or any other identifiable group.
- C. Ethnicity: A cluster of characteristics that may include race but also cultural characteristics or traits that are shared by a group with a common experience or history.
- D. Gender: Unlike sex, a psychological classification based on cultural characteristics or traits.
- E. Probable cause: Facts or apparent facts and circumstances within an officer's knowledge and of which the officer had reasonable, trustworthy information to lead a reasonable person to believe that an offense has been or is being committed, and that the suspect has committed it.
- F. Race: A category of people of a particular decent, including Caucasian, African, Hispanic, Asian, Middle Eastern, or Native American descent. As distinct from ethnicity, race refers only to physical characteristics sufficiently distinctive to group people under a classification.
- G. Racial profiling: A law-enforcement initiated action based on an individual's race, ethnicity, or national origin rather than on the individual's behavior or on information identifying the individual as having engaged in criminal activity.
- H. Reasonable suspicion: Articulate, objective facts that lead an experienced officer to suspect that a person has committed, is committing, or may be about to commit a crime. A well-founded suspicion is based on the totality of the circumstances and does not exist unless it can be articulated. Reasonable suspicion supports a stop of a person. Courts require that stops based on reasonable suspicion be "objectively reasonable."
- I. Sex: A biological classification, male or female, based on physical and genetic characteristics.
- J. Stop: An investigative detention. The detention of a subject for a brief period of time, based on reasonable suspicion.

IV. PROCEDURES

A. General responsibilities

1. Officers are prohibited from engaging in bias-based profiling or stopping, detaining, searching, arresting, or taking any enforcement action including

seizure or forfeiture activities, against any person based solely on the person's race, ethnic background, gender, sexual orientation, religion, economic status, age, cultural group, or any other identifiable group. These characteristics, however, may form part of reasonable suspicion or probable cause when officers are seeking a suspect with one or more of these attributes. (TBP: 2.01)

2. Investigative detentions, traffic stops, arrests, searches, and property seizures by officers will be based on a standard of reasonable suspicion or probable cause in accordance with the Fourth Amendment of the U.S. Constitution. Officers must be able to articulate specific facts and circumstances that support reasonable suspicion or probable cause for investigative detentions, traffic stops, subject stops, arrests, nonconsensual searches, and property seizures. Except as provided in number 3 below, officers shall not consider race/ethnicity in establishing either reasonable suspicion or probable cause. Similarly, except as provided below, officers shall not consider race/ethnicity in deciding to initiate even those nonconsensual encounters that do not amount to legal detentions or to request consent to search.
3. Officers may take into account the reported race or ethnicity of a specific suspect or suspects based on trustworthy, locally relevant information that links a person or persons of a specific race/ethnicity to a particular unlawful incident(s). Race/ethnicity can never be used as the sole basis for probable cause or reasonable suspicion. Except as provided above, reasonable suspicion or probable cause shall form the basis for any enforcement actions or decisions. Individuals shall be subjected to stops, seizures, or detentions only upon reasonable suspicion that they have committed, are committing, or are about to commit an offense. Officers shall document the elements of reasonable suspicion and probable cause in appropriate reports.
4. Officers shall observe all constitutional safeguards and shall respect the constitutional rights of all persons.
 - a. As traffic stops furnish a primary source of bias-related complaints, officers shall have a firm understanding of the warrantless searches allowed by law, particularly the use of consent. How the officer disengages from a traffic stop may be crucial to a person's perception of fairness or discrimination.
 - b. Officers shall not use the refusal or lack of cooperation to justify a search of the person or vehicle or a prolonged detention once reasonable suspicion has been dispelled.
5. All personnel shall treat everyone with the same courtesy and respect that they would have others observe to department personnel. To this end, personnel are reminded that the exercise of courtesy and respect engenders a future willingness to cooperate with law enforcement.
 - a. Personnel shall facilitate an individual's access to other governmental services whenever possible, and shall actively provide referrals to other appropriate agencies.
 - b. All personnel shall courteously accept, document, and forward to the Sheriff any complaints made by an individual against the agency.

6. When feasible, personnel shall offer explanations of the reasons for enforcement actions or other decisions that bear on the individual's well-being unless the explanation would undermine an investigation or jeopardize an officer's safety.
7. When concluding an encounter, personnel shall thank him or her for cooperating.
8. When feasible, all personnel shall identify themselves by name. When a person requests the information, personnel shall give their agency identification number, name of the immediate supervisor, or any other reasonable information.
9. All personnel are accountable for their actions. Personnel shall justify their actions when required.

B. Supervisory responsibilities

1. Supervisors shall be held accountable for the observance of constitutional safeguards during the performance of their duties. Supervisors shall identify and correct instances of bias in the work of their subordinates.
2. Supervisors shall use the disciplinary mechanisms of the agency to ensure compliance with this order and the constitutional requirements of law enforcement.
3. Supervisors shall be mindful that in accounting for the actions and performance of subordinates, supervisors are key to maintaining community trust in law enforcement. Supervisors shall continually reinforce the ethic of impartial enforcement of the laws, and shall ensure that personnel, by their actions, maintain the community's trust in law enforcement.
4. Supervisors are reminded that biased enforcement of the laws engenders not only mistrust of law enforcement, but increases safety risks to personnel. Lack of control over bias also exposes the department to liability consequences.
5. Supervisors shall be held accountable for repeated instances of biased enforcement of their subordinates.
6. Supervisors shall ensure that all enforcement actions are duly documented per agency policy. Supervisors shall ensure that all reports show adequate documentation of reasonable suspicion and probable cause, if applicable.
7. Supervisors shall facilitate the filing of any complaints about law-enforcement service.

C. Disciplinary consequences

Actions prohibited by this order shall be cause for disciplinary action, up to and including dismissal.

D. Training (TBP: 2.01)

Officers shall complete all training required by state law regarding bias-based profiling.

V. COMPLAINTS AND COMPLIMENTS

- A. The agency shall make citizens aware of the complaint and compliment process. Whenever possible, the media, and/or social media, will be used to inform the public of the agency's policy and complaint and compliment process.
- B. Those who desire to file a complaint or make a compliment toward a deputy shall do so in writing. Any complaints alleging racial bias or bias-based policing directed at a deputy may be required to be submitted on a sworn affidavit by the complainant.
- C. The information provided to the public concerning the complaint and compliment process will include, but not limited to, the following: how such can be filed, the agency address, telephone number, and email address where the complaint or compliment may be made related to a ticket, citation, or warning issued by a deputy.
- D. Complaints alleging incidents of bias-based profiling will be fully investigated as described under Policy 2.4.
- E. Complainants will be notified of the results of the investigations when the investigation is completed.

VI. RECORD KEEPING

- A. The department will maintain all required records on traffic stops where a citation or warning is issued or where an arrest is made subsequent to a traffic stop pursuant to state law. Information collected will include the following:
 - 1. Race or ethnicity of the individual detained,
 - 2. Whether a search was conducted, and whether the individual consented to the search,
 - 3. Whether the deputy knew the race or ethnicity of the individual before the stop was made,
 - 4. Whether any physical force was used that resulted in bodily injury as defined under Texas Penal Code 1.07,
 - 5. The location of the stop,
 - 6. The reason for the stop.
- B. The information collected above will be reported to the Commissioner's Court annually.
- C. The information will also be reported to TCOLE in the required format annually or as required.

Motion by Commissioner Wisdom, second by Commissioner Graf, 4 Votes Yes, 0 Votes No, that Commissioners Court approved the Interlocal Agreement between Hockley County and the City of Ropesville for use of office space by Justice of the Peace, Precinct 1 in Ropesville, Texas. As per Interlocal Agreement recorded below.

STATE OF TEXAS

COUNTY OF HOCKLEY

INTERLOCAL AGREEMENT FOR USE OF OFFICE SPACE
CITY OF ROPESVILLE, TEXAS AND HOCKLEY COUNTY J.P. #1

THIS INTERLOCAL CONTRACT is entered into this 24th day of January, 2022, by and between the Hockley County Justice of the Peace, Precinct 1, acting by and through its duly authorized representatives, the Hockley County Commissioners Court, Sharla Baldrige, County Judge (hereinafter referred to as Hockley County) and City of Ropesville, Texas acting by and through its duly authorized representative, the City Council of Ropesville, Texas, and the Mayor, (hereinafter referred to as Ropesville).

WHEREAS, this Agreement is made under the authority granted by and pursuant to Chapter 791 of the Texas Government Code, as amended; and

WHEREAS, the governing bodies of the above named Government Units find that the undertaking is necessary for the benefit of the public and that each party has the legal authority to provide the governmental function or service which is the subject matter of this Contract and Government Units find that the performance of this Contract is in the common interest of both parties; and

WHEREAS, the governing bodies of the above named Government Units, both being political subdivisions of the State of Texas, desire to enter into an agreement whereby Hockley County, Texas will provide to Ropesville, Texas seal coating, street maintenance and working of in town caliche roads from time to time. Material for seal coating, street maintenance and caliche will be at the sole cost and expense of the City of Ropesville. Hockley County will provide the labor and equipment for the seal coating, street maintenance and working caliche roads.

WHEREAS, in return for seal coating, street maintenance and working caliche roads, which shall be mutually agreed upon by Hockley County and the City of Ropesville, the City of Ropesville agrees to provide to the County two loads of water per day and office space for Justice of the Peace, Precinct 1 of Hockley County, Texas. Said office space shall include internet service and electricity in the City Hall of Ropesville, Texas.

WHEREAS, Hockley County shall pay one-third (1/3) of the monthly internet bill of the City of Ropesville and one-third (1/3) of the monthly electric bill of the City of Ropesville. The City of Ropesville shall submit a copy of the bills within ten days of receipt to Hockley County for payment. Upon receipt of the bills, Hockley County shall submit payment to the City of Ropesville within ten (10) days.

FOR AND IN CONSIDERATION of the mutual undertaking hereinafter set forth and for adequate consideration given, the above named Government Units agree as follows:

I.
TERM

This agreement shall become effective upon the date of execution by the last party signing the Agreement and shall continue in full force and effect for one year.

**II.
TERMINATION**

It is further agreed by and between the parties hereto that either party shall have the right to terminate this Agreement for any reason without penalty upon sixty (60) days written notice to the other party of such intention to terminate. Written notice should be provided to the parties as follows:

Hockley County Judge
802 Houston St., Ste. 101
Levelland, Texas 79336

City of Ropesville
P.O. Box 96
Ropesville, Texas 79358

**III.
HOLD HARMLESS**

Ropesville will hold Hockley County Harmless for any damages, lawsuits, attorney's fees, claims as a result of providing the seal coating service. Ropesville will reimburse Hockley County for all expense in defending itself.

**IV.
IMMUNITY**

It is expressly understood and agreed that, in the execution of this Contract, neither party waives, nor shall be deemed hereby to waive, any immunity or defense that would otherwise be available to it against claims arising in the exercise of governmental powers and functions.

**V.
RESOLUTION**

This Agreement shall be executed by the duly authorized official(s) of each party.

**VI.
ENTIRE AGREEMENT**

This Contract embodies the entire agreement of the parties hereto superseding all oral or written previous and contemporary agreements between the parties relating to matters herein and, except as otherwise provided herein, cannot be modified without written agreement of the parties.

**VII.
VENUE**

The parties to this Agreement agree and covenant that this Agreement will be enforceable in Hockley County, Texas and that if legal action is necessary to enforce this Agreement exclusive venue will lie in Hockley County, Texas.

**VIII.
REMEDIES**

No right or remedy granted herein or reserved to the parties is exclusive of any other right or remedy herein by law or equity provided or permitted; but each shall be cumulative of every other right or remedy given hereunder. No covenant or condition of this Agreement may be waived

without first obtaining consent of the parties in writing. Forbearance or indulgence by either party shall not constitute a waiver of any covenant or condition to be performed pursuant to this Agreement.

**IX.
SEVERABILITY**

If any of the terms, sections, subsections, sentences, clauses, phrases, provisions, covenants, conditions, or any other part of this Contract are for any reason held to be invalid, void or unenforceable, the remainder of the terms, sections, subsections, sentences, clauses, phrases, provisions, covenants, conditions, or any other part of this Contract shall remain in full force and effect and shall in no way be affected, impaired or invalidated.

**X.
APPLICABLE LAW**

This agreement is entered into subject to the laws of the State of Texas.

IN WITNESS WHEREOF, the parties enters into this Contract on the 24th day of January, **2022**.

County of Hockley, Texas

City of Ropesville, Texas

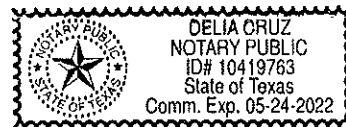
Sharla Baldrige
Sharla Baldrige, County Judge

Brenda Rabel
Brenda Rabel, Mayor

Attest:

Jennifer Palermo by Janice Salazar
Jennifer Palermo, County Clerk

Delia Cruz
Delia Cruz, Secretary



Motion by Commissioner Carter, second by Commissioner Graf, 4 votes yes, 0 votes No, that Commissioners Court approved the Interlocal Agreement between Hockley County and the City of Sundown for street maintenance and fire services. As per Interlocal Agreement recorded below.

STATE OF TEXAS

COUNTY OF HOCKLEY

**2022 INTERLOCAL AGREEMENT BETWEEN CITY OF SUNDOWN, TEXAS
AND HOCKLEY COUNTY, TEXAS**

THIS INTERLOCAL CONTRACT is entered into this 24th of January, 2022, by and between the COUNTY OF HOCKLEY, TEXAS, acting by and through its duly authorized representatives, the Hockley County Commissioners Court, Sharla Baldrige, County Judge (hereinafter referred to as Hockley County) and City of SUNDOWN, Texas acting by and through its duly authorized representative, the City Council of Sundown, Texas and the Mayor, (hereinafter referred to as Sundown).

WHEREAS, this Agreement is made under the authority granted by and pursuant to Chapter 791 of the Texas Government Code, as amended: and Section 251.012 of the Texas Transportation Code: and

WHEREAS, the governing bodies of the above named Government Units find that the undertaking is necessary for the benefit of the public and that each party has the legal authority to provide the governmental function or service which is the subject matter of this Contract and Government Units find that the performance of this Contract is in the common interest of both parties; and

WHEREAS, the governing bodies of the above named Government Units, both being political subdivisions of the State of Texas, desire to enter into an agreement whereby Hockley County, Texas will provide to Sundown, Texas Street Maintenance and Fire Service in accordance with Hockley County's Fire Service Agreement with the City of Levelland.

FOR AND IN CONSIDERATION of the mutual undertaking hereinafter set forth and for adequate consideration given, the above named Government Units agree as follows:

**I.
TERM**

This agreement shall become effective upon the date of execution by the last party signing the Agreement and shall continue in full force and effect for one year.

**II.
TERMINATION**

It is further agreed by and between the parties hereto that either party shall have the right to terminate this Agreement for any reason without penalty upon thirty (30) days written notice to the other party of such intention to terminate.

**III.
PAYMENT FOR SERVICES**

Payment shall be made by Sundown to Hockley County, Texas in the form of use of City water and equipment when available and necessary.

**IV.
RESPONSIBILITIES OF HOCKLEY COUNTY**

Hockley County will provide construction, improvements, maintenance or repair of Sundown City streets that are an integral part of the County road system and to accomplish a County purpose. The streets maintained by Hockley County are for County business.

**V.
FIRE SERVICE PROVIDED BY HOCKLEY COUNTY**

Hockley County will provide fire service inside the city limits of Sundown in accordance with Hockley County's Fire Service Agreement with the City of Levelland when the volunteer fire department cannot or needs assistance.

**V.
HOLD HARMLESS**

Sundown will hold Hockley County Harmless for any damages, lawsuits, attorney's fees, claims as a result of providing the Street Maintenance service and/or fire service. Sundown will reimburse Hockley County for all expense in defending itself. Sundown will provide a liability insurance policy to cover all damages, expenses, claims and attorney's fees.

**VI.
IMMUNITY**

It is expressly understood and agreed that, in the execution of this Contract, neither party waives, nor shall be deemed hereby to waive, any immunity or defense that would otherwise be available to it against claims arising in the exercise of governmental powers and functions.

**VII.
RESOLUTION**

This Agreement shall be executed by the duly authorized official(s) of each party.

**VIII.
ENTIRE AGREEMENT**

This Contract embodies the entire agreement of the parties hereto superseding all oral or written previous and contemporary agreements between the parties relating to matters herein and, except as otherwise provided herein, cannot be modified without written agreement of the parties.

**IX.
VENUE**

The parties to this Agreement agree and covenant that this Agreement will be enforceable in Hockley County, Texas and that if legal action is necessary to enforce this Agreement exclusive venue will lie in Hockley County, Texas.

**X.
REMEDIES**

No right or remedy granted herein or reserved to the parties is exclusive of any other right or remedy herein by law or equity provided or permitted; but each shall be cumulative of every other right or remedy given hereunder. No covenant or condition of this Agreement may be waived without first obtaining consent of the parties in writing. Forbearance or indulgence by either party shall not constitute a waiver of any covenant or condition to be performed pursuant to this Agreement.

**XI.
SEVERABILITY**

If any of the terms, sections, subsections, sentences, clauses, phrases, provisions, covenants, conditions, or any other part of this Contract are for any reason held to be invalid, void or unenforceable, the remainder of the terms, sections, subsections, sentences, clauses, phrases, provisions, covenants, conditions, or any other part of this Contract shall remain in full force and effect and shall in no way be affected, impaired or invalidated.

**XII.
APPLICABLE LAW**

This agreement is entered into subject to the laws of the State of Texas.

IN WITNESS WHEREOF, the parties enter into this Contract on the 24th day of January, 2022.

County of Hockley, Texas

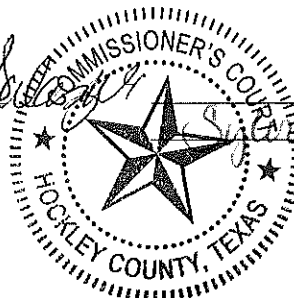
City of Sundown, Texas

Sharla Baldrige
Sharla Baldrige, County Judge

Jonathan Strickland
Jonathan Strickland, Mayor

Attest:

Jennifer Palermo by Janice
Jennifer Palermo, County Clerk



Sylvia Garza, Secretary

Motion by Commissioner Carter, second by Commissioner Clevenger, 4 votes yes, 0 votes No, that Commissioners court approved the Interlocal Agreement Multi-County Adult Sexual Assault Response Team by and between Hockley County and Cochran County. As per Interlocal Cooperation Agreement Multi-County Adult Sexual assault Response recorded below.

**INTERLOCAL COOPERATION AGREEMENT
MULTI-COUNTY ADULT SEXUAL ASSAULT RESPONSE TEAM**

As provided for by Chapter 791 of the Texas Government Code, this Interlocal Cooperation ("Agreement") is entered into by and between Hockley County and Cochran County ("Counties") and shall be effective on the date that the signature of the last party is affixed. The Counties have reviewed the Agreement, and each make the following findings"

WHEREAS, Subchapter J, Local Government Code Chapter 351 requires the establishment of a County Adult Sexual Assault Response Team ("response teams").

WHEREAS, response teams are established to strengthen the collaborative response to and enhance health and judicial outcomes for sexual assault survivors who are adults.

WHEREAS, the commissioner court of each county shall establish a response team with the following minimum members: 1) the chief administrator of a sexual assault program that provides services within the county, or the chief administrator's designee; 2) a prosecutor with jurisdiction over adult sexual assault cases in the county; 3) the sheriff of the county, or a sheriff's designee; 4) the chief of the largest municipal law enforcement agency, if one exists, or the chief's designee; 5) either (A) a sexual assault nurse examiner or forensic examiner that conducts sexual assault forensic exams within the county, or (B) 6) a representative from the largest healthcare provider within the county, or if one does not exist, a representative from the public health department; and 7) other persons or professionals the counties consider necessary for the operation of the response team.

WHEREAS, Subchapter J, Local Government Code Section 351.252 allows two or more counties, each with a population of 250,000 or less, within a contiguous area to partner to form a multi-county response team.

WHEREAS, a multi-county sexual assault response team will most effectively and efficiently fulfill the needs of the citizens of the participating counties to this agreement;

WHEREAS, participants in the multi-county response team and assist the response team efforts in accordance with Subchapter, J, Local Government Code, Sections 351.253-351-258.

WHEREAS, with 45 days written notice of intent any county may withdraw from this Interlocal agreement and the multi-county response team. Upon such withdrawal, the remaining counties will revise the by-laws to form a response team in compliance with statute.


NOW, THEREFORE, the counties participating in the multi-county adult sexual assault response team agree to work together to meet the objectives set forth in the Local Government Code. To implement this Interlocal agreement, each Multi-county Sexual Assault Response Team to meet the statutory requirements and prepare by-laws for the Multi-county Sexual Assault Response Team.

Signed on January 24, 2022.

Sharla Baldrige
Sharla Baldrige, Hockley County Judge

Pat Henry
Pat Henry, Cochran County Judge

ATTEST: Jennifer Palermo
Jennifer Palermo, Hockley County Clerk



ATTEST: Lisa Smith
Lisa Rice, Cochran County Clerk
Smith

Motion by Commissioner Graf, and second by Commissioner Wisdom, 4 votes yes, 0 votes no, that Commissioners Court approved ad valorem tax refund in the amount of seven hundred fifty ones dollars and eleven cents (\$751.11) to Shay Hogan

Approved ad valorem tax refund in the mount of one thousand two hundred eight dollars and thirty one cents (\$1,208.11) to Brazil farms

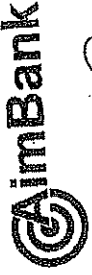
As per Debbie Bramlett Tax Assessor

11806

88-2106/1113

PHOTO CHECK SERVICE

PHOTO SAFE DEPOSIT BOXES AVAILABLE



HOCKLEY COUNTY OFFICE EXPENSE

624 AVE H., STE 101
LEVELLAND TX 79336-3706
PH 806-894-4938

DATE Jan 20, 2022

PAY TO THE ORDER OF Shay Hogan

\$ 757.11 DOLLARS

Seven fifty seven and 11/100

THIS CHECK IS DELIVERED IN CONNECTION WITH THE FOLLOWING ACCOUNTS

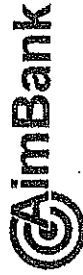
1-12-22	R102641 Overpd.

⑆ 59754 ⑆

⑆ 11806 ⑆ ⑆ 111321063⑆ ⑆

HOCKLEY COUNTY OFFICE EXPENSE

624 AVE H., STE 101
LEVELLAND TX 79336-3706
PH 806-894-4938



11804

88-2106/1113

PHOTO CHECK SERVICE

PHOTO SAFE DEPOSIT BOXES AVAILABLE

PAY TO THE ORDER OF Brazil Farms

\$ 1208.31 DOLLARS

Twelve hundred eight and 31/100

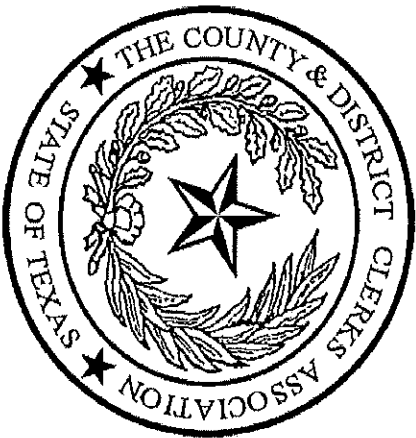
THIS CHECK IS DELIVERED IN CONNECTION WITH THE FOLLOWING ACCOUNTS

1-17-22	CK145 R12345 already pd

⑆ 59754 ⑆

⑆ 11804 ⑆ ⑆ 111321063⑆ ⑆

Motion by Commissioner Clevenger, second by Commissioner Carter, 4 votes yes, 0 votes No, that Commissioners Court approved the Certificate of Completion for the County and District Clerks' Association of Texas awarded to Jennifer. As per Certificate recorded below.



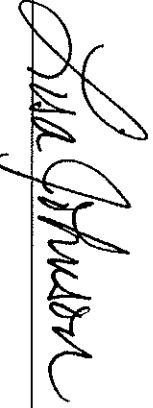
**COUNTY & DISTRICT CLERKS'
ASSOCIATION OF TEXAS**

Certificate of Completion Awarded to

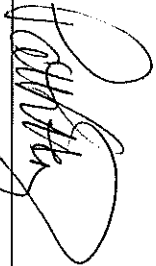
Jennifer Palermo
Hockley County, County Clerk

*For completing the required 20 Hours of Continuing Education for 2021 as
prescribed in Section 51.605 of the Texas Government Code.*

In Witness therefore, recognition is hereby made this January 2022.



Lisa Johnson, President



Patti Henry, Vice President

Motion by Commissioner Graf, second by Commissioner Clevenger, 4 votes yes, 0 votes No, that Commissioners Court approved the trade-in of a 2017 John Deere 770G Motor Grader and the purchase of a 2022 John Deere 770G Motor Grader through SourceWell Purchasing Coop for use in Precinct 3. As per John Deere quote summary recorded below.

Quote Summary

Prepared For:
 HOCKLEY COUNTY PCT 3
 802 HOUSTON ST # 102
 LEVELLAND, TX 79336
 Business: 806-894-4092

Prepared By:
 JAKE OWENS
 Yellowhouse Machinery Co.
 3405 E Slaton Road
 Lubbock, TX 79404
 Phone: 806-763-0473
 jakeo@yellowhouse.us

TRAVEL TIME & MILEAGE INCLUDED DURING WARRANTY
 HYDRAULIC HOSE FAILURE COVERED DURING WARRANTY
 FREIGHT TO/FROM YH SHOP COVERED DURING WARRANTY
 5 YEAR GURANTEED BUYBACK-\$150,000
 *QUOTED THROUGH THE SOURCEWELL PURCHASING COOP"

Quote Id: 25703820
Created On: 02 December 2021
Last Modified On: 20 January 2022
Expiration Date: 24 February 2022

Equipment Summary	Selling Price	Qty	Extended
2022 JOHN DEERE 770G MOTOR GRADER	\$ 295,000.00 X	1 =	\$ 295,000.00
John Deere Extended Warranty-6YEAR/5000HR FULL WARRANTY	\$ 0.00 X	1 =	\$ 0.00

Equipment Total **\$ 295,000.00**

Trade In Summary	Qty	Each	Extended
2017 JOHN DEERE 770G MOTORGRADER - 1DW770GXVHF679463	1	\$ 175,000.00	\$ 175,000.00
PayOff			\$ 0.00
Total Trade Allowance			\$ 175,000.00

Trade In Total **\$ 175,000.00**

Quote Summary	
Equipment Total	\$ 295,000.00
Trade In	\$ (175,000.00)
SubTotal	\$ 120,000.00
Total	\$ 120,000.00
Down Payment	(0.00)
Rental Applied	(0.00)
Balance Due	\$ 120,000.00

Selling Equipment

Quote Id: 25703820

Customer: HOCKLEY COUNTY PCT 3

2022 JOHN DEERE 770G MOTOR GRADER

Hours:
Stock Number:

Code	Description	Qty
8460T	770G MOTOR GRADER	1
Standard Options - Per Unit		
170K	JDLink™	1
1010	Standard Antler Rack Hydraulic Controls	1
1140	John Deere PowerTech PSS 9.0L meets EPA FT4 Emissions	1
1240	Dual 100 Amp Alternators (200 Amp total)	1
1310	Quick Service Group	1
1410	Standard Fuel & Water Filtration	1
1610	Hydraulic Pump Disconnect	1
1840	Engine Exhaust W/ Chrome Stack (FT4 or Stage V only)	1
1920	No Blade Impact Absorption System	1
2070	14 Ft. x 27 In. x 1 In. (4.27M x 686mm x 25mm) w/ 8 In. x 3/4 In. (203 x 19mm) Cutting Edge & 5/8 in. (16mm) Hardware	1
2575	No Grade Control Base Kit Installed	1
2605	English Manual W/ English Labels & Decals	1
2775	No Topcon 3D GPS Grade Control System installed	1
2810	Single Input Gearbox without Slip Clutch	1
4316	Firestone SGG	1
5020	Low Cab w/ Fixed Lower Front and Side Windows	1
5515	Autoshift Transmission	1
5710	Transmission Solenoid Valve Guard	1
5815	Hydrau	1
6010	Powered Cab Air Precleaner	1
6130	Premium Heated, Leather/Fabric, High-Wide Back, Air Suspension Seat with Armrests	1
6510	Base Hydraulics - 4 Function Controls	1
6620	Base Hydraulics w/ 1 Auxiliary Function Control	1

Selling Equipment

Quote Id: 25703820

Customer: HOCKLEY COUNTY PCT 3

6750	Less Front Attachment	1
6830	Rear Hitch and Pin	1
7160	Deluxe Grading Lights (18 Halogen Lights)	1
7820	No Front Fenders	1
8120	24-to-12 Volt Converter (30 amps peak / 25 amps continuous)	1
8210	Exterior Mounted Rearview Mirrors	1
8310	Lower Front Intermittent Wiper & Washer	1
8415	Premium AM/FM Radio with Bluetooth, Aux and Weather Band (WB).	1
8510	Air Conditioner Refrigerant Charged	1
8720	No Sound Absorption Package	1
8830	Rear Camera (R4)	1
9130	Rear Retractable Sun Shade	1
9210	Decelerator	1
9220	5.0 lbs. multi purpose (ABC) Dry Chemical Fire Extinguisher	1
9273	Right Side Engine Compartment Work Light	1
9275	License Plate Bracket and Light	1
9276	Front License Plate Bracket	1
9280	Slow Moving Vehicle (SMV) Sign	1
9298	Beacon with Flip Down Cab Beacon Bracket (RH)	1
9360	Engine Block Heater	1
9395	Adjusting Rotary Ejector Precleaner	1

Service Agreements

John Deere Extended Warranty -
 6YEAR/5000HR FULL WARRANTY

Motion by Commissioner Clevenger, second by Commissioner Graf, 4 votes yes, 0 votes No, that Commissioner Court approved to advertise for bids per belly dump truck load for hauling 4,000 yards of caliche from the pit in Precinct 3 to Kansas Road from FM 2130 east for 1.25 miles to the Lubbock County Line in Precinct 4, with a minimum of 4 trucks hauling at the same time. As per Bid Specification for hauling caliche – 1-24-2022 Kansas Road recorded below.

THE STATE OF TEXAS
COUNTY OF HOCKLEY

IN THE COMMISSIONERS' COURT
OF HOCKLEY COUNTY, TEXAS

**BID SPECIFICATIONS FOR HAULING CALICHE – 1/24/22
KANSAS ROAD**

Notice is hereby given that the Commissioners' Court of Hockley County, Texas, will receive sealed bids, in the office of the County Judge located at 802 Houston St., Ste. 101, Levelland, Texas, until 9:00 A.M., Monday, February 14, 2022May 10, 2021, for the following described:

Per belly dump truck load for hauling 4,000 yards of caliche from the pit in Precinct 3 to Kansas Road from FM 2130 for 1.25 miles East to Lubbock County in Precinct 4, with a minimum of 4 trucks hauling at the same time.

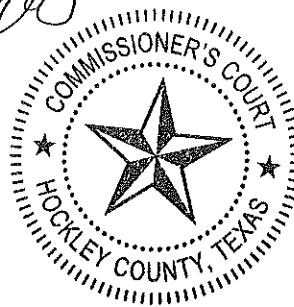
The Commissioners' Court of Hockley County, Texas, reserves the right to reject any or all bids.

The required bid forms and specifications for said hauling is available at the office of the County Judge, between 9:00 A. M., and 5:00 P. M., Monday through Friday.

Given under my hand and seal of said Court, this the 24th day of January, 2022.

Jennifer Palermo by Jamie Salazar

Jennifer Palermo, County Clerk, and
Ex-Officio Clerk of the Commissioners' Court,
Hockley County, Texas



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

The foregoing Minutes of a Commissioner's Court meeting held on the 24th day of January, A. D. 2022, was examined by me and approved.

Alan Wisdom
Commissioner, Precinct No. 1

[Signature]
Commissioner, Precinct No. 3

[Signature]
Commissioner, Precinct No. 2

[Signature]
Commissioner, Precinct No. 4

[Signature]
County Judge

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

