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 9TH day of February, 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 26, 2015.
- 2. Read for approval all monthly bills and claims submitted to the court and dated through February 9, 2015.
- 3. Hear Public Assistance monthly report.
- 4. Consider and take necessary action to approve the 2015 Public Assistance Guidelines.
- 5. Consider and take necessary action to approve the Certificates of Completion for Irene Gumula and Dennis Price.
- 6. Consider and take necessary action to approve the Bonds of: Amanda Nicole Turner; Melissa Duran; Cheryl Frey Smart; and Larry Carter.
- 7. Consider and take necessary action to approve the road crossing of Seth Graf on Spain Road.
- 8. Consider and take necessary action approve three road crossing for Occidental Permian Ltd. on Mineral Road, Rawhide Road and Hard Hat Road.
- 9. Consider and take necessary to advertise for applicants for Justice of the Peace, Precinct #4.
- 10. Consider and take necessary action to approve the Hockley County Clerk Records Management and Archive Plan.

COMMISSIONERS' COU	RT OF HOCKLEY COUNTY, TEXAS
BA: VA	
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 5TH day of February, 2015, and said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said meeting.

Dated this 5TH day of February, 2015.

Irene Gumula, County Clerk, and Ex-Officio Clerk of Commissioners' Court, Hockley County, Texas FEB 05 2015

O'CLOCK

Samuel Clork, Hackley County, Tanas

IN THE COMMISSIONER'S COURT OF HOCKLEY COUNTY, TEXAS

SPECIAL MEETING FEBRUARY 9th, 2015

Be it remembered that on this the 9th day of February 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
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 Barnett, seconded by Commissioner Thrash, 4 Votes Yes, 0 Votes No, that the Minutes of a Special meeting of the Commissioners' Court, held on the 26th day of January, A.D. 2015, be approved and stand as read.

Motion by Commissioner Carter, seconded by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that all monthly claims and bills, submitted to the Court, and dated through February 9, A. D. 2015, be approved and stand as read.

Motion by Commissioner Clevenger, seconded by Commissioner Barnett, 4 Votes Yes, 0 Votes No, that Commissioners' Court grant permission and authority to Seth Graf to lay, construct, operate and maintain a water pipeline transporting water under and across certain county roads, situated in Commissioners, Precinct No. 4, Hockley County, Texas as set forth in the below recorded Petition, Exhibit and Order of the Court.

IN THE MATTER OF THE APPLICATION OF Seth Grat, FOR AUTHORITY TO USE A PART OF THE PUBLIC ROADS OF HOCKLEY COUNTY, TEXAS

<u>reinion</u>	
Carlo Conf	
	nd petitions this Honorable
Board for the right and authority to lay, construct, operate and mai	ntain <u>white i</u> pipelines
under and across certain county roads situated in Hockley County, Tex	as, which said pipelines are
to be used for the purpose of transporting Water from	the Petitioner's sources of
annah, ta Datitianan'a mankata	

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:

- 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.
- 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.
- 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 39 day of Jonnes 4, 2015.

IN THE MATTER OF THE APPLICATION OF <u>SETH GRAF</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>SETH GRAF</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>SETH GRAF</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, Precinct No. 1

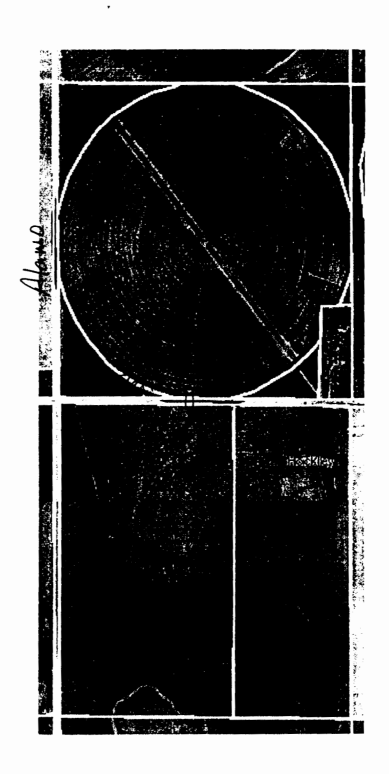
Commissioner, Precinct No. 2

02/09/2015

Date

Commissioner, Precinct No. 3

Commissioner, Precinct No. 4



VOL. 62 PAUE 161

Motion by Commissioner Carter, seconded by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that Commissioners' Court grant permission and authority to Occidental Permian LTD. to lay, construct, operate and maintain a 1-6" fiberglass pipeline transporting produced water under and across certain county roads, situated in Commissioners, Precinct No. 2, Hockley County, Texas as set forth in the below recorded Petition, Exhibit and Order of the Court.

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

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 28 day of January , 2015

Clint Stone 638-2308

BY Sint Storm

IN THE MATTER OF THE APPLICATION OF <u>OCCIDENTIAL PERMIAM 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, Levelland Unit 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.

- 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.
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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

02-09-2015

Date

Commissioner, Precinct No. 3

Commissioner, Precinct No.

Motion by Commissioner Carter, seconded by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that Commissioners' Court grant permission and authority to Occidental Permian LTD. to lay, construct, operate and maintain a 1-6" fiberglass pipeline transporting produced water under and across certain county roads, situated in Commissioners, Precinct No. 2, Hockley County, Texas as set forth in the below recorded Petition, Exhibit and Order of the Court.

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

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.

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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.

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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 28 day of January , 2015

Clint Stone 638-2308

BY Sint Stone

IN THE MATTER OF THE APPLICATION OF <u>OCCIDENTIAL PERMIAM 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, Levelland Unit 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.

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County Judge

Commissioner, Precinct No. 1

Commissioner, Precinct No. 2

02-09-2015

Date

Commissioner, Precinct No. 3

commissioner, Precinct No. 4

YUL. 62 PAUF FRO

Motion by Commissioner Carter, seconded by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that Commissioners' Court grant permission and authority to Occidental Permian LTD. to lay, construct, operate and maintain a 1-6" fiberglass pipeline transporting produced water under and across certain county roads, situated in Commissioners, Precinct No. 2, Hockley County, Texas as set forth in the below recorded Petition, Exhibit and Order of the Court.

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

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.
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- 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 28 day of January, 2015

Clint Stone 638-2308

BY Clif It

IN THE MATTER OF THE APPLICATION OF <u>OCCIDENTIAL PERMIAM 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, Levelland Unit 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.

- 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.
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- 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.

Commissioner, Precinct No. 2

02-09-2015

Date

Commissioner, Precinct No. 3

ommissioner, Precinct No.

VOL. 62 PAUE 273

Date: 1-28-2015

Rebecca Currington, Public Assistance Administrator reported her January, 2015, monthly approvals and denial request for Public assistance, as per Report recorded.

Upon recommendation by Rebecca Currington, Public Assistance Administrator, the following list of applicants' requests for public assistance, have been approved or denied for the month of January 2015.

APPROVED APPLICANTS

APPLICANT	ADDRESS	TOWN	REQUEST	AMOUNT
George Garza	844 B N. Hwy. 385	Levelland	Shelter	\$150.00
Matilde Rodriguez	1824 - 9th Street	Levelland	Electric	\$ 75.00
Kimberly Knight	101 - 12 th Street	Levelland	Electric	\$ 75.00
Roy Smith	1619 Austin	Levelland	Gas	\$ 75.00
Eldora Dancer	1503 Ave. E	Levelland	Shelter	\$150.00

DENIED APPLICANTS

The below listed applicants have been denied their public assistance request for one/more of the following reasons:

\boxtimes	Income of applicant(s) exceeds that of an indigent person, according to the guidelines of the Commissioners' Court of Hockley County, Texas.
Ø	Applicant is in an all adult household in which no one is receiving Social Security due to age or disability.
	Not all money received by household, either income, available funds or contribution, was reported by household.
	Conflict of information regarding either household members or income received.
П	No emergency situation exists as loss of job income was not due to illness or layoff.

APPLICANT	<u>ADDRESS</u>	TOWN
Benita Lozano	1202 Sherman	Levelland
Billy Mills	102 W. Cameron	Sundown
Stayzas Fryer	1810 Ave. I	Levelland
Dora Nolan	1837 - 10 th Street	Levelland
Victorina Solano	1822 - 9th Street	Levelland
Rosa Camacho	105 S. Alamo, #31	Levelland
Jo Ann Knighten	1209 Ave. J	Levelland
Linda Garica	118 E. Adams	Levelland
Margaret Williams	1108 - 9th Street	Levelland
Victor Martinez	504 Ave. E	Levelland
David Reyna	120 Poplar	Levelland
Anna Covarrubias	302 Cottonwood	Levelland

Motion by Commissioner Carter, seconded by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that Commissioners' Court approved the 2015 Public Assistance Guidelines, as per Guidelines recorded below.

HOCKLEY COUNTY PUBLIC ASSISTANCE GUIDELINES

For the purpose of determining eligibility, countable income is defined as monies available to the household in the thirty day period prior to the deadline date as determined by the Public Assistance Office. Countable income includes but may not be limited to:

- Earned Income
- Social Security
- Contributions
- Retirement/Pension
- Unemployment
- Workers' Compensation
- Child Support
- Bank Accounts (checking, savings, certificates of deposits, etc.)
- TANF
- Food Stamps
- Housing Payments to Landlords
- Utility Reimbursements
- Other Unearned Income

The base amount for determining public assistance eligibility is 75% of the Health and Human Services Poverty Guidelines which are recorded in the Federal Register.

In households consisting of an aged person or disabled person who is receiving Social Security, Social Security Disability (SSD), or Supplemental Security Income (SSI), 100% of the Federal Poverty Income Level (FPIL) will be used to determine eligibility.

2015 HHS POVERTY GUIDELINES effective February 01, 2015			
Persons in Family/Household	Yearly @ 100%	Monthly @ 75%	Monthly @
1	11,770.00	735.62	980.83
2	15,930.00	995.63	1,327.50
3	20,090.00	1,255.63	1,674.17
4	24,250.00	1,515.62	2,020.83
5	28,410.00	1,775.63	2,367.50
6	32,570.00	2,035.63	2,714.17
7	36,730.00	2,295.62	3,060.83
8	40,890.00	2,555.63	3,407.50
Each add'l person	4,160.00	260.00	346.67

COMPLETE PUBLIC ASSISTANCE GUIDELINES ARE POSTED ON THE PUBLIC INFORMATION BOARD INSIDE THE COURTHOUSE.

Given und	der my hand and seal of said	Court, this 9th	day of February, AD, 2015.
Judge Larry Sprowl Hockley County, Tex			

_ il ren Dumile

Irene Gumula, County Clerk, and Ex-Officio Clerk of Commissioners' Court, VOL. 62 PAUL 178

Hockley County, Texas

ATTEST:

Motion by Judge Larry Sprowls, seconded by Commissioner Barnett, 4 Votes Yes, 0 Votes No, that Commissioners' Court approved Certificates for Irene Gumula and Dennis Price for completion of the required 20 hours per year, as Certificates recorded below.



COUNTY & DISTRICT CLERKS' ASSOCIATION OF TEXAS

Certificate of Completion Awarded to

Irene Gumula Hockley, County Clerk

For completing the required 20 Hours of Continuing Education for 2014 as prescribed in Section 51.605 of the Texas Government Code.

In witness therefore, recognition is hereby made this January 2015.

Diane Hoefling, President

Glathu B. Hawthorne. Heather Hawthorne, Vice President



COUNTY & DISTRICT CLERKS' ASSOCIATION OF TEXAS

Certificate of Completion Awarded to

Dennis Price Hockley, District Clerk

For completing the required 20 Hours of Continuing Education for 2014 as prescribed in Section 51.605 of the Texas Government Code.

In witness therefore, recognition is hereby made this January 2015.

Diane Hoefling, President

Aleathu 13 Struthone. Heather Hawthorne, Vice President

Motion by Commissioner Clevenger, seconded by Commissioner Thrash, 4 Votes Yes, 0 Votes No, that Commissioners' Court approved the Official Bond and Oath, for Amanda Nicole Turner, Melissa Duran, Cheryl Frey Smart and Larry Carter, as per Official Bond and Oaths recorded below.

Texas



OFFICIAL BOND AND OATH

THE STATE OF TEXAS County of HOCKEY		
KNOW ALL PERSONS BY THESE PRESENT	rs:	BOND No. 62277996
That we, AMANDA NICOLE TURNER WESTERN SURETY COMPANY, a corporati		, as Principal, and in the State of Texas, as Surety, are held
and bound unto HOCKLEY COUNTY		, his successors in office,
in the sum of $\frac{2}{10}$ Ten Thousand and $\frac{00}{10}$ for the payment of which we hereby bind ourse these presents.		
Dated this day of	January	, 2015 .
		reas, the above bounden Principal was on 2015 , duly
to the office of DEPUTY TAX CLERK	in and for ³ HOCKEY	(Elected—Appointed) County, State of Texas, for
a term of <u>Indefinite</u> year com		
faithfully perform the duties o	f office	
claims which may be made against this bond liability of the Surety for any and all claims, a Anti-evision of the bond amount shall not be compared to the property of the property of the property of the property of the principal states of the Prin	of the number of years this bond of the liability of the Surety shouts, or actions under this bond sumulative. may be cancelled by the Surety less than thirty (30) days thereafal. WESTE	
Form 862-A-11-2014	Page 1 of 3	

ACKNOWLEDGMENT OF PRINCIPAL

THE STATE OF TEXAS	
County of Hockley 38	A .
Before me, the undersigned flotally	on this day, personally appeared
the foregoing instrument and acknowledged to me that he execute	wn to me to be the person whose name is subscribed to d the same for the purposes and consideration therein
expressed.	Pullend
Given under my hand and seal of office at 2015	Texas, this
SEAL SHARLA BALDRIDGE NOTARY PUBLIC	Hang Landwage County, Texas
STATE OF TEXAS My Comm. Expires 03-15-2017	
OATH OF OFF	ICE
(COUNTY COMMISSIONERS as	
I,, do at the duties of the office of	colemnly swear (or affirm) that I will faithfully execute
Texas, and will to the best of my ability preserve, protect, and de	
and of this State; and I furthermore solemnly swear (or affirm) t	
promised to pay, contributed, nor promised to contribute any mor employment, as a reward for the giving or withholding a vote at	
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 authorize as fees of office. So help me God.	d by law and except such warrants as may issue to me
·	
	Signed
Sworn to and subscribed before me at	Signed, Texas, this day of
Sworn to and subscribed before me at	, Texas, this day of
Sworn to and subscribed before me at	, Texas, this day of
Sworn to and subscribed before me at SEAL OATH OF OFF	, Texas, this day of County, Texas
Sworn to and subscribed before me at SEAL	, Texas, this day of County, Texas
Sworn to and subscribed before me at SEAL OATH OF OFFI (General)	, Texas, this day of County, Texas
Sworn to and subscribed before me at	, Texas, this day of County, Texas County, Texas County, Texas, do solemnly swear (or affirm) that I will faithfully, of the State of Texas, Constitution and laws of the United States and of this
Sworn to and subscribed before me at SEAL OATH OF OFFI (General) I, execute the duties of the office of	, Texas, this day of
Sworn to and subscribed before me at	, Texas, this day of
SEAL OATH OF OFF (General) I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend the State; and I furthermore solemnly swear (or affirm) that I have m pay, contributed, nor promised to contribute any money, or valuab as a reward for the giving or withholding a vote at the election at v	, Texas, this day of
SEAL OATH OF OFFI (General) I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend the State; and I furthermore solemnly swear (or affirm) that I have n pay, contributed, nor promised to contribute any money, or valuab as a reward for the giving or withholding a vote at the election at v	CE
SEAL OATH OF OFF (General) I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend the State; and I furthermore solemnly swear (or affirm) that I have m pay, contributed, nor promised to contribute any money, or valuab as a reward for the giving or withholding a vote at the election at v	CE
SEAL OATH OF OFFI (General) I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend the State; and I furthermore solemnly swear (or affirm) that I have n pay, contributed, nor promised to contribute any money, or valuab as a reward for the giving or withholding a vote at the election at v	CE
SEAL OATH OF OFFI (General) I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend the State; and I furthermore solemnly swear (or affirm) that I have n pay, contributed, nor promised to contribute any money, or valuab as a reward for the giving or withholding a vote at the election at v	CE
SEAL OATH OF OFFI (General) I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend the State; and I furthermore solemnly swear (or affirm) that I have n pay, contributed, nor promised to contribute any money, or valuab as a reward for the giving or withholding a vote at the election at v Sworn to and subscribed before me at	

County of Hockey	88		
The foregoing bond of	da Rucol	La Duner	as
approved in open Commissioner's Court.	and for	Herbley	County and State of Texas, this day
ATTEST: Urlne Jumula County Court Hockly	Clerk County	Date my A	County Judge, County, Texas
THE STATE OF TEXAS County of	58		
I,that the foregoing Bond dated the	day of	, County Clerk, in	and for said County, do hereby certify
authentication, was filed for record in my	office the	day of	, at
o'clock M., and duly reco			
o'clock M., in the Record	s of Official Bonds	of said County in Volu	me, on page
Ву	Deputy		Clerk
STATE OF SOUTH DAKOTA ss	ACKNOWLEDGMI (Corporate		
County of Minnehaha			
Before me, a Notary Public, in and for	said County and S	tate on this 23rd	day of <u>January</u> ,
person who subscribed the name of WE aforesaid officer and acknowledged to me free and voluntary act and deed of such control of the control	STERN SURETY that he executed the poration for the us	COMPANY, Surety, he same as his free an es and purposes there	to the foregoing instrument as the d voluntary act and deed, and as the
My Commission Expires March 2	, 2020		

Page 3 of 3 VOL. 62 PAUE £85

Texas



OFFICIAL BOND AND OATH

		-
THE STATE OF TEXAS County of HOCKLEY		
KNOW ALL PERSONS BY THESE PRESENT	'S:	BOND No. 62278026
That we, MELISSA DURAN WESTERN SURETY COMPANY, a corporation	on duly licensed to do business in	, as Principal, and the State of Texas, as Surety, are held
and bound unto HOCKLEY COUNTY		, his successors in office,
in the sum of $\frac{2}{1}$ Ten Thousand and $\frac{00}{1}$ for the payment of which we hereby bind ourse these presents.		
Dated this day of	January	
THE CONDITION OF THE ABOVE OBL	JGATION IS SUCH, That where	as, the above bounden Principal was on 015, dulyAppointed
to the office of DEPUTY TAX CLERK	in and the BUCCUTEV	(Elected—Appointed)
a term ofIndefiniteyear com		
then this abligation to be void, otherwise to remember of the Surely for any and all claims, so Any revision of the bond amount shall not be considered to the surely for any and all claims, so Any revision of the bond amount shall not be considered to the surely for any and all claims, so Any revision of the bond amount shall not be considered to the surely form t	of the number of years this bond d, the liability of the Surety shal uits, or actions under this bond sh umulative. nay be cancelled by the Surety by ess than thirty (30) days thereafte	Il not be cumulative and the aggregate hall not exceed the amount stated above. y sending written notice to the party to
Form 862-A-11-2014	Page 1 of 3	

ACKNOWLEDGMENT OF PRINCIPAL

THE STATE OF TEXAS	
County of Hockley 388	2
Before me, the undersigned flot	on this day, personally appeared
the foregoing instrument and acknowledged to me that he execu	nown to me to be the person whose name is subscribed to ted the same for the purposes and consideration therein
Given under my hand and seal of office at	welland , Texas, this
SEAL day of	Sharla Baldridge Hockley County, Texas
	·
OATH OF OF (COUNTY COMMISSIONERS	
I,, do	o solemnly swear (or affirm) that I will faithfully execute
Texas, and will to the best of my ability preserve, protect, and of and of this State; and I furthermore solemnly swear (or affirm) promised to pay, contributed, nor promised to contribute any memployment, as a reward for the giving or withholding a vote a solemnly swear (or affirm) that I will not be, directly or indirect County, except such contracts or claims as are expressly authorizes fees of office. So help me God.	that I have not directly nor indirectly paid, offered, or oney, or valuable thing, or promised any public office or the election at which I was elected; and I furthermore the interested in any contract with or claim against the
	Signed
Sworn to and subscribed before me at	, Texas, this day of
SEAL	County, Texas
OATH OF OF (General)	
I,	, do solemnly swear (or affirm) that I will faithfully
execute the duties of the office of	not directly nor indirectly paid, offered, or promised to able thing, or promised any public office or employment,
	Signed
Sworn to and subscribed before me at	, Texas, this day of
Sworn to and subscribed before me at SEAL	, Texas, this day ofCounty, Texas

County of	ss			
The foregoing bond of	relissa Du	dn Hockley	County and State	as
approved in open Commissioner's Con		pricing	County and State	of Texas, this day
ATTEST:		Date wy	Jul 2/9	, <u>3015</u> ' County Judge,
County Court Workle	County		Hackley	_ County, Texas
THE STATE OF TEXAS County of	_} ss			
I,		, County Clerk,	in and for said County,	do hereby certify
that the foregoing Bond dated the				
authentication, was filed for record in				
o'clockM., and duly o'clockM., in the R				
•		•		
WITNESS my hand and the seal Texas, the day and year last above wi	ritten.			Clerk
Ву	Deputy	County Court		County
STATE OF SOUTH DAKOTA $\Bigg\}_{ss}$		MENT OF SURETY te Officer)		
County of Minnehaha ss				
Before me, a Notary Public, in an	d for said County and	State on this23rd	day ofJar	nuary ,
2015 , personally appeared	Paul T	. Bruflat	to me known t	o be the identical
person who subscribed the name of				
aforesaid officer and acknowledged to				deed, and as the
free and voluntary act and deed of suc		uses and purposes the	rein set forth.	
M. BENT MOTARY PUBLIC SOUTH DAKOTA	ş.		M. Ben	+
+ 6555555555555555555555555555555555555		***************************************		Notary Public
My Commission Expires Marc	h 2. 2020			

Texas

Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS County of HOCKLEY					
KNOW ALL PERSONS BY THESE PRESENTS:		BOND No. 62278036			
That we, CHERYL FREY SMART WESTERN SURETY COMPANY, a corporation duly	licensed to do business	, as Principal, and in the State of Texas, as Surety, are held			
and bound unto HOCKLEY COUNTY		, his successors in office,			
in the sum of $\frac{2}{1}$ Ten Thousand and 00/100 for the payment of which we hereby bind ourselves an these presents.					
Dated this day of	January				
THE CONDITION OF THE ABOVE OBLIGATION the	ON IS SUCH, That whe	reas, the above bounden Principal was on 2015, dulyAppointed			
to the office of DEPUTY TAX CLERK in an	d for ³ HOCKLEY	(Elected—Appointed)			
a term ofIndefiniteyear commencing	g on the 15th day	of January 2015			
him by law as the aforesaid officer, and shall 4 faithfully perform the duties of off.	ice				
then this ablitation to be void, otherwise to remain in full force and effect. PROVIDED 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 exceed the amount stated above. An expectation of the bond amount shall not be cumulative. PROVIDED, WIRTHER, that this bond may be cancelled by the Surety by sending written notice to the party to whom this bond is playable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.					
	Chere WESTE By	Principal Principal Principal PN SURETY COMPANY Paul T. Pruflat, Vice President			
Form 862-A-11-2014	Page 1 of 3				

ACKNOWLEDGMENT OF PRINCIPAL

County of Alacklay } ss	2
Before me, the undersigned le	fauf fullic on this day, personally appeared known to me to be the person whose name is subscribed to
the foregoing instrument and acknowledged to me that he exe	
expressed.	Auxland Texas, this
Given under my hand and seal of office at	, Texas, this
SEAL SHARLA BALDRIDGE NOTARY PUBLIC STATE OF TEXAS My Comm. Expires 03-15-2017	Harla Galdridge County, Texas
OATH OF ((COUNTY COMMISSIONER	
	do solemnly swear (or affirm) that I will faithfully execute
the duties of the office of Texas, and will to the best of my ability preserve, protect, and and of this State; and I furthermore solemnly swear (or affir promised to pay, contributed, nor promised to contribute any employment, as a reward for the giving or withholding a vote solemnly swear (or affirm) that I will not be, directly or indir County, except such contracts or claims as are expressly authors fees of office. So help me God.	m) that I have not directly nor indirectly paid, offered, or money, or valuable thing, or promised any public office or at the election at which I was elected; and I furthermore ectly, interested in any contract with or claim against the
	Signed
Sworn to and subscribed before me at	Signed, Texas, this day of
Sworn to and subscribed before me at	
Sworn to and subscribed before me at SEAL	
	, Texas, this day of
	, Texas, this day of County, Texas
SEAL OATH OF C	, Texas, this day of County, Texas
OATH OF C (Gener I, execute the duties of the office of	Texas, this day of County, Texas OFFICE (al), do solemnly swear (or affirm) that I will faithfully, of the State of Texas,
SEAL OATH OF O	, Texas, this day of
OATH OF (Gener I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend State; and I furthermore solemnly swear (or affirm) that I ha	Texas, this day of County, Texas County, Texas County, Texas , do solemnly swear (or affirm) that I will faithfully , of the State of Texas, the Constitution and laws of the United States and of this ve not directly nor indirectly paid, offered, or promised to luable thing, or promised any public office or employment,
OATH OF (Gener I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend State; and I furthermore solemnly swear (or affirm) that I ha	Texas, this day of County, Texas County, Texas County, Texas , do solemnly swear (or affirm) that I will faithfully , of the State of Texas, the Constitution and laws of the United States and of this ve not directly nor indirectly paid, offered, or promised to luable thing, or promised any public office or employment,
OATH OF (Gener I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend State; and I furthermore solemnly swear (or affirm) that I ha	Texas, this day of County, Texas County, Texas County, Texas , do solemnly swear (or affirm) that I will faithfully , of the State of Texas, the Constitution and laws of the United States and of this ve not directly nor indirectly paid, offered, or promised to luable thing, or promised any public office or employment,
OATH OF C (Gener I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend State; and I furthermore solemnly swear (or affirm) that I ha pay, contributed, nor promised to contribute any money, or values a reward for the giving or withholding a vote at the election	County, Texas Texas, the County, Texas Texas, the United State of Texas, the Constitution and laws of the United States and of this ve not directly nor indirectly paid, offered, or promised to luable thing, or promised any public office or employment, at which I was elected. So help me God.
OATH OF O (Gener I,	County, Texas
OATH OF C (Gener I, execute the duties of the office of and will to the best of my ability preserve, protect, and defend State; and I furthermore solemnly swear (or affirm) that I ha pay, contributed, nor promised to contribute any money, or values a reward for the giving or withholding a vote at the election	County, Texas

THE STATE OF TEXAS	88		·	
County of Herely	Teryl Frey Sor	ut		
The foregoing bond of What an Clerk	in and for	Joseph	County and State of Texas,	as this day
approved in open Commissioner's C		, ,	,	
ATTEST:		Dage	A 1 2/4, 2	015
chama Dum. Oa	Clerk	hay (
11-00	Clerk		Jim A.A.	y Juage,
County Court Houseless	County		Hockley Count	y, Texas
THE STATE OF TEXAS County of	} 88			
	•	, County Clerk,	in and for said County, do hereb	y certify
that the foregoing Bond dated the	day of		,, with its certif	ficates of
authentication, was filed for record				
o'clockM., and du			olume,	
October 191., In the	necords of Official Done	us of salu County in v	ordine,	on page
Ву	Denuty		t	
Ву	Deputy	County Court		County
		MENT OF SURETY ate Officer)		
	(Outpoin	200 020000,		
STATE OF SOUTH DAKOTA				
County of Minnehaha				
Before me, a Notary Public, in a	and for said County and	State on this23r	d day of January	
2015 , personally appeared _				
person who subscribed the name				
aforesaid officer and acknowledged				d as the
free and voluntary act and deed of se	-	uses and purposes th	arem set forth.	
M. BENT			100 0	
SEAL NOTARY PUBL	IC (SEAL):		M. Bent	
\$ - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 -			Nota	ry Public
My Commission Expires Man	rch 2, 2020			

Page 3 of 3 VOL. 62 PAGE 191



No.	LPO1136526

PUBLIC OFFICIAL BOND

KNOW ALL MEN BY THESE PRESENTS:

KNOW ALL MEN BY THE	ESE PRESENTS:				
That we,	Larry Carter				
of	Levelland State of		ate of	Texas	
as Principal and the	Old Republic Suret			_ Organized under the L	aws of the State of
	, as Surety, with its Home				
	d unto			Hockley	
					, as Obligee,
in the sum of Three Tho	usand Dollars			(\$ 3,000.0	0),
	, well and truly to be made, we rally, firmly by these presents.	bind oursel	ves, our heirs,	executors, administrato	rs, successors and
SIGNED, SEALED A	ND DATED this 20	6th	day of	January ,	2015 .
WHEREAS, the above	ve-named Principal has been d	uly appointe	d or elected	Treasur	er
of the	County of Hockley		State of	Texa	s
for the definite/indefinite	term beginning on the	1st	day of	January	, 2015
and ending on the		Ja	nuary 1, 2019		
perform such duties as meaning his official capacity disprovided, however, that the Principal with any bank with money on legal demand; This bond is further cond	e condition of the foregoing of hay be imposed on him by law uring the said term, then his he Surety shall not be liable had when such loss is occasioned any law, decision, or statute to itioned that the liability of the Sort by the Obligee, of the Surety'	and shall he obligation s ereunder fo by the failur the contrary urety shall b	onestly accountial be void; or any loss of pre of such band notwithstanding fully termina	t for all money that may otherwise to remain in bublic money deposited k faithfully to account for ng.	come into his hands full force and effect; by or in behalf of the or and pay over such
Witness: Sand	Baldridge n R. Genson		By Old Republic St	Larry Carter Larry Company Surety	Principal Manual Man
DRSC 21202 (3/93))	VOL.	6 2 PAul	Charlene Marsalli, Attorn	ey-In-Fact



POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That OLD REPUBLIC SURETY COMPANY, a Wisconsin stock insurance corporation, does make, constitute and appoint:

Charlene Marsalli of Brookfield, WI

its true and lawful Attorney(s)-in-Fact, with full power and authority, not exceeding \$10,000,000, for and on behalf of the company as surety, to execute and deliver and affix the seal of the company thereto (if a seal is required), bonds, undertakings, recognizances or other written obligations in the nature thereof, (other than ball bonds, bank depository bonds, mortgage deficiency bonds, mortgage guaranty bonds, guarantees of Installment paper and note guaranty bonds, self-insurance workers compensation bonds guaranteeing payment of benefits, asbestos abatement contract bonds, waste management bonds, hazardous waste remediation bonds or black lung bonds), as follows:

All Written Instruments

and to bind OLD REPUBLIC SURETY COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. This appointment is made under and by authority of the board of directors at a special meeting held on February 18, 1982.

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD REPUBLIC SURETY COMPANY on February 18,1982.

RESOLVED that the president, any vice president or assistant vice president, in conjunction with the secretary or any assistant secretary, may appoint attorneys-in-fact or agents with authority as defined or limited in the instrument evidencing the appointment in each case, for and on behalf of the company to execute and deliver and affix the seal of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds; and said officers may remove any 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.

IN WITNESS WHEREOF, OLD REPUBLIC SURETY COMPANY has caused these presents to be signed by its proper officer, and its corporate seal to be

affixed this	26th	day of _	Jani	Jary		2015				
					HITTING SC	IRET WILL	(OLD REPUBI	LIC SURETY CON	IPANY
Ja	ne 8.	Thein	uj		SEA	AL ATA		Den	Mic	
	Assistant S	•			The Manual of	Manual Harris		1	President	
STATE OF WIS	CONSIN, COU	NTY OF WAU								
On this	26th	_ day of	January	-	2015 , pe	rsonally came	before me, .	,	Alan Pavlic	
and		Cherney							LD REPUBLIC SUF	
									, did severally depo	
									oration, and that sa frectors of said com	
and their signatu	ires as such on	licers were dui	y allixed allo sub	scribed to	me said ins	trument by the	authority of	the board of di	rectors of said corp	oration.
					107		_X	Huza	K. Geors	on
								U	Notary Public	
							My Commi	ssion Expires:	September 2	28 2018
CERTIFICATE						(Ex	piration of no	tary's commiss	sion does not invalid	
I, the unde	ersigned, assist	tant secretary	of the OLD REP	JBLIC SU	RETY COM	IPANY, a Wis	consin corpo	ration, CERTI	FY that the foregoi	ing and attached
	•	full force and	has not been re	voked; and	d furthermo	re, that the R	esolutions o	f the board of	directors set forth	in the Power of
Attorney, are no	w in force.	HIHIM.								
	o SE	ORATE COMME	Signed and sea	led at the (City of Broo	kfield W/I this	26th	day of	January	2015
	S S S S S S S S S S S S S S S S S S S	•) */	orginou and sea	iou at tile t	ORY OF BIOO	KIICIG, 111 (IIIS.		Phylis	M. Johns	· ·
ORSC 22262 (3-06)	"Many	integra	VOL.	6 .	PAUÉ	£93		U Ass	sistant Secretary	

Motion by Commissioner Clevenger, seconded by Commissioner Carter, 4 Votes Yes, 0 Votes No, that Commissioners' Court advertise for Justice of the Peace, Precinct #4.

Motion by Commissioner Barnett, seconded by Commissioner Carter, 4 Votes Yes, 0 Votes No, that Commissioners' Court approve the increase for the Records Management and the Archive Plan to \$5.00 each as of April 1, 2015.

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
day of <u>fibruary</u> , A. D. 2015, was examined by me and approved.
Commissioner, Precinct No. 1
Commissioner, Precinct No. 2
Commissioner, Precinct No. 3
Commissioner, Precinct No. 4

County Judge

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

•