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 5th day of May, 2025 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 for the Special Meeting held at 9:00 a.m. on Monday, April 28, 2025.
- 2. Read for approval all monthly bills and claims submitted to the Court dated through May 5, 2025.
- 3. Hear the monthly Public Assistance report.
- 4. Consider and take necessary action to approve the Settlement Agreement between Hockley County and Terralogic Document Systems, Inc. for use in the Hockley County Clerk's office.
- 5. Consider and take necessary action to approve the Acceptance Agreement for Drug and Alcohol Program between Hockley County and Allied Compliance Services.
- 6. Review the April 2025 fire runs as submitted by the City of Levelland.
- 7. Consider and take necessary action to approve Ad Valorem tax refunds.
- 8. Consider and take necessary action to approve a road crossing for Patterson Farms on Greece Road located in Precinct 3.

COMMISSIONERS' COURT OF HOCKLEY COUNTY, TEXAS.

FILED FOR RECORD
AT____O'CLOCK__M.

MAY 0 1 2025

BY: Martia Oldrud Gu Sharla Baldridge Hockley County Judge

Quadir Fatureo
County Clerk. Hockley County, Texas

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 1st day of May, 2025, and said Notice remained posted continuously for at least 72 hours preceding the scheduled time of said meeting.

Dated this 1st day of May. 2025.

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

REGULAR MEETING

May 5, 2025

Be it remembered that on this the 5th day of May A.D. 2025, there came 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 towit:

Sharla Baldridge County Judge

Alan Wisdom Commissioner Precinct No. 1

Larry Carter Commissioner Precinct No. 2

Seth Graf Commissioner Precinct No. 3

Thomas R "Tommy" Clevenger Absent 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 Graf, second by Commissioner Wisdom, 3 Votes Yes, 0 Votes No, that the Minutes of a Special Meeting of the Commissioner's Court, held on Monday April 28, 2025, at 9:00 a.m., be approved and stand as read.

Motion by Commissioner Carter, second by Commissioner Wisdom, 3 Votes Yes, 0 Votes No, that all monthly claims and bills submitted to the court and dated through May 5, 2025, A.D. be approved and stand as read.

Hear the monthly public assistance report. Cara Phelan unable to come.

Motion by Commissioner Carter, second by Commissioner Graf, 3 votes yes, 0 votes No, that Commissioners Court approved the Settlement Agreement between Hockley County and Terralogic Document Systems, Inc. for use in the Hockley County Clerk's Office. As per Agreement recorded below.

SETTLEMENT AGREEMENT

PARTIES: This Agreement is made between Terralogic Document Systems, Inc. ("Terralogic") and Hockley County, Texas ("County").

WHEREAS, a dispute has arisen between the parties regarding the fact that the Hockley County Clerk's office ("Clerk") entered into an agreement in October 2022 with Terralogic to convert paper criminal case files into a digital format. As part of the agreement, Terralogic was to provide the Clerk's office with one hard drive containing all contracted materials. After receiving the hard drive, the Clerk's office used their 3rd party vendor to import the materials to their software. After the 3rd party import, it was discovered that a number of documents were not included on the original hard drive Terralogic provided. Terralogic located the missing materials that were inadvertently excluded from the initial transfer, thus requiring a second import from the 3rd party. As such, the Clerk's office was charged an additional fee by the 3rd party vendor to perform a second upload (hereinafter referred to as the "Dispute").

WHEREAS, the parties wish to settle and resolve all claims related to the Dispute without admission of liability and to avoid further legal proceedings;

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

- Payment Terms: Terralogic agrees to Pay Hockley County the sum of TWELVE THOUSAND FIVE HUNDRED/100 DOLLARS (\$12,500) ("Settlement Amount").
- 2. Payment Deadline: The Settlement Amount shall be paid to Hockley County within 30 days from the date of the adoption of this agreement.
- 3. Payment Method: Payment shall be remitted to the Hockley County Auditor's Office, 802 Houston Street, Suite 103, Levelland.

RELEASE OF CLAIMS

Mutual Release: Upon receipt of the Settlement Amount, Hockley County releases and forever discharges Terralogic, including its officers, directors, employees, agents, successors, and assigns, from any and all claims, liabilities, demands, and causes of action arising out of or relating to the Dispute.

No Admission of Liability: This Agreement is entered into solely for settlement purposes and does not constitute an admission of fault or liability by either party.

GOVERNING LAW AND VENUE

This Settlement Agreement shall be construed and interpreted in accordance with the laws of the State of Texas, and venue shall be Hockley County, Texas in the event that litigation arises out of this Settlement Agreement

ENTIRE AGREEMENT: This Agreement constitutes the entire understanding between the parties and supersedes all prior agreements or understandings.

SEVERABILITY: If any provision of this Agreement is found to be invalid or unenforceable, the remaining provisions shall remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first written above.

Terralogic Document Systems, Inc:	
10 X	5/12/2025
Renil Komitla, Terralogic	Date
County of Hockley, Texas:	
Sharla Baldridge	5-5-2025
Sharla Baldridge, County Judge	Date
Attest:	
Hongy Palermo	5-5-2025
Jennifer Palermo, County Clerk	Date

Motion by Commissioner Wisdom, second by Commissioner Graf, 3 votes yes, 0 votes no, that commissioner's court approved the Acceptance Agreement for Drug and Alcohol program between Hockley County and Allied Compliance Services. As per Acceptance Agreement for Drug and Alcohol Program recorded below.

8 0 0 - 4 1 1 - 6 9 0 6 www.AlliedCompliance.com



2827 74th Street Lubbock, Texas 79423

951 West Pipeline Road #320 Hurst, Texas 76053

Acceptance Agreement for Drug and Alcohol Program

Random Program Maintenance:

ACS Responsibilities:

- Provide a computer-based random listing for The Company as agreed upon.
- Manage required policy random percentages to be met by end of year.
- Maintain an updated employee list for quarterly random selection.
- Mail or email annual MIS reports on a timely basis.

Client Responsibilities:

- Assist in coordination of scheduling for onsite testing or in-office testing to ensure the required testing is completed by the end of the period.
- Provide current employee lists for random program when requested.
- Fax, mail, or email a written notification of new hires or employees no longer employed.

Notification of Test Results:

ACS Responsibilities:

- Notify the listed contact person of all pre-employment, random, reasonable suspicion, post-accident, return to duty, and follow-up testing results by phone, mail, or email.
- Notify The Company immediately by phone or secure fax of any positive test result. The test result will be forwarded as soon as possible by mail or email.
- Recommend the required action regarding positive test results.
- · Maintain records for the minimum time required by law.
- Assure that all test results are kept confidential in secure files.

Client Responsibilities:

- · Notify ACS regarding contact person changes as soon as possible in writing.
- Notify employees of their test results following company policy.
- Provide a list of Substance Abuse Professionals to an employee with a positive test result and offer employment options, if applicable.
- Follow the drug and alcohol testing policy regarding a positive test result.

Post-Accident Testing:

ACS Responsibilities:

- After notification of an accident, determine if the employee is required by the DOT regulations to have drug and/or alcohol test(s).
- Arrange for the employee to have a drug and alcohol test performed, if applicable. If the test cannot be performed
 within the required time frame, ACS will document reasoning.

Client Responsibilities:

- Notify ACS as soon as possible when an employee has an accident.
- Remain accessible for any questions regarding the accident.

Follow-up Testing Program:

Client Responsibilities:

 Carry out the SAP's follow-up testing requirements according to 49 CFR Part 40.309 (Note: Return to duty and follow-up tests must be observed.)

DOT - Business - Personal Drug and Alcohol Testing since 1995

800-411-6906 www.AlliedCompliance.com



2827 74th Street Lubbock, Texas 79423

951 West Pipeline Road #320 Hurst, Texas 76053

Allied Compliance Services, Inc.® reserves the right to terminate this agreement with The Company with valid reasoning for termination of agreement.

Valid reasoning of termination may include, but is not limited to the following: unreasonably uncooperative in ensuring random testing completion, open account balance of more than 90 days past due, or more than three scheduled onsite testing cancellations without 24-hour notice.

If the client is a member of a consortium, random testing that is not completed may ultimately affect the consortium. In the event that the client is not cooperative in random testing completion, Allied Compliance Services, Inc. ® may take the client out of the consortium and maintain the client as a private account. The client then will be responsible

for completion of random testing for their employees. Uncompleted testing will be reflected for the individual clie which could ultimately result in non-compliance for random testing percentages.
It is the responsibility of Allied Compliance Services, Inc.® to retain files to meet security and confidential requirements of state and federal government agencies to meet DOT and HIPPA guidelines as they apply to deservice.
The Company does hereby assign Allied Compliance Services, Inc.® as our Third-Party Administrator, the author to receive all drug test results from the Medical Review Officer and/or the Laboratory for the term of agreed services.
This agreement may be terminated by either party with a minimum of thirty (30) days notification with a basis reasoning. The parties hereto have executed this agreement on the day and year above written.
Sharla Baldridge, County Judge 5-5-25 Please print name, title, and date
Starta Buldridge
Signature
If you are regulated by FMCSA, please mark one: In addition to the DOT-required Random Drug and Alcohol Testing Program, The Company is also enrolling in full-service FMCSA Clearinghouse Management. The separate FMCSA Clearinghouse Management Acceptance Assignment is signed and attached.
The Company has designated Allied Compliance Services, Inc. as its third-party administrator in the FMCS Clearinghouse; however, The Company will manage its own queries and submissions to the Clearinghouse as allowed.
The Company is an owner/operator with no other drivers at this time. The Company is designating Allied Compliance Services, Inc. as their full-service provider for FMCSA Clearinghouse Management. **Substitute: The Company is designating Allied Compliance Services, Inc. as their full-service provider for FMCSA Clearinghouse Management. **Substitute: The Company is an owner/operator with no other drivers at this time. The Company is designating Allied Compliance Services, Inc. as their full-service provider for FMCSA Clearinghouse Management.
Allied Compliance Services, Inc.® signature and title

Review the April 2025 fire runs as submitted by the City of Levelland.



LEVELLAND FIRE DEPARTMENT

603 5TE ST LEVELLAND, TEXAS 79336

County Monthly By Date

District: 2

Inc #: Exp #: Alarm Date:

Incident Type:

2025187

4/29/2025 09:08 200 - Overpressure rupture, explosion, overheat other

Address: Intersection of 168 & FOSTER RD, Ropesville, TX

of Personnel: 7

Hours Paid per Person:

Total Man Hours:

of Apparatus: 3 Total Call Duration: 00:51:49

Dispatched to an explosion/ fire with a Diesel refueler. Arrived on scene to find the tanker smoking, no fire. No persons on scene. T9 arrived on scene and started cooling down the back of the tanker with water. T9 used approx 2000 gallons of water to cool on the rear passenger side of the tanker. B14 arrived on scene and used approx 700 gallons of water to cool the rear driver side of the tanker. Once cooled off firefighters noticed the rear of the tanker had bleved. Once cool, all units cleared from the location without further incident.

2025185 0

4/26/2025 03:39 363 - Swift water rescue

Address: Intersection of N FM 168 & IOWA RD, SMYER, TX 7

of Personnel:

Hours Paid per Person:

Total Man Hours:

.00

of Apparatus:

Total Call Duration: 01:04:00

RECEIVED PAGED FORM DISPATCH AT SAID LOCATION IN REGARDS TO A PASSENGER CAR STUCK IN HIGH WATER WITH PEOPLE IN IT LFD UNITS RESPONDED UPON ARRIVAL THE CAR WAS LOCATED LFD UNITS WERE ABLE TO DRIVE TO IT AND EXTRICATE PASSENGERS LFD UNITS TRANSPORTED PASSENGERS TO HCSO VEHICLE ALL LFD UNITS CLEAR

2025173

4/17/2025 07:35 463 - Vehicle accident, general cleanup

Address: Intersection of MAINE RD & ONION SHED RD, HOCKLEY CO, TX

of Personnel:

Hours Paid per Person:

Total Man Hours:

of Apparatus:

Total Call Duration: 00:30:00

PD ADVISED OF A WRECK WITH ENTRAPMENT AND A POSSIBLE SMOKING

May 01, 2025 08:16

Page 1 of 4

VEHICLE AT THIS LOCATION. UNITS WERE ADVISED SHORTLY PRIOR TO ARRIVAL THAT THE SUBJECT WAS OUT, AND WHEN ARRIVED ON SCENE, THERE WAS ALREADY FIRE AND EMS THERE. WE CHECKED WITH FIRE UNITS ON SCENE, AND WE WERE ADVISED WE COULD RETURN TO TOWN.

2024169 0 4/15/2025 04:26 111 - Building fire

Address: Intersection of FM 1294 & FISHER RD, HOCKLEY CO, TX

of Personnel: Hours Paid per Person:

Total Man Hours:

Total Call Duration: 01:47:54 # of Apparatus: 3

Dispatched to a structure fire in Smyer. Arrived on scene to find a building fully engulfed and halfway on the ground. While FD was extinguishing the fire, Tender 3 returned back to the city to refill with water. Engine 7 disregarded Tender 3 before filling was complete after Smyer command released all apparatus. All units returned to the station without further incident. 601

2025154 4/4/2025 23:06 444 - Power line down

Address: Intersection of SAMPSON POST RD & FM 300, HOCKLEY CO, TX

of Personnel: Hours Paid per Person: Total Man Hours: .00

of Apparatus: Total Call Duration: 02:19:00

We received a call from the PD stating there was a pole on fire at said location. Upon arrival and after investigation the pole was broke in half and on fire. We contacted Xcel to shut down the power. We then extinguished the fire on the pole and returned to the station.

2025152 0 4/4/2025 06:38 463 - Vehicle accident, general cleanup

Address: Intersection of E STATE HIGHWAY 114 & OWL RD, HOCKLEY CO, TX

of Personnel: Hours Paid per Person: Total Man Hours:

of Apparatus: Total Call Duration: 00:34:00

Dispatched to a one vehicle rollover at the intersection of 114 and owl. Units began enroute and were advised that smyer was also enroute. Upon arrival assisted smyer fire with extricating the patient and loading into the ambulance. Once patient was loaded all Levelland personnel cleared the scene and returned to the station.

2025148 0 4/1/2025 15:17 143 - Grass fire

Address: Intersection of S FM 168 & E FM 1585, SMYER, TX

of Personnel: 10 Hours Paid per Person: Total Man Hours: .00

Total Call Duration: 01:03:00 # of Apparatus: 3

May 01, 2025 08:16

Page 2 of 4

We received a call reporting a grass fire at said location. While enroute we requested T9 for water assistance and advised PD to contact Smyer since that was their district. Upon arrival and after investigation the fire was out on arrival and we used B14 to extinguish the fire. We cancelled T9 and sent them back to the station. We then finished hitting hot spots and returned to the station and put the trucks back in service.

Total Number of Incidents in this District: 7

Grand Total Call Duration: 0 Days, 08:0

May 01, 2025 08:16

Page 3 of 4

Report Filter Settings

Report Name:

County Monthly by Date - with Narrative

Filter Name:

Date Range, District, and Incident Type Code

Filter Expression: (Not Is Null [IncidentNumber]) And ([AlarmDateTime] is between '4/1/2025 00:00' and '4/30/2025 23:59') And ([DistrictID] equals '2 - 2')

Page 4 of 4

Motion by Commissioner Wisdom, second by Commissioner Carter, 3 votes yes, 0 votes no, that commissioners court approved ad valorem tax refunds:

\$2,068.60 CHS INC

\$1,407.60 Price Jeremy T

\$1,370.51 Price Jeremy T

\$1,177.51 Hinojos Jose I Munoz

\$2,196.46 Zielonka Blake

\$1,173.05 Marinelarena Jazmyn EBONI

\$1,195.23 Marinelarena Jazmyn Eboni

\$1,352.33 Sobolewska Monika

\$2,942.96 Clausen Peter V & Melanie

\$1,558.27 Workman Craig & Sheena and Rhonda & Gregory Huffak

\$682.50 Workman Craig & Sheena and Rhonda & Gregory Huffak

As per Misty Taylor Tax-Assessor

Run Date: 4/29/2025

Hockley County Tax Office

Page: 1 of 1

Refund Detail

Account#	Prayee	Type	Amount	- Intercesia	Remile Date	Age Days	lMerellitatel Diata
P81352	CHS INC	Recalc	\$2,068.60	\$0.00	4/29/2025	part of Southern Cotton	
R09038	PRICE JEREMY T	Recalc	\$1,407.60	\$0.00	4/29/2025	ADD H/S MULT	4/29/2025
R09038	PRICE JEREMY T	Recalc	\$1,370.51	\$0.00	4/29/2025	ADD H/S MULT	4/29/2025
R09624	HINOJOS JOSE I MUNOZ	Recalc	\$1,177.51	\$0.00	4/29/2025	ADD H/S MULT	4/29/2025
R09795	ZIELONKA BLAKE	Recalc	\$2,196.46	\$0.00	4/29/2025	ADD H/S	4/29/2025
R11619	MARINELARENA JAZMYN EBONI	Recalc	\$1,173.05	\$0.00	4/29/2025	ADD H/S MULT	4/29/2025
R11619	MARINELARENA JAZMYN EBONI	Recalc	\$1,195.23	\$0.00	4/29/2025	ADD H/S MULT	4/29/2025
R17280	SOBOLEWSKA MONIKA	Recalc	\$1,352.33	\$0.00	4/29/2025	ADD H/S	4/29/2025
R70283	CLAUSEN PETER V & MELANIE	Recalc	\$2,942.96	\$0.00	4/29/2025	ADD H/S	4/29/2025
R99928	WORKMAN CRAIG & SHEENA AND RHONDA & GREGORY HUFFAK	Recalc	\$1,558.27	\$0.00	4/29/2025	ADD H/S MULT	4/29/2025
R99928	WORKMAN CRAIG & SHEENA AND RHONDA & GREGORY HUFFAK	Recalc	\$682.50	\$0.00	4/29/2025	ADD H/S MULT	4/29/2025
Number of	Accounts:	Total	\$17,125.02	\$0.00			
Number of	Records:						

Number of Records:

Motion by Commissioner Graf, second by Commissioner Wisdom, 3 votes yes, 0 votes no, that Commissioners Court approved road crossing for Patterson farms on Greece Road located in Precinct 3. As per Petition and Order recorded below.

BEFORE THE HONORABLE BOARD OF COUNTY COMMISSIONERS HOCKLEY COUNTY, TEXAS

IN THE MATTER OF THE APPLICATION OF <u>PATTERSON FARMS</u> FOR AUTHORITY TO USE A PART OF THE PUBLIC ROADS OF HOCKLEY COUNTY, TEXAS

ORDER

This cause coming on to be upon the petition of <u>BRENT PATTERSON OF PATTERSON FARMS</u>, hereinafter referred to as "Petitioner". The Board finds that in order that Petitioner may carry out its corporate objects and powers, it is necessary for it to lay, construct, operate and maintain PVC water lines across certain county roads situated in Hockley County, Texas, as set forth in the Petitioner's application filed herein.

THEREFORE, IT IS HEREBY ORDERED that, subject to the conditions herein after set forth, said Petitioner, BRENT PATTERSON OF PATTERSON FARMS is hereby granted permission and authority to lay, construct, operate and maintain a 6" line of C 900 pipe for the purpose of transporting water across certain county roads at the locations set forth in Exhibits "A" and "B" attached to the application of Petitioner herein, which Exhibits "A" and "B" and application is hereby made a part of this order as fully as if set out in length herein provided.

- 1. The Petitioner shall, in constructing said PVC water line undercrossings cause the very minimum of inconvenience and obstruction of public travel along said roads, and, further, shall operate and maintain said PVC water line undercrossings in a manner so as not to inconvenience, endanger or obstruct public travel along said roads.
- 2. Upon the completion of each PVC water lines undercrossings constructed hereunder Petitioner shall immediately backfill, re-construct and replace the portions of the roads across which said PVC water lines are laid and constructed so that such roads shall be in equally as good a condition as prior to such construction.
- 3. So long as said PVC water lines are maintained and operated under said roads Petitioner shall be responsible for doing any work which, due to the existence of said PVC water line undercrossings, needs to be done on said roads at the location thereof, all in order to maintain said roads, at such points, in a condition equal to other portions of said county roads.
- 4. Should Petitioner remove said PVC water lines from any of said roads, it will replace and recondition the road concerned, at the location of said removal, in substantially the same condition as it was prior to such removal, all liability of Petitioner for the maintenance and reconditioning of such roads shall cease as soon after such removal as the COUNTY OF HOCKLEY has approved the maintenance and reconditioning work done by Petitioner.
- 5. Petitioner agrees that if at any time the County of Hockley shall deem it necessary to make any improvements or changes on all of or any part of the right of way of the county roads which affect the Utility as located under this order, then and in such event, the Petitioner or his Assignee shall make such reasonable changes of its facilities located within such right of way as may be deemed necessary, such work to be done without cost to Hockley County, Texas.
- 6. The construction or laying of said PVC water lines by Petitioner hereunder shall be considered and shall constitute and acceptance of this order and of all of the terms and conditions herein set forth.
- 7. Petitioner agrees that if at any time the County of Hockley deems it necessary that these crossings be encased in accordance with the then existing State Highway specifications, Petitioner agrees to do so at its own expense.

County Judge

Commissioner, Preginct No. 1

commissioner, Precinct No. 2

Date

Commissioner, Precinct No. 3

Commissioner, Precinct No. 4

BEFORE THE HONORABLE BOARD OF COUNTY COMMISSIONERS HOCKLEY COUNTY, TEXAS

IN THE MATTER OF THE APPLICATION OF BRENT PATTERSON OF PATTERSON FARMS FOR AUTHORITY TO USE A PART OF THE PUBLIC ROADS OF HOCKLEY COUNTY, TEXAS

PETITION

Comes now, the Petitioner, BRENT PATTERSON, of PATTERSON FARMS, and petitions this Honorable Board for the right and authority to lay, construct, operate and maintain buried 6" C 900 water lines under and across certain county roads situated in Hockley County, Texas, which said buried water lines are to be used for the purpose of transporting water from the Petitioner's sources of supply to Petitioner's property.

The location of the points at which Petitioner wishes to undercross said county roads with said water lines and the general specifications are more particularly described on a map marked Exhibit "A" and general specifications marked Exhibit "B", all of which are attached hereto and made a part of this application. Petitioner represents and states that if granted the authority herein requested, it will conform with and abide by the rules of all persons and bodies having jurisdiction and by the following conditions:

- 1. The Petitioner shall, in constructing said water lines undercrossings cause the very minimum of inconvenience and obstruction of public travel along said roads, and, further, shall operate and maintain said water lines undercrossings in a manner so as not to inconvenience, endanger or obstruct public travel along said roads.
- 2. Upon the completion of each water lines undercrossing constructed hereunder Petitioner shall immediately backfill, re-construct and replace the portions of the roads across which said water lines are laid and constructed so that such roads shall be in equally as good a condition as prior to such construction.
- 3. So long as said water lines are maintained and operated under said roads Petitioner shall be responsible for doing any work which, due to the existence of said water lines undercrossings, needs to be done on said roads at the location thereof, all in order to maintain said roads, at such points, in a condition equal to other portions of said county roads.
- 4. Should Petitioner remove said water lines from any of said roads, it will replace and recondition the road concerned, at the location of said removal, in substantially the same condition as it was prior to such removal, all liability of Petitioner for the maintenance and reconditioning of such roads shall cease as soon after such removal as the COUNTY OF HOCKLEY has approved the maintenance and reconditioning work done by Petitioner.
- 5. Petitioner agrees that if at any time the County of Hockley shall deem it necessary to make any improvements or changes on all of or any part of the right of way of the county roads which affect the Utility as located under this order, then and in such event, the Petitioner or his Assignee shall make such reasonable changes of its facilities located within such right of way as may be deemed necessary, such work to be done without cost to Hockley County, Texas.
- 6. The construction or laying of said water lines by Petitioner hereunder shall be considered and shall constitute and acceptance of this order and of all of the terms and conditions herein set forth
- 7. Petitioner agrees that if at any time the County of Hockley deems it necessary that these crossings be encased in accordance with the then existing State Highway specifications, Petitioner agrees to do so at its own expense.

Wherefore, your Petitioner respectfully prays that your Honorable Board enter and order herein authorizing Petitioner to use and occupy the portions of the roads in Hockley County, Texas, more particularly herein above set out and described and at the locations shown and set out in said Exhibits "A" and "B" attached to this application.

DATED this $\frac{30}{2}$ day of $\frac{100}{2}$, 2025.	- 01
	BY Dut Tata

EyhWi+A	507	North		
	303			
1 .				
		Q destine	, **	
		Greece ,	•	
		X	Carped	
west	3 03			
() E71			East	
	217			
	303			
		South		**************************************

There being no further business to come before the Court, the Judge declar	ared	1
Court adjourned, subject to call.		ĺ

The foregoing Minutes of a Commissioner's Court meeting held on the A. D. 2025, was examined by me and approved.

Commissioner, Precinct No. 1

Commissioner, Precinct No. 3

om/missioner, Precinct No. 2

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

