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 12TH day of January, 2015 at 10:00 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 a Special Meeting of the Commissioners Court held Monday, January 5, 2015.
- Consider and take necessary action to nunc pro tunc the minutes of the Special Meeting of the Commissioners' Court held Monday, January 5, 2015.
- 3. Read for approval all monthly bills and claims submitted to the court and dated through January 12, 2015.
- 4. Consider and take necessary action to approve the Bonds of: Larry Sprowls; Denise Bohannon; Anna Hord; Irene Gumula; Dennis Price; Curtis Thrash; Bonnie Sue Coker; and Tommy Clevenger.
- 5. Consider and take necessary action to accept the resignation of Steve Moore, J.P., Precinct 4.
- 6. Consider and take necessary action to approve two road crossings for Occidental Permian Ltd., on Mineral Road and on Sagebrush Road.
- 7. Consider and take necessary action to approve the City of Levelland Annual Report of the Municipality for Tax Increment Financing Reinvestment Zones, TIF Number One and Number Two.
- 8. Consider and take necessary action to approve the appointment of County Elections Administrator.
- 9. Consider and take necessary action to file with the County Clerk the CJD monitoring report of the Hockley County Sheriff's Office.

COMMISSIONERS, COURT OF HOCKLEY COUNTY	, TEXAS
BY: hay Com	
Hockley County Judge	

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 8TH day of January, 2015, and said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said meeting.

Dated this 8TH day of January, 2015.

Irene Gumula, County Clerk, and Ex-Officio Clerk of Commissioners' Court, Hockley County, Texas FILED FOR RECORD
AT____O'CLOCK___M.

JAN 8 2015

County Clerk, Hockley County, Texas

VAL 62 PAGE 001

SPECIAL MEETING JANUARY 12th, 2015

Be it remembered that on this the 12th day of January, A.D. 2015, 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:

Larry Sprowls

Curtis D. Thrash

Commissioner Precinct No. 1

Larry Carter(ABSENT)

Commissioner Precinct No. 2

J. L. "Whitey" Barnett

Commissioner Precinct No. 3

Thomas R "Tommy" Clevenger

Commissioner Precinct No. 4

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

Motion by Commissioner Clevenger, seconded by Commissioner Thrash, 3 Votes Yes, 0 Votes No, that the Minutes of a Special meeting of the Commissioners' Court, held on the 5th day of January, A.D. 2015, be approved and stand as read.

Motion by Commissioner Thrash, seconded by Commissioner Clevenger, 3 Votes Yes, 0 Votes No, that Commissioners' Court, approved to nunc pro tunc the Special Meeting of the Commissioners' Court held on the 5th day of January, A.D. 2015, should have read as Regular Meeting, approved and stand as read.

Motion by Commissioner Thrash, seconded by Commissioner Barnett, 3 Votes Yes, 0 Votes No, that all monthly claims and bills, submitted to the Court, and dated through 12th, day of January, A. D. 2015, be approved and stand as read.

Motion by Commissioner Clevenger, seconded by Commissioner Thrash, 3 Votes Yes, 0 Votes No, that Commissioners' Court grant permission and authority to Occidental Permian LTD., to lay, construct, operate and maintain 1-4" pipeline transporting produced water under and across certain county roads, Commissioners, Precinct No. 2, Hockley County, Texas as set forth in the below recorded Petition, Exhibit and Order of the Court.

RECORD, PETITION, EXHIBIT AND ORDER OF THE COURT

Motion by Commissioner Clevenger, seconded by Commissioner Thrash, 3 Votes Yes, 0 Votes No, that Commissioners' Court grant permission and authority to Occidental Permian LTD., to lay, construct, operate and maintain 3" pipelines transporting oil, produced water, gas under and across certain county roads, Commissioners, Precinct No. 2, Hockley County, Texas as set forth in the below recorded Petition, Exhibit and Order of the Court.

RECORD, PETITION, EXHIBIT AND ORDER OF THE COURT

NUNC PRO TUNC 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 January, 2015, at 10:00 A.M. at 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 a Special Meeting of the Commissioners Court held Monday, December 22, 2014.
- 2. Read for approval all monthly bills and claims submitted to the court and dated through January 5, 2015.
- 3. Hear Public Assistance monthly.
- 4. Consider and take necessary action to award the bid for two pickups for the Hockley County Sheriff's Office.

COMMISSIONERS' COURT OF HOCKLEY COUNTY, TEXAS

Hockley County Judge

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 2ND day of January, 2015, and said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said meeting.

Dated this 2ND day of January, 2015.

Irene Gumula, County Clerk, and Ex-Officio

Clerk of Commissioners' Court, Hockley County, Texas

IN THE MATTER OF THE APPLICATION OF <u>OCCIDENTIAL PERMIAN LTD.</u>, FOR AUTHORITY TO USE A PART OF THE PUBLIC ROADS OF HOCKLEY COUNTY, TEXAS

PETITION

Comes now, the Petitioner, OCCIDENTIAL PERMIAN LTD., a corporation of the State of Texas, and petitions this Honorable Board for the right and authority to lay, construct, operate and maintain 1-411 fiber 1255 pipelines under and across certain county roads situated in Hockley County, Texas, which said pipelines are to be used for the purpose of transporting produced water from the Petitioner's sources of supply to Petitioner's markets.

The location of the points at which Petitioner wishes to undercross said county roads with said pipelines 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 pipelines undercrossings cause the very minimum of inconvenience and obstruction of public travel along said roads, and, further, shall operate and maintain said pipelines undercrossings in a manner so as not to inconvenience, endanger or obstruct public travel along said roads.
- 2. Upon the completion of each pipelines undercrossing constructed hereunder Petitioner shall immediately backfill, re-construct and replace the portions of the roads across which said pipelines 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 pipelines are maintained and operated under said roads Petitioner shall be responsible for doing any work which, due to the existence of said pipelines 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 pipelines 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 pipelines 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 12day of December 2014

Marshall Clark

VOL. 62 PAGE 005

IN THE MATTER OF THE APPLICATION OF <u>OCCIDENTAL PERMIAN LTD.</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>OCCIDENTAL PERMIAN LTD</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 pipelines 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, <u>OCCIDENTAL PERMIAN LTD</u> is hereby granted permission and authority to lay, construct, operate and maintain pipelines 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 are hereby made a part of this order as fully as if set out in length herein provided.

- 1. The Petitioner shall, in constructing said pipelines undercrossing cause the very minimum of inconvenience and obstruction of public travel along said roads, and, further, shall operate and maintain said pipelines undercrossing in a manner so as not to inconvenience, endanger or obstruct public travel along said roads.
- 2. Upon the completion of each pipelines undercrossing constructed hereunder Petitioner shall immediately backfill, re-construct and replace the portions of the roads across which said pipelines 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 pipelines are maintained and operated under said roads Petitioner shall be responsible for doing any work which, due to the existence of said pipelines 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 pipelines 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 pipelines 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 Presingt No. 1

Commissioner, Precinct No. 2

1/12/15 Date

Date

Commissioner, Precinct No. 3

Commissioner, Precinct No. 4

IN THE MATTER OF THE APPLICATION OF <u>OCCIDENTIAL PERMIAN LTD.</u>, FOR AUTHORITY TO USE A PART OF THE PUBLIC ROADS OF HOCKLEY COUNTY, TEXAS

PETITION

Comes now, the Petitioner, OCCIDENTIAL PERMIAN LTD., a corporation of the State of Texas, and petitions this Honorable Board for the right and authority to lay, construct, operate and maintain 311 steel pipelines under and across certain county roads situated in Hockley County, Texas, which said pipelines are to be used for the purpose of transporting oil produce water gas from the Petitioner's sources of supply to Petitioner's markets.

The location of the points at which Petitioner wishes to undercross said county roads with said pipelines 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 pipelines undercrossings cause the very minimum of inconvenience and obstruction of public travel along said roads, and, further, shall operate and maintain said pipelines undercrossings in a manner so as not to inconvenience, endanger or obstruct public travel along said roads.

2. Upon the completion of each pipelines undercrossing constructed hereunder Petitioner shall immediately backfill, re-construct and replace the portions of the roads across which said pipelines 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 pipelines are maintained and operated under said roads Petitioner shall be responsible for doing any work which, due to the existence of said pipelines 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 pipelines 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 pipelines 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.

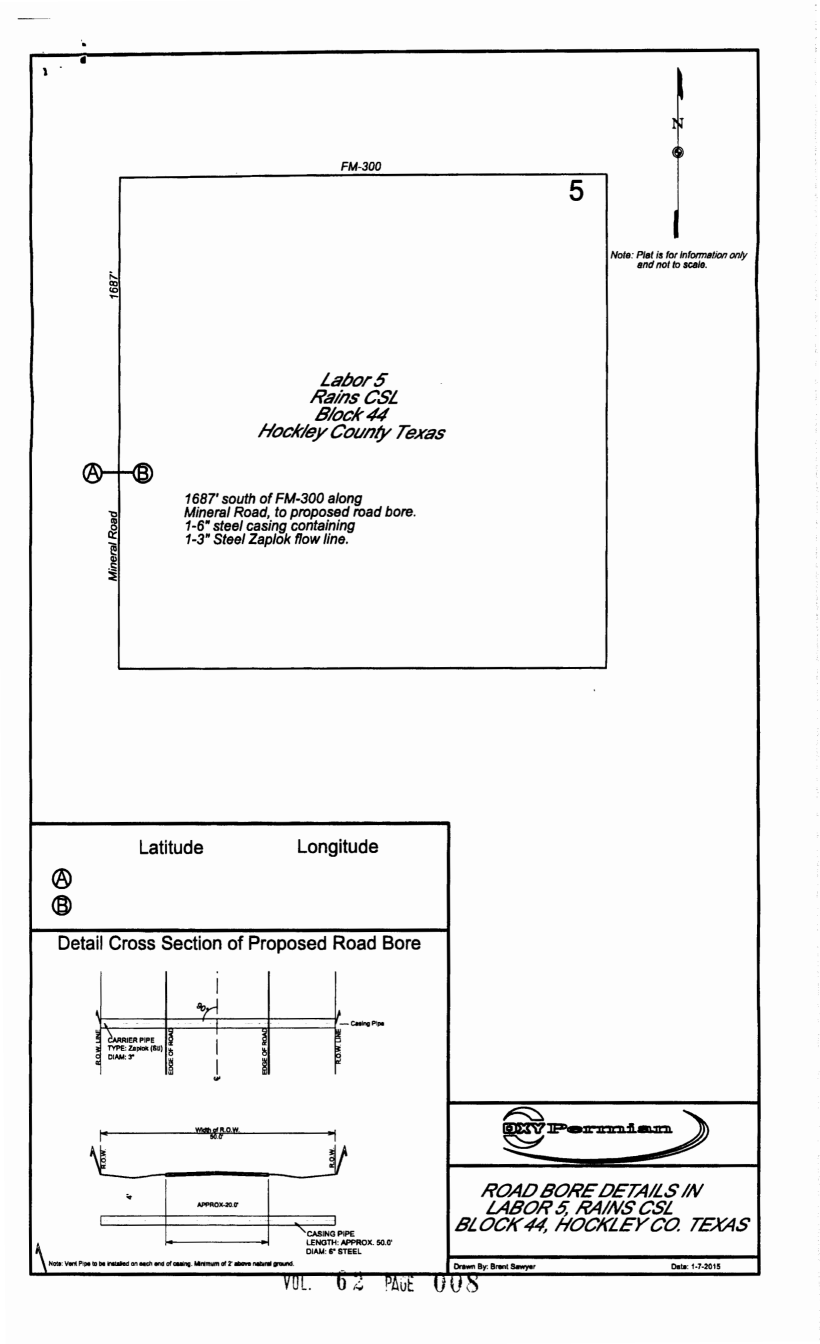
Wherefore, your Petitioner respectfully prays that your Honorable Board enter and order herein authorizing Petitioner to use and occupy the portions of the roads in Hockley County, Texas, more particularly herein above set out and described and at the locations shown and set out in said Exhibits "A"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

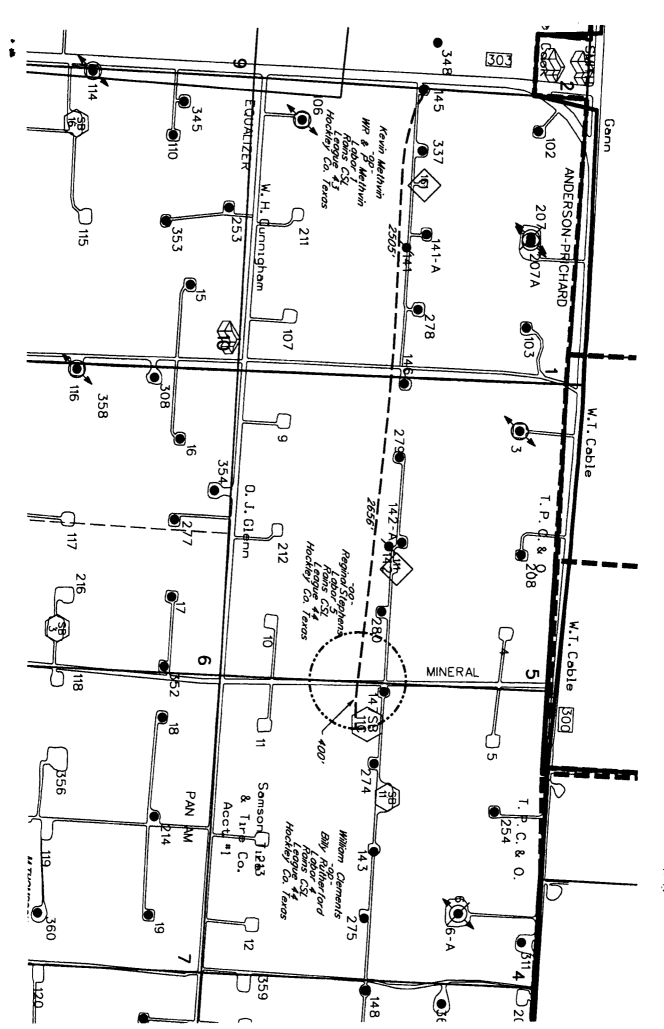
DATED this 7 day of January, 2015

Smill

MATT SWAIN

VOL. 62 PAGE 007





VOL. 62 PAGE 009

IN THE MATTER OF THE APPLICATION OF <u>OCCIDENTAL PERMIAN LTD.</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>OCCIDENTAL PERMIAN LTD</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 pipelines 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, OCCIDENTAL PERMIAN LTD. is hereby granted permission and authority to lay, construct, operate and maintain pipelines 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 are hereby made a part of this order as fully as if set out in length herein provided.

- The Petitioner shall, in constructing said pipelines undercrossing cause the very minimum of
 inconvenience and obstruction of public travel along said roads, and, further, shall operate and
 maintain said pipelines undercrossing in a manner so as not to inconvenience, endanger or
 obstruct public travel along said roads.
- 2. Upon the completion of each pipelines undercrossing constructed hereunder Petitioner shall immediately backfill, re-construct and replace the portions of the roads across which said pipelines 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 pipelines are maintained and operated under said roads Petitioner shall be responsible for doing any work which, due to the existence of said pipelines 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 pipelines 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 pipelines 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, Precinct No. 1

Commissioner, Precinct No. 2

1/12/15 Date

Date

Commissioner, Precinct No. 3

Commissioner, Precinct No.

Motion by Commissioner Barnett, seconded by Commissioner Thrash, 3 Votes Yes, 0 Votes No, that Commissioners' Court approve the Official Bond and Oath for, Larry D. Sprowls, Denise Bohannon, Anna Hord, Irene Gumula, Dennis Price, Curtis Thrash, Bonnie Sue Coker, and Tommy Clevenger, as per Official Bond and Oath recorded below.

Texas

Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS County of
KNOW ALL PERSONS BY THESE PRESENTS: BOND No13739188
That we, Larry D. Sprowls, as Principal, and WESTERN SURETY COMPANY, a corporation duly licensed to do business in the State of Texas, as Surety,
are held and bound unto 1 Hockley County Treasurer , his successors in office,
in the sum of $\frac{2 \text{ Three Thousand and 00/100}}{2 \text{ Three Thousand and 00/100}}$ DOLLARS ($\frac{$3,000.00}{2 Not the payment of which we hereby bind ourselves and our heirs, executors and administrators, jointly and severally, by these presents.$
Dated this 22nd day of August , 2014
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bounden Principal was on the day of,, duly
NOW THEREFORE, if the said Principal shall well and faithfully perform and discharge all the duties required of him by law as the aforesaid officer, and shall ⁴ pay all money that comes into his hands as county judge to the person or officer entitled to it; pay to the county all money illegally paid to him out of county funds; and not vote or consent to pay out county funds for other than lawful purposes.
then this obligation to be void, otherwise to remain in full force and effect. PROVIDED ROWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative. PROVIDED FURTHER, that this bond may be cancelled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.
WESTERN SURETY COMPANY
By
ACKNOWLEDGMENT OF PRINCIPAL
Before me, SAL JONNA On this day, personally appeared on this day, personally appeared on the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office at this day of STATE OF TEXAS SEAL JESSICA PEREZ NOTARY PUBLIC STATE OF TEXAS My Comm. Expires 07-10-2018 Page 1 of 4 Page 1 of 4

OATH OF OFFICE Y COMMISSIONERS and COUNTY JUDGE) execute the duties of the office of _ of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the United States and of this State; and I furthermore solemnly swear (or affirm) that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor promised to contribute any money, or valuable thing, or promised any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected; and I furthermore solemnly swear (or affirm) that I will not be, directly or indirectly, interested in any contract with or claim against the County, except such contracts or claims as are expressly authorized by law and except such warrants at may issue to me as fees of office. So help me God. JESSICA PEREZ County, Texas **NOTARY PUBLIC** STATE OF TEXAS Comm. Expires 07-10-2018 OATH OF OFFICE (General) _, do solemnly swear (or affirm) that I will faithfully execute the duties of the office of _ of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the United States and of this State; and I furthermore solemnly swear (or affirm) that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor promised to contribute any money, or valuable thing, or promised any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected. So help me God. Signed ____ _____, Texas, this _____ day Sworn to and subscribed before me at ___ of. SEAL _____ County, Texas County of Hockeless County and State of Texas, this day approved in open Commissioner's Court. ATTEST: _ County Judge, THE STATE OF TEXAS County of ____ _, County Clerk, in and for said County, do hereby certify that the foregoing Bond dated the _____ day of ____ with its certificates of authentication, was filed for record in my office the _____, at ______ o'clock ___M., and duly recorded the _ _____ o'clock ___M., in the Records of Official Bonds ____, at ___ ___, on page __ of said County in Volume WITNESS my hand and the seal of the County Court of said County, at office in _ ____, Texas, the day and year last above written.

Page 2 of 4

County Court

_ Clerk

OFFICIAL BOND REQUIREMENTS

OFFICIAL	2. AMOUNT	1. TO WHOM PAYABLE	APPROVED BY	Sec. of Statutes	4. CONDITIONS
District Attorney	\$5,000.	Governor	District Judge	Gov't Code 43.002	", in the manner prescribed by law, faithfully pay over all money that he collects or that comes into his hands for the state or a county."
County Attorney	\$2,500.	Governor	Commissioners Court	Gov't Code 45.001	"faithfully pay over in the manner prescribed by law all money that he collects or receives for any county or the state."
County Judge	\$1,000 10,000.	County Treasurer	Commissioners Court	Gov't Code 26.001	"pay all money that comes into his hands as county judge to the person or officer entitled to it; pay to the county all money illegally paid to him out of county funds; and not vote or consent to pay out county funds for other than lawful purposes."
County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County	Commissioners Court		
Deputy County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County for the use and benefit of the County Clerk	Commissioners Court	Local Gov't Code 82.002	"faithfully perform the duties of office."
County Auditor	\$5,000 minimum	District Judge(s)	District Judge(s)	Local Gov't Code 84.007	"faithfully perform the duties of county auditor."
County Treasurer	Established by the commissioners court not to exceed one-half of one percent of the largest amount budgeted for general county maintenance and operations for any fiscal year of the county beginning during the term for which the bond is to be given — \$5,000 minimum, \$500,000 maximum	County Judge	Commissioners Court	Local Gov't Code 83.002	faithfully execute the duties of office."
District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor	Commissioners Court	Gov't Code 51.302	"faithfully perform the duties of the office."
Deputy District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor for the use and benefit of the District Clerk	Commissioners Court	Gov't Code 51.309	"faithfully perform the duties of the office."
County School Superintendent	\$1,000.	County governing boar wide independent schoo created, in which ev payable to and approv Commissione	ol district has been ent the bond is ed by the County	Educ. Code 17.49	"faithfully perform his duties."
County Surveyor	Fixed by the Commissioners Court — \$500 minimum, \$10,000 maximum	Not Spec	fied	Nat. Res. Code 23.013	"faithfully perform the duties of the office."
Deputy County Surveyor	Not less than \$500 nor more than \$10,000 (Fixed by the County Surveyor)	County Sur	veyor	Nat. Res. Code 23.014	"faithfully perform the duties of the office."
Sheriff	Set by the Commissioners Court \$5,000 minimum, \$30,000 maximum	Governor	Commissioners Court	Local Gov't Code 85.001	faithfully perform the duties of office established by law; account to and pay to the person authorized by law to receive them the fines forfeitures, and penalties the sheriff collects for the use of the state of a county; execute and return when due the process and precept lawfully directed to the sheriff, and pay to the person to whom the are due or to the person's attorney the funds collected by virtue of the process or precept; and pay to the county any funds illegally paid voluntarily or otherwise, to the sheriff from county funds.
County sseasor-Collector (State Bond)	Equal to 5% of the net state collections from motor vehicle sales and use taxes and motor vehicle registration fees in the county during the year ending August 31 preceding the date the bond is given — \$2,500 minimum, \$100,000 maximum	The Governor and the Governor's successors in office	Commissioners Court and the State Comptroller of Public Accounts	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County ssessor-Collector (County Bond)	Equal to 10% of the total amount of county taxes imposed in the preceding tax year, \$100,000 maximum	Commissioners Court	Commissioners Court	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Commissioner	\$3,000.	County Treasurer	County Judge	Local Gov't Code 81.002	"faithfully perform the commissioner's official duties and reimburs the county for all county funds illegally paid to him and will not vot or consent to make a payment of county funds except for a lawfu purpose."
Justice of the Peace	\$5,000 maximum	County Judge	Not Specified	Gov't Code 27.001	"faithfully and impartially discharge the duties required by law and promptly pay to the entitled party all money that comes into his hand during the term of office."
Constable	Set by the Commissioners Court \$500 minimum — \$1,500 maximum	The Governor and the Governor's successors in office	Commissioners Court	Local Gov't Code 86.002	"faithfully perform the duties imposed by law."
County Public Weigher and Deputies	\$2,500	County Judge	Department of Agriculture	Agric. Code 13.256	"accurately weigh or measure commodities reflected on certificates issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing public weighers."
State Public Weigher	\$10,000	State of Texas	Department of Agriculture	Agric. Code 13.256	"accurately weigh or measure commodities reflected on certificates issued by him, protect the commodities that he is registered to weight or measure, and comply with all laws and rules governing public weighter."

If precinct insert the number.
 Conditions.

ACKNOWLEDGMENT OF SURETY (Corporate Officer)

(Corporate Officer)		
STATE OF SOUTH DAKOTA ss		
County of Minnehaha		
Before me, a Notary Public, in and for said County and State on this	22nd	day of
August , 2014 , personally appeared	Paul T. Bruflat	
to me known to be the identical person who subscribed the name of		COMPANY,
Surety, to the foregoing instrument as the aforesaid officer and acknow		
same as his free and voluntary act and deed, and as the free and voluntary		
for the uses and purposes therein set forth.	0	•
\$4444444444444444444444444444444444444	X Cinh	
S. EICH	Q). W/1	
SEAL SOUTH DAKOTA SEAL		Notary Public

My Commission Expires February 12, 2015		

Western Surety Company

OFFICIAL
BOND AND OATH

On Behalf of

Official Title

Page 4 of 4

Figure: 28 TAC §1.601(a)(3)

1 IMPORTANT NOTICE

To obtain information or make a complaint:

- 2 You may contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America at 605-336-0850.
- 3 You may call Western Surety Company's, Surety Bonding Company of America's or Universal Surety of America's toll-free telephone number for information or to make a complaint at:

1-800-331-6053

4 You may also write to Western Surety Company, Surety Bonding Company of America or Universal Surety of America at:

P.O. Box 5077 Sioux Falls, SD 57117-5077

5 You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

6 You may write the Texas Department of Insurance:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

7 PREMIUM OR CLAIM DISPUTES:

Should you have a dispute concerning your premium or about a claim you should contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

8 ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not

become a part or condition of the attached document.

Form F8365

AVISO IMPORTANTE

Para obtener informacion o para someter una queja:

Puede comunicarse con Western Surety Company, Surety Bonding Company of America o Universal Surety of America al 605-336-0850.

Usted puede llamar al numero de telefono gratis de Western Surety Company's, Surety Bonding Company of America's o Universal Surety of America's para informacion o para someter una queja al:

1-800-331-6053

Usted tambien puede escribir a Western Surety Company, Surety Bonding Company of America o Universal Surety of America:

P.O. Box 5077 Sioux Falls, SD 57117-5077

Puede comunicarse con el Departamento de Seguros de Texas para obtener informacion acerca de companias, coberturas, derechos o quejas al:

1-800-252-3439

Puede escribir al Departamento de Seguros de Texas:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

DISPUTAS SOBRE PRIMAS O RECLAMOS:

Si tiene una disputa concerniente a su prima o a un reclamo, debe comunicarse con el Western Surety Company, Surety Bonding Company of America o Universal Surety of America primero. Si no se resuelve la disputa, puede entonces comunicarse con el departamento (TDI).

UNA ESTE AVISO A SU POLIZA: Este aviso es solo para proposito de informacion y no se convierte en parte o condicion del documento adjunto.

VOL. 62 PAGE 016

Texas

Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS County of	> 88		
KNOW ALL PERSONS BY THESE PR		BOND No1438	1676
That we, Denise Bohannon WESTERN SURETY COMPANY, a cor	poration duly licensed to d	, a o business in the State of Te	s Principal, and exas, as Surety,
are held and bound unto 1 Hockley Con	unty Judge	, his succ	cessors in office,
in the sum of 2 Ten Thousand and 00 for the payment of which we hereby bi severally, by these presents.			
Dated this day of	August		,
THE CONDITION OF THE ABOUT Principal was on the d	OVE OBLIGATION IS SU	JCH, That whereas, the a	above bounden , duly
(Elected—Appointed) to the office of	ounty Treasurer	_ in and for 3	
County, State of Texas, for a term of	<u>four</u> year <u>s</u>	commencing on the	1st day of
NOW THEREFORE, if the said Pr required of him by law as the aforesaid	officer, and shall 4	nfully perform and discharg	ge all the duties
faithfully execute the duties	s of office.		
		totalara e esatelo e escentido	
	1	totales (no see a se	
		$\frac{\partial}{\partial x} = \frac{\partial}{\partial x} \frac{\partial}{\partial x}$	
PROVIDED HOWEVER, that regardent of claims which may be made and the aggregate liability of the Sure exceed the amount stated above. Any respectively.	ardless of the number of ye against this bond, the liab ity for any and all claims, evision of the bond amount	ears this bond may remain in the control of the Surety shall not suits, or actions under this ashall not be cumulative.	t be cumulative bond shall not
RROVIDED FURTHER, that this learning to whom this bond is payable a liability bereunder shall terminate as to	stating that, not less than	thirty (30) days thereafte	en notice to the r, the Surety's
		Shanna	
			Principal
	WES	TERN SURETY	COMPANY
	Ву	Paul T. Bruflat, Sedio	14
V CKI	NOWLEDGMENT OF PRI		r vice President
THE STATE OF TEXAS	NOW LEDGINENT OF PRI	NCIPAL	
County of tockley	s C		
Before me, Schance		on this day, perso	nally appeared
the foregoing instrument and acknow consideration therein expressed.	rieuged to me that he ex	be the person whose name is secuted the same for the	s subscribed to purposes and
Given under my hand and seal of off this day of	ice at Hockley	(aunt)	, Texas,
STACY R. SCHULL	E	Tary Deh	01:
SEAL NOTARY PUBLIC STATE OF TEXAS My Comm. Expires 02-01-	k	locally	County, Texas
Form 862-A-1-20	Page 1 of 4	0	- January , Londo

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

I, Denish Bohannon	, do solemnly swear (or affirm) that I will f	aithfully
execute the duties of the office of		,
of the State of Texas, and will to the best of my ability		
laws of the United States and of this State; and I furth directly nor indirectly paid, offered, or promised to pay, of		
or valuable thing, or promised any public office or emplo		
vote at the election at which I was elected; and I further		•
directly or indirectly, interested in any contract with or		
claims as are expressly authorized by law and except suc	ch warrants as may issue to me as fees of o	ffice. So
help me God.	0'1	
	Signed	
Sworn to and subscribed before me at	, Texas, this	dav
of,	, , , , , , , , , , , , , , , , , , , ,	
SEAL	Cours	t Torras
	Coun	ty, Texas
OATH OF O		
(General	al)	
1 teride Sohannon	, do solemnly swear (or affirm) t	hat I will
faithfully execute the duties of the office of	to soleming swear (or armin) to	mat i win
of the State of Texas, and will to the best of my ability	preserve, protect, and defend the Constitu	ution and
laws of the United States and of this State; and I furth	nermore solemnly swear (or affirm) that I	have not
directly nor indirectly paid, offered, or promised to pay,	contributed, nor promised to contribute an	y money,
or valuable thing, or promised any public office or emplo		holding a
vote at the election at which I was elected. So help me G	od.	
	Signed Thannan	
	County Texas, this 5	dan
Sworn to and subscribed before me at	y Cook this	$\int \int day$
of STACY R. SCHULLE	- 1 Tay B. D	hully
NOTARY PUBLIC		0, 120
SEAL STATE OF TEXAS	- Hockley Cour	ıty, Texas
My Comm. Expires 02-01-2018	/	
THE STATE OF TEXAS		
County of Lockley Sss		
	Kannon	as
Granty Meanifelt in and for	Her hley County and State	of Texas,
this day approved in open Commissioner's Court.		
one day approved the	11/12/15	
ATTEST:	Date / O	******
Willia Dunula Clerk	Con	nty Judge,
	11 12	
County Court County	Cou	nty, Texas
County Court		
\circ	_	
THE STATE OF TEXAS		
County of		
	Courts Cloub in and for said	County do
Total the	, County Clerk, in and for said	,
with its certificates of authentication, was filed for reco	o'clockM., and duly recorded the	
dou. of, at	October National restriction	icial Bonds
of said County in Volume, on page		
WITNESS my hand and the seal of the County Cou		
WITNESS my hand and the seal of the County Cou	ear last above written.	
, Texas, the day and y		Clerk
Deputy	County Court	County
By	Free Louis Commission of the Section 1997	
	2064 (6.5) (0.4.0)	
Dogo	Z 11 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

OFFICIAL BOND REQUIREMENTS

OFFICIAL	2. AMOUNT	1. TO WHOM PAYABLE	APPROVED BY	Sec. of Statutes	4. CONDITIONS
District Attorney	\$5,000.	Governor	District Judge	Gov't Code 43.002	", in the manner prescribed by law, faithfully pay over all money the he collects or that comes into his hands for the state or a county."
County Attorney	\$2,500.	Governor	Commissioners Court		"faithfully pay over in the manner prescribed by law all money that h collects or receives for any county or the state."
County Judge	\$1,000 10,000.	County Treasurer	Commissioners Court	Gov't Code 26.001	"pay all money that comes into his hands as county judge to the persor officer entitled to it; pay to the county all money illegally paid thim out of county funds; and not vote or consent to pay out count funds for other than lawful purposes."
County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County	Commissioners Court	Local Gov't Code 82.001	"faithfully perform the duties of office."
Deputy County Clerk	At least 20% of the maximum amount of fees collected in any year during the tarm of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County for the use and benefit of the County Clerk	Commissioners Court	Local Gov't Code 82.002	"faithfully perform the duties of office."
County Auditor	\$5,000 minimum	District Judge(s)	District Judge(s)	Local Gov't Code 84.007	"faithfully perform the duties of county auditor."
County Treasurer	Established by the commissioners court not to exceed one-half of one percent of the largest amount budgeted for general county maintenance and operations for any fiscal year of the county beginning during the term of office preceding the term for which the bond is to be given — \$5,000 minimum, \$500,000 maximum		Commissioners Court		"faithfully execute the duties of office."
District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately proceding the term for which the bond is given —\$5,000 minimum, \$100,000 maximum	Governor	Commissioners Court	Gov't Code 51.302	"faithfully perform the duties of the office."
Deputy District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor for the use and benefit of the District Clerk	Commissioners Court	Govt Code 51.309	"faithfully perform the duties of the office."
County School Superintendent	\$1,000.	County governing boa wide independent ache created, in which e payable to and appro Commission	ool district has been went the bond is wed by the County	Educ. Code 17.49	"faithfully perform his duties."
County Surveyor	Fixed by the Commissioners Court — \$500 minimum, \$10,000 maximum	Not Spe		Nat. Res. Code 23.013	"faithfully perform the duties of the office."
Deputy County Surveyor	Not less than \$500 nor more than \$10,000 (Fixed by the County Surveyor)	County St	rveyor	Nat. Res. Code 23.014	"faithfully perform the duties of the office."
Sheriff	Set by the Commissioners Court \$5,000 minimum, \$30,000 maximum	Governor	Commissioners Court	Local Gov't Code 85.001	"faithfully perform the duties of office established by law; account for and pay to the person authorized by law to receive them the fines, forfestures, and penalties the sheriff collects for the use of the state or a county; execute and return when due the process and precepts lawfully directed to the sheriff, and pay to the person to whom they are due or to the person's attorney the funds collected by virtue of the process or precept; and pay to the county any funds illegally paid, voluntarily or otherwise, to the sheriff from county funds."
County Assassor-Collector (State Bond)	Equal to 5% of the net state collections from motor vehicle sales and use taxes and motor vehicle registration fees in the county during the year ending August 31 preceding the date the bond is given — \$2,500 minimum, \$100,000 maximum	The Governor and the Governor's successors in office	Commissioners Court and the State Comptroller of Public Accounts	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Assessor-Collector (County Bond)	Equal to 10% of the total amount of county taxes imposed in the preceeding tax year, \$100,000 maximum	Commissioners Court	Commissioners Court	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Commissioner	\$3,000.	County Treasurer	County Judge	Local Gov't Code	"faithfully perform the commissioner's official duties and reimburse the county for all county funds illegally paid to him and will not vote or consent to make a payment of county funds except for a lawful purpose."
Justice of the Peace	\$5,000 maximum	County Judge	Not Specified	81.002 Gov't Code 27.001	purpose." "faithfully and impartially discharge the duties required by law and
Constable	Set by the Commissioners Court \$500 minimum \$1,500 maximum	The Governor and the Governor's successors in office	Commissioners Court	Local Gov't Code	during the term of office." "faithfully perform the duties imposed by law."
County Public Weigher and Deputies	\$2,500	County Judge	Department of Agriculture	86.002 Agric. Code 13.256	"accurately weigh or measure commodities reflected on certificates issued by him, protect the commodities that he is registered."
State Public Weigher	\$10,000	State of Texas	Department of Agriculture	Agric. Code	issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing public weighters." "accurately weigh or measure commodities reflected on cartificates issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing public weighers."

^{3.} If precinct insert the number.
4. Conditions

ACKNOWLEDGMENT OF SURETY (Corporate Officer)

22nd	day of
Paul T. Bruflat	
	COMPANY,
ry act and deed of sucl	n corporation
S. Eun	
	Notary Public
	Paul T. Bruflat WESTERN SURETY ledged to me that he ry act and deed of such

Surety Company

OFFICIAL BOND AND OATH

On Behalf of

day of

Filed the

NOF.

 $g_{\mathcal{S}}$

, Texas

Official Title

Page 4 of 4

Principal

Clerk

o'clock ___

at

PAGE

050

County,

County Court

Figure: 28 TAC §1.601(a)(3)

1 IMPORTANT NOTICE

To obtain information or make a complaint:

- 2 You may contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America at 605-336-0850.
- 3 You may call Western Surety Company's, Surety Bonding Company of America's or Universal Surety of America's toll-free telephone number for information or to make a complaint at:

1-800-331-6053

4 You may also write to Western Surety Company, Surety Bonding Company of America or Universal Surety of America at:

P.O. Box 5077 Sioux Falls, SD 57117-5077

5 You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

6 You may write the Texas Department of Insurance:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

7 PREMIUM OR CLAIM DISPUTES:

Should you have a dispute concerning your premium or about a claim you should contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

8 ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.

Form F8365

AVISO IMPORTANTE

Para obtener informacion o para someter una queja:

Puede comunicarse con Western Surety Company, Surety Bonding Company of America o Universal Surety of America al 605-336-0850.

Usted puede llamar al numero de telefono gratis de Western Surety Company's, Surety Bonding Company of America's o Universal Surety of America's para informacion o para someter una queja al:

1-800-331-6053

Usted tambien puede escribir a Western Surety Company, Surety Bonding Company of America o Universal Surety of America:

P.O. Box 5077 Sioux Falls, SD 57117-5077

Puede comunicarse con el Departamento de Seguros de Texas para obtener informacion acerca de companias, coberturas, derechos o quejas al:

1-800-252-3439

Puede escribir al Departamento de Seguros de Texas:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

DISPUTAS SOBRE PRIMAS O RECLAMOS:

Si tiene una disputa concerniente a su prima o a un reclamo, debe comunicarse con el Western Surety Company, Surety Bonding Company of America o Universal Surety of America primero. Si no se resuelve la disputa, puede entonces comunicarse con el departamento (TDI).

UNA ESTE AVISO A SU POLIZA: Este aviso es solo para proposito de informacion y no se convierte en parte o condicion del documento adjunto.

VOL. 62 PAGE 021

Texas

Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS County of ss
KNOW ALL PERSONS BY THESE PRESENTS: BOND No54939424
That we, Anna D. Hord, as Principal, and WESTERN SURETY COMPANY, a corporation duly licensed to do business in the State of Texas, as Surety,
are held and bound unto 1_Governor of Texas, his successors in office,
in the sum of ² Two Thousand Five Hundred and 00/100 DOLLARS (\$2,500.00), for the payment of which we hereby bind ourselves and our heirs, executors and administrators, jointly and severally, by these presents.
Dated this 29th day of September , 2014.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bounden Principal was on the
NOW THEREFORE, if the said Principal shall well and faithfully perform and discharge all the duties required of him by law as the aforesaid officer, and shall ⁴ faithfully pay over in the manner prescribed by law all money that he collects or receives for any county of the state.
then this obligation to be void, otherwise to remain in full force and effect. PROVENCE, that regardless of the number of years this bond may remain in force and the number of claims, this has been against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not except the amount stated above. Any revision of the bond amount shall not be cumulative. PROVEDED FOR THER, that this bond may be cancelled by the Surety by sending written notice to the party whom the bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, bets affect shall terminate as to subsequent acts of the Principal WESTERN SURETY COMPANY By Paul T. Bruflat, Schior Vice President
ACKNOWLEDGMENT OF PRINCIPAL
County of House see the person whose name is subscribed to
the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office at Hockley County, Texas, day of Anuary,
this day of SCHULLE \ STacy R SCHULLE \
NOTARY PUBLIC NOTARY PUBLIC NOTARY PUBLIC County, Texas
099
VOL. 62 PAGE 022

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

1,	, do solemnly swear (or affirm) that I will faithfully
execute the duties of the office of	preserve, protect, and defend the Constitution and armore solemnly swear (or affirm) that I have not contributed, nor promised to contribute any money, ment, as a reward for the giving or withholding a more solemnly swear (or affirm) that I will not be, claim against the County, except such contracts or
	Signed
Sworn to and subscribed before me at of,	, Texas, this day
SEAL	County, Texas
OATH OF OF (General	
•	dll
I,	preserve, protect, and defend the Constitution and ermore solemnly swear (or affirm) that I have not contributed, nor promised to contribute any money, yment, as a reward for the giving or withholding a
Sworn to and subscribed before me at	, Texas, this day
of,	
SEAL	County, Texas
THE STATE OF TEXAS County of	as County and State of Texas,
this day approved in open Commissioner's Court.	0)/12/145
ATTEST:	Date Date
allone burne la	County Judge,
County Court Hockley County	Lockley County, Texas
<i>O</i>	Ÿ
THE STATE OF TEXAS	
County of)	
Ι,	County Clerk, in and for said County, do
1 1 L'C. 11 -1 11 - four mains Dand dated the	day of
with its certificates of authentication, was filed for record	'clock M., and duly recorded the
day of, at	o'clockM., in the Records of Official Bolids
of said County in Volume, on page	•
WITNESS my hand and the seal of the County Court	of said County, at office in
Texas, the day and year	r last above written.
	Clerk
	County Court County
By Deputy	County Court County

OFFICIAL BOND REQUIREMENTS

OFFICIAL	2. AMOUNT	1. TO WHOM PAYABLE	APPROVED BY	Sec. of Statutes	4. CONDITIONS
District Attorney	\$6,000.	Governor	District Judge	Gov't Code 43.002	", in the manner prescribed by law, faithfully pay over all money the he collects or that comes into his hands for the state or a county."
County Attorney	\$2,500.	Governor	Commissioners Court	Gov't Code 45.001	"faithfully pay over in the manner prescribed by law all money that h collects or receives for any county or the state."
County Judge	\$1,000 10,000.	County Treasurer	Commissioners Court	Gov't Code 26.001	'pay all money that comes into his hands as county judge to the perso or officer entitled to it; pay to the county all money illegally paid thim out of county funds; and not vote or consent to pay out count funds for other than lawful purposes."
County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County	Commissioners Court	Local Gov't Code 82.001	"faithfully perform the duties of office."
Deputy County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County for the use and benefit of the County Clerk	Commissioners Court	Local Gov't Code 82.002	"faithfully perform the duties of office."
County Auditor	\$5,000 minimum	District Judge(s)	District Judge(s)	Local Gov't Code 84.007	"faithfully perform the duties of county auditor."
County Treasurer	Established by the commissioners court not to exceed one-half of one percent of the largest amount budgeted for general county maintenance and operations for any fiscal year of the county beginning during the term for office preceding the term for which the bond is to be given - \$5,000 minimum, \$500,000 maximum	County Judge	Commissioners Court	Local Gov't Code 83.002	"faithfully execute the duties of office."
District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given —\$5,000 minimum, \$100,000 maximum	Governor	Commissioners Court	Gov't Code 51.302	"faithfully perform the duties of the office."
Deputy District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor for the use and benefit of the District Clerk	Commissioners Court	Gov't Code 51.309	"faithfully perform the duties of the office."
County School Superintendent	\$1,000.	County governing boardwide independent school created, in which ever payable to and approvious Commissiones	district has been ent the bond is ed by the County	Educ. Code 17.49	"faithfully perform his duties."
County Surveyor	Fixed by the Commissioners Court — \$500 minimum, \$10,000 maximum	Not Speci	fied	Nat. Res. Code 23.013	"faithfully perform the duties of the office."
Deputy County Surveyor	Not less than \$500 nor more than \$10,000 (Fixed by the County Surveyor)	County Sur	veyor	Nat. Res. Code 23.014	"faithfully perform the duties of the office."
Sheriff	Set by the Commissioners Court \$5,000 minimum, \$30,000 maximum	Governor	Commissioners Court	Local Gov't Cods 85.001	"faithfully perform the duties of office established by law; account if and pay to the person authorized by law to receive them the fine forfeitures, and penalties the sheriff collects for the use of the state of a county; execute and return when due the process and precop lawfully directed to the sheriff, and pay to the person to whom the are due or to the person's attorney the funds collected by virtue of the process or precept; and pay to the county any funds illegally pai voluntarily or otherwise, to the sheriff from county funds."
County Liseasor-Collector (State Band)	Equal to 5% of the net state collections from motor vshicle sales and use taxes and motor vshicle registration fees in the county during the year ending August 31 preceding the date the bond is given — \$2,500 minimum, \$100,000 maximum	The Governor and the Governor's successors in office	Commissioners Court and the State Comptroller of Public Accounts	Tax Code 6.28	"faithful parformance of the person's duties as assessor-collector."
County seessor-Collector (County Bond)	Equal to 10% of the total amount of county taxes imposed in the preceding tax year, \$100,000 maximum	Commissioners Court	Commissioners Court	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Commissioner	\$3,000.	County Treasurer	County Judge	Local Gov't Code 81.002	faithfully perform the commissioner's official duties and reimburs the county for all county funds illegally paid to him and will not vot or consent to make a payment of county funds except for a lawful purpose.
Justice of the Peace	\$5,000 maximum	County Judge	Not Specified	Gov't Code 27,001	"faithfully and impartially discharge the duties required by law an promptly pay to the entitled party all money that comes into his hand during the term of office."
Constable	Set by the Commissioners Court \$500 minimum — \$1,500 maximum	The Governor and the Governor's successors in office	Commissioners Court	Local Govt Code 86.002	"faithfully perform the duties imposed by law."
County Public Weigher and Deputies	\$2,500	County Judge	Department of Agriculture	Agric. Code 13,256	"accurately weigh or measure commodities reflected on certificate issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing publications."
State Public Weigher	\$10,000	State of Texas	Department of Agriculture	Agric. Code 13.256	weighers." *accurately weigh or measure commodities reflected on certificate issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing publications.

If precinct insert the number.
 Conditions.

ACKNOWLEDGMENT OF SURETY

		(Corpor	rate Offi	cer)			
STATE OF SOUTH DAKOT	1						
County of Minnehaha	∫ ss						
Before me, a Notary Pub	lic, in and for sa	aid Coun	ity and S	State on th	is	29th	day of
September ,	2014 , pers	sonally a	ppeared	l	Paul	T. Brufla	t
• • • • • • • • • • • • • • • • • • •	ary act and deed erein set forth. S. EICH FARY PUBLIC JUTH DAKOTA	d, and as	s the fre	r and ack e and volu	nowledged intary act	to me that hand deed of s	he executed the such corporation Notary Public
Western Surety Company OFFICIAL BOND AND OATH	On Behalf of	Principal	Official Title	Texas	Filed theday of	ato'clockM.	County Court County, Texas

025 62 PAGE VOL. Page 4 of 4

Figure: 28 TAC §1.601(a)(3)

1 IMPORTANT NOTICE

To obtain information or make a complaint:

- 2 You may contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America at 605-336-0850.
- 3 You may call Western Surety Company's, Surety Bonding Company of America's or Universal Surety of America's toll-free telephone number for information or to make a complaint at:

1-800-331-6053

4 You may also write to Western Surety Company, Surety Bonding Company of America or Universal Surety of America at:

P.O. Box 5077 Sioux Falls, SD 57117-5077

5 You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

6 You may write the Texas Department of Insurance:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

7 PREMIUM OR CLAIM DISPUTES:

Should you have a dispute concerning your premium or about a claim you should contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

8 ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.

AVISO IMPORTANTE

Para obtener informacion o para someter una queja:

Puede comunicarse con Western Surety Company, Surety Bonding Company of America o Universal Surety of America al 605-336-0850.

Usted puede llamar al numero de telefono gratis de Western Surety Company's, Surety Bonding Company of America's o Universal Surety of America's para informacion o para someter una queja al:

1-800-331-6053

Usted tambien puede escribir a Western Surety Company, Surety Bonding Company of America o Universal Surety of America:

P.O. Box 5077 Sioux Falls, SD 57117-5077

Puede comunicarse con el Departamento de Seguros de Texas para obtener informacion acerca de companias, coberturas, derechos o quejas al:

1-800-252-3439

Puede escribir al Departamento de Seguros de Texas:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

DISPUTAS SOBRE PRIMAS O RECLAMOS:

Si tiene una disputa concerniente a su prima o a un reclamo, debe comunicarse con el Western Surety Company, Surety Bonding Company of America o Universal Surety of America primero. Si no se resuelve la disputa, puede entonces comunicarse con el departamento (TDI).

UNA ESTE AVISO A SU POLIZA: Este aviso es solo para proposito de informacion y no se convierte en parte o condicion del documento adjunto.

Form F8365

VOL. 62 PAGE 026

Texas

Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS County of Hockley	ss		
		DOM: N	15062050
KNOW ALL PERSONS BY THESE P			15863952
That we, Irene Gumula		husiness in the Cto	, as Principal, and
WESTERN SURETY COMPANY, a c	orporation duly licensed to do) business in the Sta	ite of Texas, as Surety,
are held and bound unto 1 Hockley C	ounty	,	his successors in office,
in the sum of 2 Forty Thousand an			
for the payment of which we hereby severally, by these presents.	bind ourselves and our heirs	, executors and adm	inistrators, jointly and
Dated this day o	f August		
THE CONDITION OF THE AL	BOVE OBLIGATION IS SU	JCH, That whereas	s, the above bounden
Principal was on the to the office of (Elected_Appointed)	day of County Clerk	in and for 3 Hockl	,, duly
(Elected—Appointed) County, State of Texas, for a term of	four years	commonoing on th	ho let dou of
January , 2015		_ commencing on th	ie uay or
NOW THEREFORE, if the said l		ıfully perform and d	discharge all the duties
required of him by law as the aforesa faithfully perform the duti			
ratemently periorm the duti	es of office.		
then this obligation to be void, otherw	ise to remain in full force an	d effect.	
RROWIDED, HOWEVER, that re	gardless of the number of ye	ars this bond may re	emain in force and the
number of claims which may be mad and the aggregate liability of the Su exceed the amount stated above. Any	e against this bond, the liab	ility of the Surety s	hall not be cumulative
PROVIDED FURTHER, that this	s hand may be cancelled by t	ho Cumotas has a saidia	
Par of Marketin Mile motto is havable	stating that, not less than	thirty (30) days th	nereafter, the Surety's
liability, hereunder shall terminate as	to subsequent acts of the Pri	ncipal.	0
	$\underline{\mathcal{W}}$	lle the	mula
	WES	TERNSURE	Principal Principal
	W E 5	TEKN SURE	COMPANY
	Ву	Paul T. Pruste	Suffer
A C1	ZNOWI EDGMENT OF Pres		at, Senior Vice President
THE STATE OF TEXAS	KNOWLEDGMENT OF PRIN	ICIPAL	
County of Dockley	88		
	1		
Before me,	Inuary 5015	on this day	y, personally appeared
the foregoing instrument and acknotonsideration therein expressed.	wledged to me that he ov	be the person whose	name is subscribed to
Given under my hand and seal of o	co de la laco pinato ne ex	ecuted the same for	or the purposes and
this day of day up	ffice athlullan		Texas,
SEAL JESSICA NOTARY	PEREZ	Jussia Ju	u)
STATE OF	PUBLIC \	schlash	
Form 862-A-1-2010 My Comm. Expin	98 07-10-2018 Page 1 of 4		County, Texas
CONTRACTOR STREETS COMP.	HY . OHE OF ABLE		

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

I,	, do solemnly swear (or affirm) that I will faithfully
of the State of Texas, and will to the best of my ablaws of the United States and of this State; and I directly nor indirectly paid, offered, or promised to or valuable thing, or promised any public office or evote at the election at which I was elected; and I furnitedly or indirectly, interested in any contract with	polity preserve, protect, and defend the Constitution and furthermore solemnly swear (or affirm) that I have not pay, contributed, nor promised to contribute any money, employment, as a reward for the giving or withholding a authermore solemnly swear (or affirm) that I will not be, the or claim against the County, except such contracts or out such warrants as may issue to me as fees of office. So
	Signed
Sworn to and subscribed before me at	, Texas, this day
SEAL	County, Texas
	OF OFFICE eneral)
Ι,	do solemnly swear (or affirm) that I will
of the State of Texas, and will to the best of my ab laws of the United States and of this State; and I directly nor indirectly paid, offered, or promised to	pility preserve, protect, and defend the Constitution and furthermore solemnly swear (or affirm) that I have not pay, contributed, nor promised to contribute any money, employment, as a reward for the giving or withholding a me God. Signed
Sworn to and subscribed before me at	, Texas, this day
SEAL	County, Texas
County of Hookkey	a //a
The foregoing bond of in and for	As Lockley County and State of Texas,
this day approved in open Commissioner's Court.	N/12/150
ATTEST:	Date ,,
Olene Dumula Clerk	County Judge,
County Court County	County, Texas
THE STATE OF TEXAS $\bigg\}_{ss}$	
County of	County Clark in and for said County, do
hereby certify that the foregoing Bond dated the	, County Clerk, in and for said County, do day of,, record in my office the day of o'clockM., and duly recorded the
with its certificates of authoritionally, at, at	o'clockM., and duly recorded the o'clockM., in the Records of Official Bonds
day of, at, on page	e
WITNESS my hand and the seal of the County	Court of said County, at office innd year last above written.
	Clerk
By Deputy	County Court County
	Page 2 of 4 VOL 62 PAGE 028
	Page 2 of 4 VOL. 6 2 PAUL U 2 3

OFFICIAL BOND REQUIREMENTS

OFFICIAL	2. AMOUNT	1. TO WHOM PAYABLE	APPROVED BY	Sec. of Statutes	4. CONDITIONS	
District Attorney	\$5,000.	Governor District Judge		Gov't Code 43.002	", in the manner prescribed by law, faithfully pay over all money he collects or that comes into his hands for the state or a county."	
County Attorney	\$2,500.	Governor	Commissioners Court	Gov't Code 45.001	"faithfully pay over in the manner prescribed by law all money that he collects or receives for any county or the state."	
County Judge	\$1,000 10,000.	County Treasurer	Commissioners Court	Gov't Code 26.001	"pay all money that comes into his hands as county judge to the person or officer entitled to it; pay to the county all money illegally paid to him out of county funds; and not vote or consent to pay out county funds for other than lawful purposes."	
County Clark	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County	Commissioners Court	Local Govt Code 82.001	"faithfully perform the duties of office."	
Deputy County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County for the use and benefit of the County Clerk	Commissioners Court	Local Gov't Code 82.002	"faithfully perform the duties of office."	
County Auditor	\$5,000 minimum	District Judge(s)	District Judge(s)	Local Gov't Code 84.007	"faithfully perform the duties of county auditor."	
County Treasurer	Bstablished by the commissioners court not to exceed one-half of one percent of the largest amount budgeted for general county maintenance and operations for any fiscal year of the county beginning during the term of office preceding the term for which the bond is to be given — \$5,000 minimum, \$500,000 maximum	County Judge	Commissioners Court	Local Govt Code 83.002	"faithfully execute the duties of office."	
District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor	Commissioners Court	Gov't Code 51.302	"faithfully perform the duties of the office."	
Deputy District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor for the use and benefit of the District Clerk	Commissioners Court	Gov't Code 51.309	"faithfully perform the duties of the office."	
County School Superintendent	\$1,000.	County governing boar wide independent schoo created, in which ev payable to and approv Commissione	d district has been ent the bond is	Educ. Code 17.49	"faithfully perform his duties."	
County Surveyor	Fixed by the Commissioners Court \$500 minimum, \$10,000 maximum	Not Spec	fied	Nat. Res. Code 23.013	"faithfully perform the duties of the office."	
Deputy County Surveyor	Not less than \$500 nor more than \$10,000 (Fixed by the County Surveyor)	County Su	veyor	Nat. Res. Code 23.014	"faithfully perform the duties of the office."	
Sheriff	Set by the Commissioners Court \$5,000 minimum, \$30,000 maximum	Governor	Commissioners Court	Local Gov't Code 85.001	faithfully perform the duties of office established by law; account for and pay to the person authorized by law to receive them the fines, forfatures, and penalties the sheriff collects for the use of the state or a county; execute and return when due the process and precepts lawfully directed to the sheriff, and pay to the person to whom they are due or to the person's attorney the funds collected by virtue of the process or precept; and pay to the county any funds illegally paid, voluntarily or otherwise, to the sheriff from county funds.	
County Assessor-Collector (State Bond)	Equal to 5% of the net state collections from motor vehicle sales and use taxes and motor vehicle registration fees in the county during the year ending August 31 preceding the date the bond is given — \$2,500 minimum, \$100,000 maximum	The Governor and the Governor's successors in office	Commissioners Court and the State Comptroller of Public Accounts	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."	
County Assessor-Collector (County Bond)	Equal to 10% of the total amount of county taxes imposed in the preceeding tax year, \$190,000 maximum	Commissioners Court	Commissioners Court	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."	
County Commissioner	\$3,000.	County Treasurer	County Judge	Local Gov't Code 81.002	"faithfully perform the commissioner's official duties and reimburse the county for all county funds illegally paid to him and will not vote or consent to make a payment of county funds except for a lawful purpose."	
Justice of the Peace	\$5,000 maximum	County Judge	Not Specified	Gov't Code 27.001	"faithfully and impartially discharge the duties required by law and promptly pay to the entitled party all money that comes into his hands during the term of office."	
Constable	Set by the Commissioners Court \$500 minimum — \$1,500 maximum	The Governor and the Governor's successors in office	Commissioners Court	Local Gov't Code 86.002	"faithfully perform the duties imposed by law."	
County Public Weigher and Deputies	\$2,500	County Judge	Department of Agriculture	Agric. Code 13.256	"accurately weigh or measure commodities reflected on certificates issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing public weigher."	
State Public Weigher	· \$10,000	State of Texas	Department of	Agric. Code 13.256	weighers." "accurately weigh or measure commodities reflected on cartificates issued by him, protect the commodities that he is registered to weigh	

^{3.} If precinct insert the number.
4. Conditions.

ACKNOWLEDGMENT OF SURETY (Corporate Officer)

ATE OF SOUTH DAR	ATOX			
unty of Minnehaha	\int_{0}^{∞}			
Before me, a Notary	Public, in and for said Cou	unty and State on this	22nd	day of
August		appeared	Paul T. Bruflat	
urety, to the foregoing ame as his free and volor the uses and purpose	e identical person who sugginstrument as the aforest luntary act and deed, and es therein set forth. S. EICH NOTARY PUBLIC SEAL SOUTH DAKOTA	said officer and acknow	vledged to me that he	e executed the
+4444	Expires February 12,	2015		

Western Surety Company
OFFICIAL BOND AND OATH
On Behalf of
Principal
Official Title
Texas.
Filed theday of
at o'clock M.
County Court County,

Page 4 of 4 VOL. 62 PAGE 030

Texas

Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS County of
KNOW ALL PERSONS BY THESE PRESENTS: BOND No15863951
That we, Tommy Clevenger, as Principal, and WESTERN SURETY COMPANY, a corporation duly licensed to do business in the State of Texas, as Surety,
are held and bound unto 1 Hockley County Treasurer , his successors in office,
in the sum of $\frac{2 \text{ Three Thousand and 00/100}}{2 \text{ DOLLARS ($3,000.00})}$, for the payment of which we hereby bind ourselves and our heirs, executors and administrators, jointly and severally, by these presents.
Dated this 18th day of September , 2014
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bounden Principal was on the day of,, duly
NOW THEREFORE, if the said Principal shall well and faithfully perform and discharge all the duties required of him by law as the aforesaid officer, and shall ⁴ faithfully perform the commissioner's official duties and reimburse the county for all county funds illegally paid to him and will not vote or consent to make a payment of county funds except for a lawful purpose.
then this obligation to be void, otherwise to remain in full force and effect. PROPERTY AND ANY BY Principal WESTERN SURETY COMPANY By Paul T. Bruflat, Sedior Vice President
ACKNOWLEDGMENT OF PRINCIPAL
County of
Before me,

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

1,	c vd s h	, do solemnly swear (or affirm) that I	win faithfully
execute the duties of the office of	,DW,WISSIONG	Horkley County PCT	\
of the State of Texas, and will to the	_		
laws of the United States and of this			
directly nor indirectly paid, offered, or or valuable thing, or promised any pul		· •	•
vote at the election at which I was ele			
directly or indirectly, interested in any			•
claims as are expressly authorized by			
help me God.	ian ana oncope sa		of office. Do
•		Signed Jomme Veve	<u></u>
		11 1	Q=jh
Sworn to and subscribed before me	ateu	Texas, this	day
of January, 2015		Should heldrich	
Johnson		- Simulataine	y
SEAL SAN SHARLA BALDRIDGE		Shaklari	O
NOTARY PUBLIC STATE OF TEXAS		- Harry	County, Texas
My Comm. Expires 03-15-2017	•	V	
)			
	OATH OF C	FFICE	
	(Gener		
	(3.7	,	
Ι,		, do solemnly swear (or affi	rm) that I will
faithfully execute the duties of the office	ce of		,
of the State of Texas, and will to the			
laws of the United States and of this			
directly nor indirectly paid, offered, or			•
or valuable thing, or promised any pu	_	-	withholding a
vote at the election at which I was elec	ted. So help me G	oa.	
		Signed	
	at	, Texas, this	day
of,	·		
SEAL			
DEAL			County Torac
DEAL			County, Texas
SEAL			County, Texas
THE STATE OF TEXAS			County, Texas
THE STATE OF TEXAS	· 88		County, Texas
THE STATE OF TEXAS County of Hucklub	• 85		County, Texas
THE STATE OF TEXAS County of Auckluf	. ss nnu Cleven		
THE STATE OF TEXAS County of Auckluf	nny Cleven		
THE STATE OF TEXAS County of Auckluf The foregoing bond of 20 Communicate for 4 in a	nny Clevn		County, Texas as State of Texas,
THE STATE OF TEXAS County of Auckluf	nny Cleven and for ner's Court.		
THE STATE OF TEXAS County of Auckluf The foregoing bond of 20 Communicate for 4 in a	nmy Cleven and for ner's Court.		
THE STATE OF TEXAS County of Acchief The foregoing bond of 28 this day approved in open Commission ATTEST:	ner's Court.		
THE STATE OF TEXAS County of Acchief The foregoing bond of 28 this day approved in open Commission ATTEST:	nny Leven and for ner's Court.	Date 1/12/15	
THE STATE OF TEXAS County of Hackleys The foregoing bond of 20 This foregoing bond of 4 in a this day approved in open Commission ATTEST: When Dunnel	ner's Court.	Date 1/12/15	as State of Texas,, County Judge,
THE STATE OF TEXAS County of Hucklup The foregoing bond of 10 in this day approved in open Commission ATTEST: When Dunne	ner's Court.	Date 1/12/15	as State of Texas, ,
THE STATE OF TEXAS County of Hackleys The foregoing bond of 20 This foregoing bond of 4 in a this day approved in open Commission ATTEST: When Dunnel	ner's Court.	Date 1/12/15	as State of Texas,, County Judge,
THE STATE OF TEXAS County of Hackleys The foregoing bond of 20 in a this day approved in open Commission ATTEST: County Court Hackley	ner's Court.	Date 1/12/15	as State of Texas,, County Judge,
THE STATE OF TEXAS County of Hackley The foregoing bond of His day approved in open Commission ATTEST: County Court Hockley THE STATE OF TEXAS	ner's Court.	Date 1/12/15	as State of Texas,, County Judge,
THE STATE OF TEXAS County of Hackleys The foregoing bond of 20 in a this day approved in open Commission ATTEST: County Court Hackley	ner's Court.	Date 1/12/15	as State of Texas,, County Judge,
THE STATE OF TEXAS County of Acclude The foregoing bond of Accounty fred 4 in a this day approved in open Commission ATTEST: County Court Acclude THE STATE OF TEXAS County of	ner's Court. Clerk County	Date 1/12/15 Date Wy Hockley	as State of Texas,, County Judge, County, Texas
THE STATE OF TEXAS County of Hackleys The foregoing bond of 10 minutes for 4 in a this day approved in open Commission ATTEST: County Court Hockley THE STATE OF TEXAS County of	ner's Court. Clerk County	Date 1/12/15 Date 1/12/15 Hockley County Clerk, in and for a	as State of Texas, County Judge, County, Texas
THE STATE OF TEXAS County of Hackleys The foregoing bond of 10 minutes for 4 in a this day approved in open Commission ATTEST: County Court Hockley THE STATE OF TEXAS County of	ner's Court. Clerk County	Date 1/12/15 Date 1/12/15 Hockley County Clerk, in and for a	as State of Texas, County Judge, County, Texas
The foregoing bond of	clerk County dated the was filed for recor	Date 1/12/15 Date 4/00/2002 County and Hockley , County Clerk, in and for a day of	as State of Texas,,County Judge, County, Texas said County, do,day of
The foregoing bond of	clerk County dated the was filed for recor	Date 1/12/15 Date 4/00/2002 County and Hockley , County Clerk, in and for a day of	as State of Texas,,County Judge, County, Texas said County, do,day of
THE STATE OF TEXAS County of Hackley The foregoing bond of this day approved in open Commission ATTEST: County Court Hockley THE STATE OF TEXAS County of	clerk County dated the was filed for recor	Date 1/12/15 Date 1/12/15 Hockley , County Clerk, in and for a day of din my office the o'clockM., and duly recorded the o'clockM., in the Records of	as State of Texas,,County Judge, County, Texas said County, do,day of
THE STATE OF TEXAS County of	clerk County dated the was filed for recor , at , at , on page	Date 1/12/15 Date 1/12/15 Hockley , County Clerk, in and for a day of din my office the o'clockM., and duly recorded the o'clockM., in the Records of	as State of Texas,,County Judge, County, Texas said County, do,day of f Official Bonds
THE STATE OF TEXAS County of Acching The foregoing bond of The foregoing bond of The foregoing bond of The first this day approved in open Commission ATTEST: County Court Acching THE STATE OF TEXAS County of The foregoing Bond with its certificates of authentication, of said County in Volume WITNESS my hand and the seal of the foregoing bond of the foregoing Bond of the seal of the foregoing Bond of the	clerk Clerk County dated the was filed for recor , at , at , on page of the County County	Date 1/12/15 Date 1/12/15 Hockley County and Lockley County Clerk, in and for a day of	as State of Texas,,County Judge, County, Texas said County, do,day of f Official Bonds
THE STATE OF TEXAS County of	clerk Clerk County dated the was filed for recor , at , at , on page of the County County	Date 1/12/15 Date 1/12/15 Hockley County and Lockley County Clerk, in and for a day of	as State of Texas,,County Judge, County, Texas said County, do,day of f Official Bonds
THE STATE OF TEXAS County of Acching The foregoing bond of The foregoing bond of The foregoing bond of The first this day approved in open Commission ATTEST: County Court Acching THE STATE OF TEXAS County of The foregoing Bond with its certificates of authentication, of said County in Volume WITNESS my hand and the seal of the foregoing bond of the foregoing Bond of the seal of the foregoing Bond of the	clerk Clerk County dated the was filed for recor , at , at , on page of the County County	Date 1/12/15 Date 1/12/15 Hockley County and Lockley County Clerk, in and for a day of	as State of Texas,,County Judge, County, Texas said County, do,day of f Official Bonds
THE STATE OF TEXAS County of Acching The foregoing bond of The foregoing bond of The foregoing bond of The first this day approved in open Commission ATTEST: County Court Acching THE STATE OF TEXAS County of The foregoing Bond with its certificates of authentication, of said County in Volume WITNESS my hand and the seal of the foregoing bond of the foregoing Bond of the seal of the foregoing Bond of the	clerk Clerk County dated the was filed for recor , at , at , on page of the County County	Date 1/12/15 Date 1/12/15 Hockley , County Clerk, in and for a day of din my office the o'clockM., and duly recorded the o'clockM., in the Records of et of said County, at office in ear last above written.	as State of Texas,,County Judge, County, Texas said County, doday of f Official BondsClerk
THE STATE OF TEXAS County of Acching The foregoing bond of The foregoing bond of The foregoing bond of The first this day approved in open Commission ATTEST: County Court Acching THE STATE OF TEXAS County of The foregoing Bond with its certificates of authentication, of said County in Volume WITNESS my hand and the seal of the foregoing bond of the foregoing Bond of the seal of the foregoing Bond of the	clerk Clerk County dated the was filed for recor at n, at n, at of the County Counts, the day and ye	Date 1/12/15 Date 1/12/15 Hockley County and Lockley County Clerk, in and for a day of	as State of Texas,,County Judge, County, Texas said County, doday of f Official BondsClerk
THE STATE OF TEXAS County of	clerk Clerk County dated the was filed for recor at n, at n, at of the County Counts, the day and ye	Date 1/12/15 Date 1/12/15 Hockley , County Clerk, in and for a day of din my office the o'clockM., and duly recorded the o'clockM., in the Records of et of said County, at office in ear last above written.	as State of Texas,,County Judge, County, Texas said County, doday of f Official BondsClerk

OFFICIAL BOND REQUIREMENTS

OFFICIAL	2. AMOUNT	1. TO WHOM PAYABLE	APPROVED BY	Sec. of Statutes	4. CONDITIONS
District Attorney	\$5,000.	Governor	District Judge	Gov't Code 43.002	", in the manner prescribed by law, faithfully pay over all money that he collects or that comes into his hands for the state or a county."
County Attorney	\$2,500.	Governor	Commissioners Court	Gov't Code 45.001	"faithfully pay over in the manner prescribed by law all money that he collects or receives for any county or the state."
County Judge	\$1,000 10,000.	County Treasurer	Commissioners Court	Gov't Code 26.001	"pay all money that comes into his hands as county judge to the person or officer entitled to it; pay to the county all money illegally paid to him out of county funds; and not vote or consent to pay out county funds for other than lawful purposes."
County Clark	At least 20% of the maximum amount of fees collected in any year during the term of office proceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County	Commissioners Court	Local Gov't Code 82.001	"faithfully perform the duties of office."
Deputy County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County for the use and benefit of the County Clerk	Commissioners Court	Local Gov't Code 82.002	"faithfully perform the duties of office."
County Auditor	\$5,000 minimum	District Judge(s)	District Judge(s)	Local Gov't Code 84.007	"faithfully perform the duties of county auditor."
County Treasurer	Established by the commissioners court not to exceed one-half of one percent of the largest amount budgeted for general county maintenance and operations for any fiscal year of the county beginning during the term of office preceding the	County Judge	Commissioners Court	Local Gov't Code 83.002	"faithfully execute the duties of office."
	term for which the bond is to be given — \$5,000 minimum, \$500,000 maximum				
District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor	Commissioners Court	Govt Code 51.302	"faithfully perform the duties of the office."
Deputy District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the hond is given — \$5,000 minimum, \$100,000 maximum	Governor for the use and benefit of the District Clerk	Commissioners Court	Gov't Code 51.309	"faithfully perform the duties of the office."
County School Superintendent	\$1,000.	County governing board unless a county- wide independent school district has been created, in which event the bond is payable to and approved by the County Commissioners Court		Educ. Code 17.49	"faithfully perform his duties."
County Surveyor	Fixed by the Commissioners Court — \$500 minimum, \$10,000 maximum	Not Specified		Nat. Res. Code 23.013	"faithfully perform the duties of the office."
Deputy County Surveyor	Not less than \$500 nor more than \$10,000 (Fixed by the County Surveyor)	County Su	rveyor	Nat. Res. Code 23.014	"faithfully perform the duties of the office."
Sheriff	Set by the Commissioners Court \$5,000 minimum, \$30,000 maximum	Governor	Commissioners Court	Local Gov't Code 85.001	"faithfully perform the duties of office established by law; account for and pay to the person authorized by law to receive them the fines forficitures, and penalties the sheriff collects for the use of the state of a county; execute and return when due the process and precepts lawfully directed to the sheriff, and pay to the person to whom they are due or to the person's attorney the funds collected by virtue of the process or precept; and pay to the county any funds illegally paid voluntarily or otherwise, to the sheriff from county funds."
County Assessor-Collector (State Bond)	Equal to 5% of the net state collections from motor vehicle sales and use taxes and motor vehicle registration fees in the county during the year ending August 31 preceding the date the bond is given — \$2,500 minimum, \$100,000 maximum	The Governor and the Governor's successors in office	Commissioners Court and the State Comptroller of Public Accounts	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Assessor-Collector (County Bond)	Equal to 10% of the total amount of county taxes imposed in the preceeding tax year, \$100,000 maximum	Commissioners Court	Commissioners Court	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Commissioner	\$3,000.	County Treasurer	County Judge	Local Gov't Code 81.002	"faithfully perform the commissioner's official duties and reimburse the county for all county funds illegally paid to him and will not vote or consent to make a payment of county funds except for a lawful purpose."
Justice of the Peace	\$5,000 maximum	County Judge	Not Specified	Gov't Code 27.001	"faithfully and impartially discharge the duties required by law and promptly pay to the entitled party all money that comes into his hands during the term of office."
Constable	Set by the Commissioners Court \$500 minimum — \$1,500 maximum	The Governor and the Governor's successors in office	Commissioners Court	Local Gov't Code 86.002	"faithfully perform the duties imposed by law."
County Public Weigher and Deputies	\$2,500	County Judge	Department of Agriculture	Agric. Code 13.256	"accurately weigh or measure commodities reflected on certificates issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing public weighers."
State Public Weigher	\$10,000	State of Texas	Department of Agriculture	Agric, Code 13.256	"accurately weigh or measure commodities reflected on certificates issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing public

ACKNOWLEDGMENT OF SURETY (Corporate Officer)

			(Corpora	te Officer)		
STATE OF SOUT	H DAKOT.	A)					
County of Minneh	naha	∫ as					
Before me, a l	Notary Pub	lic, in and for	said Count	y and Stat	e on this	18th	day of
Septembe	·,				Pa		
Surety, to the for same as his free	egoing ins	trument as t ry act and d	he aforesaid eed, and as	l officer ar	nd acknowled	ged to me th	RETY COMPANY, at he executed the of such corporation
for the uses and p	<u> </u>	ده				X 5	10
	NOT SOLUTION	ARY PUBLIC OTH DAKOTA		-		<u>). W</u>	Notary Public
My Commiss	* †44444	. که	9999 1	15			
tern Surety Company	OFFICIAL ND AND OATH	On Behalf of	Principal	Official Title	day of	o'clock	County,
rem Su	OF. BOND	On			the		y Court

Page 4 of 4 VOL. 62 PAGE 044

Figure: 28 TAC §1.601(a)(3)

1 IMPORTANT NOTICE

To obtain information or make a complaint:

- 2 You may contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America at 605–336-0850.
- 3 You may call Western Surety Company's, Surety Bonding Company of America's or Universal Surety of America's toll-free telephone number for information or to make a complaint at:

1-800-331-6053

4 You may also write to Western Surety Company, Surety Bonding Company of America or Universal Surety of America at:

P.O. Box 5077 Sioux Falls, SD 57117-5077

5 You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

6 You may write the Texas Department of Insurance:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

7 PREMIUM OR CLAIM DISPUTES:

Should you have a dispute concerning your premium or about a claim you should contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

8 ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.

AVISO IMPORTANTE

Para obtener informacion o para someter una queja:

Puede comunicarse con Western Surety Company, Surety Bonding Company of America o Universal Surety of America al 605-336-0850.

Usted puede llamar al numero de telefono gratis de Western Surety Company's, Surety Bonding Company of America's o Universal Surety of America's para informacion o para someter una queja al:

1-800-331-6053

Usted tambien puede escribir a Western Surety Company, Surety Bonding Company of America o Universal Surety of America:

P.O. Box 5077 Sioux Falls, SD 57117-5077

Puede comunicarse con el Departamento de Seguros de Texas para obtener informacion acerca de companias, coberturas, derechos o quejas al:

1-800-252-3439

Puede escribir al Departamento de Seguros de Texas:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

DISPUTAS SOBRE PRIMAS O RECLAMOS:

Si tiene una disputa concerniente a su prima o a un reclamo, debe comunicarse con el Western Surety Company, Surety Bonding Company of America o Universal Surety of America primero. Si no se resuelve la disputa, puede entonces comunicarse con el departamento (TDI).

UNA ESTE AVISO A SU POLIZA: Este aviso es solo para proposito de informacion y no se convierte en parte o condicion del documento adjunto.

Form F8365

VOL. 62 PAGE 045

Motion by Commissioner Clevenger seconded by Commissioner Barnett, 3 Votes Yes, 0 Votes No, that Commissioners' Court accept the resignation of Steve Moore, J.P. Precinct 4, as per Letter of Resignation recorded below.

January 5, 2015

Hockley County Commissioners:

Stew Moore

Please accept my resignation from the office of Justice of the Peace Pct. #4 effective immediately.

I no longer desire to hold this position and cannot give it the attention that is required .

Thank You.

With best regards,

Steve Moore

Motion by Commissioner Barnett, seconded by Commissioner Clevenger, 3 Votes Yes, 0 Votes No, that Commissioners' Court approve the City of Levelland Annual Report of the Municipality for Tax Increment Financing reinvestment Zones, TIF Number One and Number Two, as per Annual Report recorded below.

Tax Increment Financing Reinvestment Zone Number One City of Levelland, Texas Annual Report by the Municipality October 1, 2013 – September 30, 2014

General – This past year continued the successful implementation of TIRZ#1. One new project which was supported is a small sewer line extension to serve a new commercial activity. A second project included an expansion of the TIRZ to include two areas where potential TIF projects are being considered. The TIRZ board hired a consultant to update necessary documents and guide the process of expanding the TIRZ and the two potential developers of the projects paid the consultant fee. TIRZ#1 continued repayment of the loan from the City of Levelland used to develop the district's previous projects.

Required Annual Report Information

1.	Amount and source of revenue in the Fund established for the TIRZ#1: FY 2014 Beginning TIRZ#1 Fund Bulance
	Developer Contributions for Consultant\$2,500
	Interest \$96
	Loan Advance from City
	TIRZ#1 Taxes
	City of Levelland\$56,239
	Hockley County\$22,893
	HPUWCD\$529
	TOTAL REVENUES\$79,661
2.	Amount and purpose of expenditures from the TIRZ#1 Fund:
	FY 2014 Expenditures included:
	Boedeker Sewer Line Payment\$0
	Consultant Fee \$0
	Meeting Expenses
	Loan Payments to City of Levelland
	Interest
	Principle\$24,896
	TOTAL EXPENDITURES\$25,089
	FY 2014 End of Year TIRZ#1 Fund Bakance \$57,167
3.	Amount of Principal and Interest due on outstanding indebtedness is as follows The only TIRZ#1 debt is to the City of Levelland on the loan as follows:
	Original Loan Amount\$400,000
	Beginning principal balance October 1, 2013\$6,396
	Additional Loan\$18,500
	Total accrued interest\$193
	Total payments\$25,089
	Ending Principal Balance September 30, 2014\$0

4. Tax Increment base and current captured appraised value retained by TIRZ#1:

	Total Taxable Value	Captured Value
2006 (Base Value)		•
2007	<i>\$7,930,747.</i>	\$4,155,336
2008		<i>\$5,079,456</i>
2009	<i>\$11,898,036.</i>	\$8,122,625
2010		<i>\$9,167,973</i>
2011		\$10,144,853
2012		\$10,033,020
2013		<i>\$7,841,960</i>
	\$12,170,930	

5. Captured appraised value by the municipality and other taxing units, the total amount of the tax increment received, and any additional information necessary to demonstrate compliance with the tax increment financing plan adopted by the governing body of the municipality.

See items 1 through 4 above.

Tax Increment Financing Reinvestment Zone Number Two City of Levelland, Texas

Annual Report by the Municipality

October 1, 2013 – September 30, 2014

General – The City of Levelland Tax Increment Financing Reinvestment Zone Number Two (TIRZ#2) was conceived and developed as a mechanism for helping the development of the Levelland Industrial Rail Park (LIRP). After arranging for financing, the Levelland Economic Development Corporation (LEDC) and City of Levelland (CITY) initiated construction of the LIRP. Of the \$8.6 million cost of the LIRP, \$4.3 million was financed with bonds issued by the CITY and to be repaid by the LEDC. TIRZ#2 entered an agreement with LEDC and CITY to use the increment received by TIRZ#2 to help with the debt service on the bonds

Required Annual Report Information

1. Amount and source of revenue in the Fund established for TIRZ#2:

\$ 586
\$ 0
\$10
\$30,611
\$14,736
\$45,688

2. Amount and purpose of expenditures from the TIRZ#2 Fund:

Consultant Fee	\$ 0
Meeting Expenses	
Levelland Industrial Rail Park Bond Contribution	
TOTAL EXPENDITURES	· · ·
FY 2014 End of Year TIRZ#2 Fund Balance	• •

3. Amount of Principal and Interest due on outstanding indebtedness is as follows:

There is no TIRZ#2 indebtedness. However, TIRZ#2 funds is being used to help pay debt service on \$4.3 million in bonds issued by the City on behalf of the LEDC. The bond funds were used to fund about half of the cost of public improvements in the LIRP which is in the TIRZ#2 district.

4. Tax Increment base and current captured appraised value retained by TIRZ#2:

	Total Taxable Value	Captured Value
2009 (Base Value)	<i>\$2,486,319</i>	•
2010		<i>\$0</i>
2011		<i>\$0</i>
2012	\$2,567,609	\$81,290
2013	<i>\$6,158,794</i>	
2014	<i>\$8,530,663</i>	

5. Captured appraised value by the municipality and other taxing units, the total amount of the tax increment received, and any additional information necessary to demonstrate compliance with the tax increment financing plan adopted by the governing body of the municipality.

See items 1 through 4 above.

Motion by Commissioner Barnett, seconded by Judge Larry Sprowls, 3 Votes Yes, 0 Votes No, that Commissioners' Court approve the appointment of Tammy Barron, as County Elections Administrator, as per Appointment recorded below.

APPOINTMENT OF COUNTY ELECTIONS ADMINISTRATOR

We, the members of the County Elections Commission did meet on		S/10 22 20/4
It is the order of the County Elections Commission of		
It is the order of the County Elections Commission of		of County Elections Administrator for
It is the order of the County Elections Commission of	Lockly County.	
that James Bash M be appointed Elections Administrator of Horling County, to perform the duties provided by law according to Sec. 31.043, Texas Election Code. Said appointee is to assume duties of office effective James 120/5. Signed this the 22 Nd day of Defanisher 120/4. Signed this the 22 Nd day of Defanisher 120/4. County Chairman, Appeller 120/4. County Chairman, Appeller 120/4. County Clerk The State of Texas County of Acceller 1. County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the 20/4. County Clerk (Seal)	. 0	
that James Bash M be appointed Elections Administrator of Horling County, to perform the duties provided by law according to Sec. 31.043, Texas Election Code. Said appointee is to assume duties of office effective James 120/5. Signed this the 22 Nd day of Defanisher 120/4. Signed this the 22 Nd day of Defanisher 120/4. County Chairman, Appeller 120/4. County Chairman, Appeller 120/4. County Clerk The State of Texas County of Acceller 1. County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the 20/4. County Clerk (Seal)	It is the order of the County Elections Commission	n of Hulley County
County Chairman, Americal Party The State of Texas County County Chairman, Americal Party The State of Texas County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the Andray of Americal County Clerk County Clerk County Clerk County Clerk County Clerk of Americal County Elections Commission. Witness my hand and seal of the office this the Andray of Americal County Clerk	that Lammy Barron	be appointed Elections Administrator
to Sec. 31.043, Texas Election Code. Said appointee is to assume duties of office effective		
Said appointee is to assume duties of office effective		
Signed this the	to 500. 51.045, 10xus Bloomer. Couc.	
Signed this the	Said appointee is to assume duties of office effective	ve gimuary , 2015.
Tax Assessor-Collector Ounty Chairman, Appuller Party County Chairman, Appuller Party The State of Texas County of Acolleg I, Allen Burnela, County Clerk of Horlands County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the Anday of Allender, 2014. County Clerk (Seal)		$\mathcal{O}(\mathcal{A})$
Tax Assessor-Collector County Judge County Chairman, Appetiter Party County Chairman, Appetiter Party The State of Texas County of Accelerate County Clerk of Horbert County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the Anday of Allember 2014. County Clerk (Seal)	Signed this the day of day of day of	Seffmble ()20 14.
Tax Assessor-Collector County Judge County Chairman, Appetiter Party County Chairman, Appetiter Party The State of Texas County of Accelerate County Clerk of Horney I, When Administrator by the County Elections Commission. Witness my hand and seal of the office this the Anday of Allember, 20 14. County Clerk (Seal)	6) / 11 / 12	La am O Samuel
County Chairman, Agriculty Party County Chairman, Agriculty Party The State of Texas County of Aculty I, Olm Burney, County Clerk of Hordey County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the Anday of Allender, 20 14. County Clerk (Seal)		
County Chairman, Americant Party The State of Texas County of Academy County Clerk of Horday I, County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the Andray of American County Clerk (Seal)	Tax Assessor-Collector	County Judge
County Chairman, Americant Party The State of Texas County of Academy County Clerk of Horday I, County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the Andray of American County Clerk (Seal)	fat con-	Whene Hamula
County Chairman, Americant Party The State of Texas County of Academy County Clerk of Horday I, County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the Andray of American County Clerk (Seal)	County Chairman, Agriller Party	County Clerk
The State of Texas County of	almost "	
The State of Texas County of	County Chairman, Almorat Party	
I, Older Dumula, County Clerk of Horder County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the Anday of Absumula, 2014. County Clerk (Seal)	,	
I,	The State of Texas	
I,	11.00	
County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the 22 nd day of 2014. County Clerk (Seal)	County of National County of Nat	
County do hereby certify that the above is a true and correct copy of the order of appointment of County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the 22 nd day of 2014. County Clerk (Seal)	10 h 1	11 11
County Elections Administrator by the County Elections Commission. Witness my hand and seal of the office this the 22 nd day of		
Witness my hand and seal of the office this the 22 nd day of Witness my hand and the office this the 22 nd day of Witness my hand and which we will be witness my hand and which		
County Clerk (Seal)	County Elections Administrator by the County Elec	Mons Commission.
County Clerk (Seal)		and a Maria 1.04 as 14
	Witness my hand and seal of the office this the	day of (100000, 2011.
		11) NAME OF LIME OF
		County Clerk
		•
VOL. 62 PAUE 053 County	• •	D) 2 2
County	VOL. 62 PAGE 053	et ochley
	÷.	County

Motion by Commissioner Thrash, seconded by Commissioner Barnett, 3 Votes Yes, 0 votes No, that Commissioners' Court approve Hockley County Sheriff's Office, file with the County Clerk the CJD monitoring report, as per Report recorded below.



CRIMINAL JUSTICE DIVISION

RICK PERRY GOVERNOR

12/16/2014

R.C. Cheek Sheriff Hockley County Sheriff's Office 1310 Avenue H Levelland, Texas 79336

RE: Site Visit - Hockley County Sheriff's Office Conducted On - 11/19/2014

Sheriff Cheek:

Thank you for the time and assistance provided during the onsite visit regarding compliance with the Juvenile Justice and Delinquency Prevention (JJDP) Act of 2002.

As has been discussed previously, CJD is monitoring for compliance with three core requirements within the Act. The requirements that pertain to your facility are:

- Deinstitutionalization of Status Offenders (DSO)
 The state must ensure that status offenders and non-offenders are not placed in secure detention or secure correctional facilities.
- Sight and Sound Separation
 The state must ensure that juveniles do not have sight or sound contact with adult inmates.
- Jail Removal

The state must ensure that juveniles are not detained or confined in any adult jail or lockup.

The visit provided valuable information with regards to your handling of juvenile offenders. After the visit and review of the documentation provided, CJD has found that your facility is in compliance with the JJDP Act. The attached Site Visit Summary Sheet contains recommendations for maintaining compliance with federal and/or state requirements. No further action is required.

Again, CID appreciates the assistance you provided during this review. Should you have any questions, you can reach me at 512/463-1919 or by email at norma.rodriguez@gov.texas.gov.

Sincerely,

Norma Rodriguez
Compliance Monitor

POST OFFICE BOX 12428 AUSTIN, TEXAS 78711 (512) 463-1919 (VOICE) / (512) 475-2440 (FAX) / DIAL 7-1-1 FOR RELAY SERVICES VOL. 6.25

FacID: 622

STATE OF TEXAS OFFICE OF THE GOVERNOR

Site Visit Summary Sheet

Agency Name:

Hockley County Sheriff's Office

Unit/Division:

lail

Date of Site Visit:

11/19/2014

Monitor:

Norma Rodriguez

The sections below contain information on violations of the Juvenile Justice and Delinquency Prevention Act noted during the Site Visit as well as recommendations to remain in compliance with both federal and state laws.

Violations of the Federal Juvenile Justice and Delinquency Prevention Act Requiring a Corrective Action Plan:

Type

Number

Details

Identifier(s)

Recommendations to Remain in Compliance with Federal Requirements:

CJD recommends that your agency develop policies that detail how officers are to process juveniles once apprehended. A best practice policy would include how juveniles will be sight and sound separated from adult offenders, time restrictions for juveniles within your facility, and the processing of status or non-offenders.

Recommendations to Remain in Compliance with State Requirements:

There being no further business to come before the Court, the Judge declared

Court adjourned, subject to call.
The foregoing Minutes of a Commissioners' Court meeting held on the 13 th
day of Mountain, A. D. 2015, was examined by me and approved.
Commissioner, Precinct No. 1
Commissioner, Precinct No. 2
Commissioner, Precinct No. 3

County Judge

Commissioner, Precinct No. 4

IRENE GUMULA, County Clerk, and
Ex-Officio Clerk of Commissioners' Court
Hockley County, Texas

, "					
				: :	

Figure: 28 TAC §1.601(a)(3)

1 IMPORTANT NOTICE

To obtain information or make a complaint:

- 2 You may contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America at 605-336-0850.
- 3 You may call Western Surety Company's, Surety Bonding Company of America's or Universal Surety of America's toll-free telephone number for information or to make a complaint at:

1-800-331-6053

4 You may also write to Western Surety Company, Surety Bonding Company of America or Universal Surety of America at:

P.O. Box 5077 Sioux Falls, SD 57117-5077

5 You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

6 You may write the Texas Department of Insurance:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

7 PREMIUM OR CLAIM DISPUTES:

Should you have a dispute concerning your premium or about a claim you should contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

8 ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not

his notice is for information only and does not become a part or condition of the attached document.

aocume

AVISO IMPORTANTE

Para obtener informacion o para someter una queja:

Puede comunicarse con Western Surety Company, Surety Bonding Company of America o Universal Surety of America al 605-336-0850.

Usted puede llamar al numero de telefono gratis de Western Surety Company's, Surety Bonding Company of America's o Universal Surety of America's para informacion o para someter una queja al:

1-800-331-6053

Usted tambien puede escribir a Western Surety Company, Surety Bonding Company of America o Universal Surety of America:

P.O. Box 5077 Sioux Falls, SD 57117-5077

Puede comunicarse con el Departamento de Seguros de Texas para obtener informacion acerca de companias, coberturas, derechos o quejas al:

1-800-252-3439

Puede escribir al Departamento de Seguros de Texas:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

DISPUTAS SOBRE PRIMAS O RECLAMOS:

Si tiene una disputa concerniente a su prima o a un reclamo, debe comunicarse con el Western Surety Company, Surety Bonding Company of America o Universal Surety of America primero. Si no se resuelve la disputa, puede entonces comunicarse con el departamento (TDI).

UNA ESTE AVISO A SU POLIZA: Este aviso es solo para proposito de informacion y no se convierte en parte o condicion del documento adjunto.

Form F8365

Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS County of								
That we, Dennis R. Price								
WESTERN SURETY COMPANY, a corporation duly licensed to do business in the State of Texas, as Surety, are held and bound unto 'Govenor of Texas								
WESTERN SURETY COMPANY, a corporation duly licensed to do business in the State of Texas, as Surety, are held and bound unto 'Govenor of Texas								
in the sum of 2 Twenty-Five Thousand and 00/100 DOLLARS (\$25,000.00), for the payment of which we hereby bind ourselves and our heirs, executors and administrators, jointly and severally, by these presents. Dated this 10th day of June , 2014 THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bounden Principal was on the day of , duly elected to the office of District Clerk in and for 3 Hockley (Elected—Appointed) County, State of Texas, for a term of four years commencing on the 1st day of January , 2015 NOW THEREFORE, if the said Principal shall well and faithfully perform and discharge all the duties required of him by law as the aforesaid officer, and shall 4								
for the payment of which we hereby bind ourselves and our heirs, executors and administrators, jointly and severally, by these presents. Dated this								
for the payment of which we hereby bind ourselves and our heirs, executors and administrators, jointly and severally, by these presents. Dated this								
Dated this								
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bounden Principal was on the								
Principal was on the								
County, State of Texas, for a term of years commencing on the day of January,								
County, State of Texas, for a term of years commencing on the day of January,								
NOW THEREFORE, if the said Principal shall well and faithfully perform and discharge all the duties required of him by law as the aforesaid officer, and shall ⁴								
required of him by law as the aforesaid officer, and shall 4								
required of him by law as the aforesaid officer, and shall 4								
faithfully perform the duties of the office.								
then this obligation to be void, otherwise to remain in full force and effect.								
then this obligation to be void, otherwise to remain in full force and effect. RECOURTED HOWEVER, that regardless of the number of years this bond may remain in force and the								
number of claims which may be made against this bond, the liability of the Surety shall not be cumulative								
and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not except the amount stated above. Any revision of the bond amount shall not be cumulative.								
PROTECT FURTHER, that this bond may be cancelled by the Surety by sending written notice to the								
The state of the s								
party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's								
party to whom the bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, here under shall terminate as to subsequent acts of the Principal.								
party is whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, here under shall terminate as to subsequent acts of the Principal.								
party is whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, here under shall terminate as to subsequent acts of the Principal. Principal								
party is whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, here under shall terminate as to subsequent acts of the Principal.								
party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, here under what terminate as to subsequent acts of the Principal. Principal WESTERN SURETY COMPANY								
party is whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, here under shall terminate as to subsequent acts of the Principal. Principal								
party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, here under shall terminate as to subsequent acts of the Principal. Principal WESTERN SURETY COMPANY By Paul T. Bruflat, Senior Vice President								
party is whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, here under shall terminate as to subsequent acts of the Principal. Principal WESTERN SURETY COMPANY By Paul T. Bruflat, Sedior Vice President ACKNOWLEDGMENT OF PRINCIPAL								
party by whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, bereinder shall terminate as to subsequent acts of the Principal. Principal WESTERN SURETY COMPANY By								
party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, hereuriday shall terminate as to subsequent acts of the Principal. Principal WESTERN SURETY COMPANY By Paul T. Bruflat, Sedior Vice President ACKNOWLEDGMENT OF PRINCIPAL THE STATE OF TEXAS								
party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, hereinfore shall terminate as to subsequent acts of the Principal. Principal WESTERN SURETY COMPANY By								
part of the Surety's liability, hereining shall terminate as to subsequent acts of the Principal. Principal WESTERN SURETY COMPANY By Paul T. Bruflat, Schior Vice President ACKNOWLEDGMENT OF PRINCIPAL THE STATE OF TEXAS County of HOCKLEY Before me, Rhonda Bradley On this day, personally appeared								
part the whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability bereinfide shall terminate as to subsequent acts of the Principal. Principal WESTERN SURETY COMPANY By								
party by hom the bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, be with the state of the Principal. Principal WESTERN SURETY COMPANY By Paul T. Bruflat, Senior Vice President ACKNOWLEDGMENT OF PRINCIPAL THE STATE OF TEXAS County of HOCKLEY Before me, Rhonda Bradley on this day, personally appeared Dennis Price , known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.								
party to whom the bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, betting what the same for the purposes and consideration therein expressed. Principal WESTERN SURETY COMPANY								
party by hom the bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability, the state of the Principal. Principal WESTERN SURETY COMPANY By Paul T. Bruflat, Schior Vice President ACKNOWLEDGMENT OF PRINCIPAL THE STATE OF TEXAS County of HOCKLEY Before me, Rhonda Bradley on this day, personally appeared Dennis Price , known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.								
Principal WESTERN SURETY COMPANY By ACKNOWLEDGMENT OF PRINCIPAL THE STATE OF TEXAS County of HOCKLEY Before me, Rhonda Bradley on this day, personally appeared Dennis Price , known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office at Levelland , Texas, this 2nd day of January , 2015								
Principal WESTERN SURETY COMPANY By ACKNOWLEDGMENT OF PRINCIPAL THE STATE OF TEXAS County of HOCKLEY Before me, Rhonda Bradley Dennis Price New Motor Public, State of Texas RHONDA BRADLEY								
Principal WESTERN SURETY COMPANY By								

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

Ι,	, do solemnly swear (or affirm) that I will faithfully
execute the duties of the office of of the State of Texas, and will to the best of my ability	ty preserve, protect, and defend the Constitution and
laws of the United States and of this State; and I fur directly nor indirectly paid, offered, or promised to pay or valuable thing, or promised any public office or emp	y, contributed, nor promised to contribute any money,
vote at the election at which I was elected; and I furth directly or indirectly, interested in any contract with e	hermore solemnly swear (or affirm) that I will not be, or claim against the County, except such contracts or
claims as are expressly authorized by law and except a help me God.	such warrants as may issue to me as fees of office. So Signed
Swarn to and subscribed before me at	, Texas, this day
of	, rexas, tills day
SEAL	County, Texas
O A MILL OF	OPPLOE
OATH OF (Gene	
I,	, do solemnly swear (or affirm) that I will
directly nor indirectly paid, offered, or promised to pay	rthermore solemnly swear (or affirm) that I have not y, contributed, nor promised to contribute any money, ployment, as a reward for the giving or withholding a
	, Texas, this day
of,	, rexas, this day
SEAL	County, Texas
THE STATE OF TEXAS County of Lockling The foregoing bond of Lennix R. P.	iceas
this day approved in open Commissioner's Court.	Hocklish County and State of Texas,
ATTEST:	Date 11/15/15/
Whene Drumula Clerk	County Judge,
County Court Hackley County	Hackley County, Texas
THE STATE OF TEXAS	
County of	
I,	County Clerk, in and for said County, do
hereby certify that the foregoing Bond dated thewith its certificates of authentication, was filed for reco	ord in my office the day of
day of, at, at, at, at, at, on page	o'clock M., and duly recorded the o'clock M., in the Records of Official Bonds
WITNESS my hand and the seal of the County Co	urt of said County, at office in
, Texas, the day and y	year last above written. Clerk
By Deputy	County Court County

OFFICIAL BOND REQUIREMENTS

OFFICIAL	2. AMOUNT	1. TO WHOM PAYABLE	APPROVED BY	Sec. of Statutes	4. CONDITIONS
District Attorney	\$5,000.	Governor	District Judge	Gov't Code 43.002	", in the manner prescribed by law, faithfully pay over all money that he collects or that comes into his hands for the state or a county."
County Attorney	\$2,500.	Governor	Commissioners Court	Gov't Code 45.001	"faithfully pay over in the manner prescribed by law all money that h collects or receives for any county or the state."
County Judge	\$1,000 10,000.	County Treasurer	Commissioners Court	Gov't Code 26.001	"pay all money that comes into his hands as county judge to the perso or officer entitled to it; pay to the county all money illegally paid t him out of county funds; and not vote or consent to pay out count funds for other than lawful purposes."
County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County	Commissioners Court	Local Gov't Code 82.001	"faithfully perform the duties of office."
Deputy County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County for the use and benefit of the County Clerk	Commissioners Court	Local Gov't Code 82.002	"faithfully perform the duties of office."
County Auditor	\$5,000 minimum	District Judge(s)	District Judge(s)	Local Gov't Code 84.007	"faithfully perform the duties of county auditor."
County Treasurer	Established by the commissioners court not to exceed one-half of one percent of the largest amount budgeted for general county maintenance and operations for any fiscal year of the county beginning during the term for office preceding the term for which the bond is to be given — \$5,000 minimum,	County Judge	Commissioners Court	Local Gov't Code 83.002	"faithfully execute the duties of office."
District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governar	Commissioners Court	Gov't Code 51.302	"faithfully perform the duties of the office."
Deputy District Clerk	Not less than 20% of the maximum amount of foes collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor for the use and benefit of the District Clark	Commissioners Court	Gov't Code 51.309	"faithfully perform the duties of the office."
County School Superintendent	\$1,000.	County governing board wide independent school created, in which ever payable to and approve Commissions	ent the bond is ed by the County	Educ. Code 17.49	"faithfully perform his duties."
County Surveyor	Fixed by the Commissioners Court — \$500 minimum, \$10,000 maximum	Not Speci	fied	Nat. Res. Code 23.013	"faithfully perform the duties of the office."
Deputy County Surveyor	Not less than \$500 nor more than \$10,000 (Fixed by the County Surveyor)	County Sur	rveyor	Nat. Res. Code 23.014	"faithfully perform the duties of the office."
Sheriff	Set by the Commissioners Court \$5,000 minimum, \$30,000 maximum	Governor	Commissioners Court	Local Gov't Code 85.001	"faithfully perform the duties of office established by law; account fand pay to the person authorized by law to receive them the fine forfaitures, and penalties the sheriff collects for the use of the state a country; execute and return when due the process and precep lawfully directed to the sheriff, and pay to the person to whom the are due or to the person's attorney the funds collected by virtue of the process or precept; and pay to the country any funds illegally pay voluntarily or otherwise, to the sheriff from county funds."
County Assessor-Collector (State Bond)	Equal to 5% of the net state collections from motor vehicle sales and use taxes and motor vehicle registration fees in the county during the year ending August 31 preceding the date the band is given — \$2,500 minimum, \$100,000 maximum	The Governor and the Governor's auccessors in affice	Commissioners Court and the State Comptroller of Public Accounts	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Assessor-Collector (County Bond)	Equal to 10% of the total amount of county taxes imposed in the preceding tax year, \$100,000 maximum	Commissioners Court	Commissioners Court	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Commissioner	\$3,000.	County Treasurer	County Judge	Local Gov't Code 81.002	"faithfully perform the commissioner's official duties and reimbur the county for all county funds illegally paid to him and will not vo or consent to make a payment of county funds except for a law purpose."
Justice of the Peace	\$5,000 maximum	County Judge	Not Specified	Gov't Code 27.001	"faithfully and impartially discharge the duties required by law a promptly pay to the entitled party all money that comes into his han during the term of office."
Constable	Set by the Commissioners Court \$500 minimum — \$1,500 maximum	The Governor and the Governor's successors in office	Commissioners Court	Local Gov't Code 86.002	"faithfully perform the duties imposed by law."
County Public Weigher and Deputies	\$2,500	County Judge	Department of Agriculture	Agric. Code 13.256	"accurately weigh or measure commodities reflected on certifical issued by him, protect the commodities that he is registered to wei or measure, and comply with all laws and rules governing pub weighers."
State Public	\$10,000	State of Texas	Department of Agriculture	Agric. Code 13.256	"accurately weigh or measure commodities reflected on certificate issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing publications."

If precinct insert the number.
 Conditions.

ACKNOWLEDGMENT OF SURETY (Corporate Officer)

STATE OF SOUTH DAKE	TA)				
County of Minnehaha	∫ ss				
Before me, a Notary P	ublic, in and	for said County and	State on this _	10th	day of
June	2014	, personally appeare	ed	Paul T. Bruflat	
to me known to be the i Surety, to the foregoing in same as his free and volum	nstrument as	s the aforesaid offic	er and acknowle	edged to me that h	e executed the
for the uses and purposes to the uses to the use to the uses to the use to th	therein set for			S. Ein	
(SEAD N	OTARY PUBLIC OUTH DAKOTA				Notary Public
پ دی دی وی دی وی دی دی در	، وي وي وي دي وي وي وي وي وي وي	44444			
My Commission Exp	ires Febr	uary 12, 2015			

Western Surety Company
OFFICIAL BOND AND OATH
On Behalf of
Principal
Official Title
, Texas
Filed the day of
ato'clockM.
County Court County,

Page 4 of 4

Figure: 28 TAC §1.601(a)(3)

1 IMPORTANT NOTICE

To obtain information or make a complaint:

- 2 You may contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America at 605-336-0850.
- 3 You may call Western Surety Company's, Surety Bonding Company of America's or Universal Surety of America's toll-free telephone number for information or to make a complaint at:

1-800-331-6053

4 You may also write to Western Surety Company, Surety Bonding Company of America or Universal Surety of America at:

P.O. Box 5077 Sioux Falls, SD 57117-5077

5 You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

6 You may write the Texas Department of Insurance:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

7 PREMIUM OR CLAIM DISPUTES:

Should you have a dispute concerning your premium or about a claim you should contact Western Surety Company, Surety Bonding Company of America or Universal Surety of America first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

8 ATTACH THIS NOTICE TO YOUR POLICY:

This notice is for information only and does not become a part or condition of the attached document.

AVISO IMPORTANTE

Para obtener informacion o para someter una queja:

Puede comunicarse con Western Surety Company, Surety Bonding Company of America o Universal Surety of America al 605-336-0850.

Usted puede llamar al numero de telefono gratis de Western Surety Company's, Surety Bonding Company of America's o Universal Surety of America's para informacion o para someter una queja al:

1-800-331-6053

Usted tambien puede escribir a Western Surety Company, Surety Bonding Company of America o Universal Surety of America:

P.O. Box 5077 Sioux Falls, SD 57117-5077

Puede comunicarse con el Departamento de Seguros de Texas para obtener informacion acerca de companias, coberturas, derechos o quejas al:

1-800-252-3439

Puede escribir al Departamento de Seguros de Texas:

P.O. Box 149104 Austin, TX 78714-9104 Fax: (512) 475-1771

Web: http://www.tdi.state.tx.us

E-Mail: ConsumerProtection@tdi.state.tx.us

DISPUTAS SOBRE PRIMAS O RECLAMOS:

Si tiene una disputa concerniente a su prima o a un reclamo, debe comunicarse con el Western Surety Company, Surety Bonding Company of America o Universal Surety of America primero. Si no se resuelve la disputa, puede entonces comunicarse con el departamento (TDI).

UNA ESTE AVISO A SU POLIZA: Este aviso es solo para proposito de informacion y no se convierte en parte o condicion del documento adjunto.

Form F8365



No	POB 2104895
----	-------------

PUBLIC OFFICIAL BOND

That we,		Curtis Thrash							
of	3833 FM 3261 Rd	pesville	St	ate of	Texas 79358				
as Principal and the	Principal and the Old Republic S		urety Company		_ Organized under the	Laws of the State			
Wisconsin , as Surety, with its Hom		lome Office in _		Brookfield	, in said stat				
are held and firmly bound unto			Hockley C	County					
		802 Housto	on Levelland, TX	79336		, as Oblige			
in the sum of Three	e Thousand Dollars				(\$ 3,000.	00			
for the payment of vassigns, jointly and				lves, our heirs,	executors, administrate	ors, successors and			
SIGNED, SEAL	ED AND DATED t	his	16th	day of _	December	, 2014 .			
WHEREAS, the	above-named Pri	ncipal has be	en duly appointe	ed or elected	County Com	missioner			
of the	Hockley	County		_ State of	Tex	as			
for the definite/indef	inite term beginnir	g on the	1st	day of	January	2015			
and ending on the			Ji	anuary 1, 2017					
perform such duties in his official capac provided, however, Principal with any b money on legal dem	as may be imposity during the said that the Surety shank when such lo and; any law, deci	ed on him by d term, then all not be lial ss is occasio sion, or statu	r law and shall he his obligation she hereunder for the failunte to the contrar	onestly accounting the counting of the countin	ted as to future acts of	y come into his han full force and effe by or in behalf of t for and pay over su			
Witness: <u>() ()</u>	Me Dum	ula_		Old Republic Si	Curtis Thrash urety Company Surety	Principal			
Witness: <u>Mu</u>	olela	nee Q		By Kare	in Michiel	ney in Fact			
PRSC 21202 (3/93)			VOL.	32 PAGE	037	SEAL)			

REPUBLIC SURETY COMPANY

POWER OF ATTORNEY

ESE PRESENTS: That OLD REPUBLIC SURETY COMPANY, a Wisconsin stock insurance corporation, does make, constitute and Karen A. McClusky of Brookfield, WI

in-Fact, with full power and authority, not exceeding \$10,000,000, for and on behalf of the company as surety, to execute and e company thereto (if a seal is required), bonds, undertakings, recognizances or other written obligations in the nature thereof, depository bonds, mortgage deficiency bonds, mortgage guaranty bonds, guarantees of installment paper and note new workers compensation bonds guaranteeing payment of benefits, asbestos abatement contract bonds, waste is waste remediation bonds or black lung bonds), as follows:

All Written Instruments

RETY COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. and by authority of the board of directors at a special meeting held on February 18, 1982.

and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD on February 18,1982.

dent, any vice president or assistant vice president, in conjunction with the secretary or any assistant secretary, may appoint us with authority as defined or limited in the instrument evidencing the appointment in each case, for and on behalf of the company to Lar and affix the seal of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds; and said officers may such attorney-in-fact or agent and revoke any Power of Attorney previously granted to such person.

RESOLVED FURTHER that any bond, undertaking, recognizance, or suretyship obligation shall be valid and binding upon the Company

- (i) when signed by the president, any vice president or assistant vice president, and attested and sealed (if a seal be required) by any secretary or assistant secretary; or
- (ii) when signed by the president, any vice president or assistant vice president, secretary or assistant secretary, and countersigned and sealed (if a seal be required) by a duly authorized attorney-in-fact or agent; or
- (iii) when duly executed and sealed (if a seal be required) by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority evidenced by the Power of Attorney issued by the company to such person or persons.

RESOLVED FURTHER that the signature of any authorized officer and the seal of the company may be affixed by facsimile to any Power of Attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the company; and such signature and seal when so used shall have the same force and effect as though manually affixed.

	16th	day of	December		
		,		WHITE SURE THE	OLD REPUBLIC SURETY COMPANY
	. 8/	Please	1	SEAL SEAL	An Mic
- fan	Assistant Sec	retary		And the state of t	President
TATE OF WISCO	ONSIN, COUN	TY OF WAUKE	SHA - SS	A Manney and A Second	, robustic
On this				14 personally c	came before me,Alan Pavlic
d	Jane E. C	Cherney	, to m	e known to be the i	individuals and officers of the OLD REPUBLIC SURETY COMPANY
o executed the	above instrum	ent, and they e	ach acknowledged the ex	ecution of the sam	ne, and being by me duly sworn, did severally depose and say: that
ey are the said of	fficers of the c	corporation afore	esaid, and that the seal aff	ixed to the above in	nstrument is the seal of the corporation, and that said corporate seal
d their signature	s as such offic	ers were duly a	ffixed and subscribed to th	e said instrument b	by the authority of the board of directors of said corporation.
				-	
					VIII Den
				3 40	Kathern R. Leason
				POBLIC	Notary Public
				OF WAS	
					My Commission Expires: September 28, 2018
COTICIOATE					(Expiration of natury's commission does not invalidate this instrument
	eigned gesista	unt secretary of	the OLD REPUBLIC SUR	RETY COMPANY, 8	(Expiration of notary's commission does not invalidate this instrument
	signed, assista	ant secretary of	the OLD REPUBLIC SUR as not been revoked; and	RETY COMPANY, a	(Expiration of notary's commission does not invalidate this instrument
i, the under Power of Attorne	y remains in f	ant secretary of full force and ha	the OLD REPUBLIC SUR as not been revoked; and	RETY COMPANY, a furthermore, that	(Expiration of natury's commission does not invalidate this instrument
i, the under Power of Attorne	y remains in f	ant secretary of full force and ha	the OLD REPUBLIC SUR as not been revoked; and	RETY COMPANY, a furthermore, that	(Expiration of notary's commission does not invalidate this instrument
i, the under Power of Attorne	y remains in f	full force and ha	as not been revoked; and	Turmermore, man	(Expiration of notary's commission does not invalidate this instrument a Wisconsin corporation, CERTIFY that the foregoing and attached the Resolutions of the board of directors set forth in the Power of
i, the under Power of Attorne	y remains in f	full force and ha	the OLD REPUBLIC SUR as not been revoked; and Signed and sealed at the C	Turmermore, man	(Expiration of notary's commission does not invalidate this instrument a Wisconsin corporation, CERTIFY that the foregoing and attached the Resolutions of the board of directors set forth in the Power of
ERTIFICATE i, the under Power of Attorne Attorney, are now	y remains in f y in force.	full force and ha	as not been revoked; and	Turmermore, man	(Expiration of notary's commission does not invalidate this instrument a Wisconsin corporation, CERTIFY that the foregoing and attached the Resolutions of the board of directors set forth in the Power of
i, the under Power of Attorne Attorney, are now	y remains in force.	full force and ha	as not been revoked; and	City of Brookfield, W	(Expiration of notary's commission does not invalidate this instrument a Wisconsin corporation, CERTIFY that the foregoing and attached the Resolutions of the board of directors set forth in the Power of this
i, the under Power of Attorne Attorney, are now	y remains in f y in force.	full force and ha	Signed and sealed at the C	city of Brookfield, W	(Expiration of notary's commission does not invalidate this instrument a Wisconsin corporation, CERTIFY that the foregoing and attached the Resolutions of the board of directors set forth in the Power of this
i, the under Power of Attorne	y remains in force.	full force and ha	as not been revoked; and	City of Brookfield, W	(Expiration of notary's commission does not invalidate this instrument a Wisconsin corporation, CERTIFY that the foregoing and attached the Resolutions of the board of directors set forth in the Power of



OLD REPUBLIC SURETY COMPANY P O BOX 569480

CONTINUATION CERTIFICATE

DALLAS, TX 75356-9480 800-527-9834 | BOND DESCRIPTION FFFECTIVE DATE EXPIRATION DATE JUSTICE OF THE PEACE 5,000 1/01/2015 1/01/2019 LPO1136525

PRINCIPAL

COKER, BONNIE SUE BOX 96 ROPERVILLE, TX 79358

OBLIGEE

HOCKLEY COUNTY JUDGE 808 HOUSTON LEVELLAND, TX 79336

ORIGINAL FOR BOND RENEWAL

THIS BOND CONTINUES IN FORCE TO THE ABOVE EXPIRATION DATE CONDITIONED AND PROVIDED THAT THE LOSSES OR RECOVERIES ON IT AND ANY AND ALL ENDORSEMENTS SHALL NEVER EXCEED THE PENALTY SET FORTH IN THE BOND AND WHETHER THE LOSSES OR RECOVERIES ARE WITHIN THE FIRST AND/OR SUBSEQUENT OR WITHIN ANY EXTENSION OR RENEWAL PERIOD, PRESENT, PAST OR FUTURE. ALL OTHER TERMS AND CONDITIONS REMAIN UNCHANGED.

SIGNED AND DATED THIS ____EIGHTH

DAY OF DECEMBER, 2014

89-7041 BOUDREAUX, JAY BRANDON HOCKLEY COUNTY FARM BUREAU 1718 AVENUE H LEVELLAND, TX 79336

806-894-1539

OLD REPUBLIC SURETY COMPANY n-Clusky

attor exec remo RES

(i)

(ii) (iii)

RESO certific signati

IN W affixed this

STATE OF

On this

and_ who execute they are the and their sign

CERTIFICATI

I, the ur Power of Atte Attorney, are

ORSC 22262 (3-06

VOL.

PUBLIC SURETY COMPANY

POWER OF ATTORNEY

ENTS: That OLD REPUBLIC SURETY COMPANY, a Wisconsin stock insurance corporation, does make, constitute and Karen A. McClusky of Brookfield, WI

ith full power and authority, not exceeding \$10,000,000, for and on behalf of the company as surety, to execute and y thereto (if a seal is required), bonds, undertakings, recognizances or other written obligations in the nature thereof, ory bonds, mortgage deficiency bonds, mortgage guaranty bonds, guarantees of instailment paper and note ers compensation bonds guaranteeing payment of benefits, asbestos abatement contract bonds, waste remediation bonds or black lung bonds), as follows:

All Written Instruments

DMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. thority of the board of directors at a special meeting held on February 18, 1982.

led by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD ary 18,1982.

vice president or assistant vice president, in conjunction with the secretary or any assistant secretary, may appoint ity as defined or limited in the instrument evidencing the appointment in each case, for and on behalf of the company to of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds; and said officers may jent and revoke any Power of Attorney previously granted to such person.

, undertaking, recognizance, or suretyship obligation shall be valid and binding upon the Company

y vice president or assistant vice president, and attested and sealed (if a seal be required) by any secretary or assistant

y vice president or assistant vice president, secretary or assistant secretary, and countersigned and sealed (if a seal be orney-in-fact or agent; or

(if a seal be required) by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority ey issued by the company to such person or persons.

ture of any authorized officer and the seal of the company may be affixed by facsimile to any Power of Attorney or cution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the company; and such have the same force and effect as though manually affixed.

JBLIC SURETY COMPANY has caused these presents to be signed by its proper officer, and its corporate seal to be

December	2014		
	C SURE LUI	OLD REPUBLIC SURETY COMP	PANY
<u>uj</u>	SEAL SEAL	Den Police	
/	The Management House	President	
KESHA - SS			
December,		pefore me, <u>Alan Pavlic</u> tuals and officers of the OLD REPUBLIC SURE	
oresaid, and that the se	al affixed to the above instrum	I being by me duly sworn, did severally depos nent is the seal of the corporation, and that said authority of the board of directors of said corpo	corporate seal
	AUBLIC STATE	Kothryn R. Pearst	m
		My Commission Expires: September 28	8. 2018
	(Exp	piration of notary's commission does not invalida	
		consin corporation, CERTIFY that the foregoin esolutions of the board of directors set forth i	•
Signed and sealed at t	the City of Brookfield, WI this	8th day of December	2014
		Myllism. Johnse	w
		Assistant Secretary	
\sim vn. 62	PAGE 040		