

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 26TH day of May, 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 Regular Meeting of the Commissioners Court held Monday, May 4, 2015.
- 2. Read for approval all monthly bills and claims submitted to the court and dated through May 26, 2015.
- 3. Consider and take necessary action regarding tax penalty for Mike Dobson.
- 4. Consider and take necessary action to approve extending the bank depository agreement with AimBank.
- 5. Consider and take necessary action to award bid for hauling caliche in Precinct 4 to Lawrence Road.
- 6. Consider and take necessary action to advertise for bids to haul 560 yards of gravel from RE Janes Gravel Company in Slaton, Texas to Hockley County in Precinct 1.
- 7. Consider and take necessary action to approve two road crossings for Occidental Permian Ltd.; one road crossing for Windstream; and one road crossing for Atmos Energy all in Precinct 2.
- 8. Consider and take necessary action to approve one road crossing for the City of Smyer in Precinct 1.
- 9. Consider and take necessary action to approve the resale bid on property in Anton, Texas.

COMMISSIONERS' COURT OF HOCKLEY COUNTY, TEXAS

Hockley County Judge

time of said meeting.

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 22ND day of May, 2015, and said Notice remained so posted continuously for at least 72 hours preceding the scheduled

Dated this 22ND day of May, 2015.

Irene Gumula County Clerk and cxx- Scio

Clerk of Commissioners' Court, Hockley County, Texas

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IN THE COMMISSIONER'S COURT OF HOCKLEY COUNTY, TEXAS

SPECIAL MEETING May 26th, 2015

Be it remembered that on this the 26th day of May 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 (ABSENT)

Curtis D. Thrash

Larry Carter

J. L. "Whitey" Barnett

Thomas R "Tommy" Clevenger

County Judge

Commissioner Precinct No. 1

Commissioner Precinct No. 2

Commissioner Precinct No. 3

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 Regular meeting of the Commissioners' Court, held on the 4th day of May, A.D. 2015, be approved and stand as read.

Motion by Commissioner Clevenger, seconded by Commissioner Thrash, 4 Votes Yes, 0 Votes No, that all monthly claims and bills, submitted to the Court, and dated through May 26, A. D. 2015, be approved and stand as read.

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 3-2" fiberglass pipelines 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. (Lab. 53)

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 3-2" Fibralia pipelines under and across certain county roads situated in Hockley County, Texas, which said pipelines are to be used for the purpose of transporting from the Petitioner's sources of supply to Petitioner's markets.

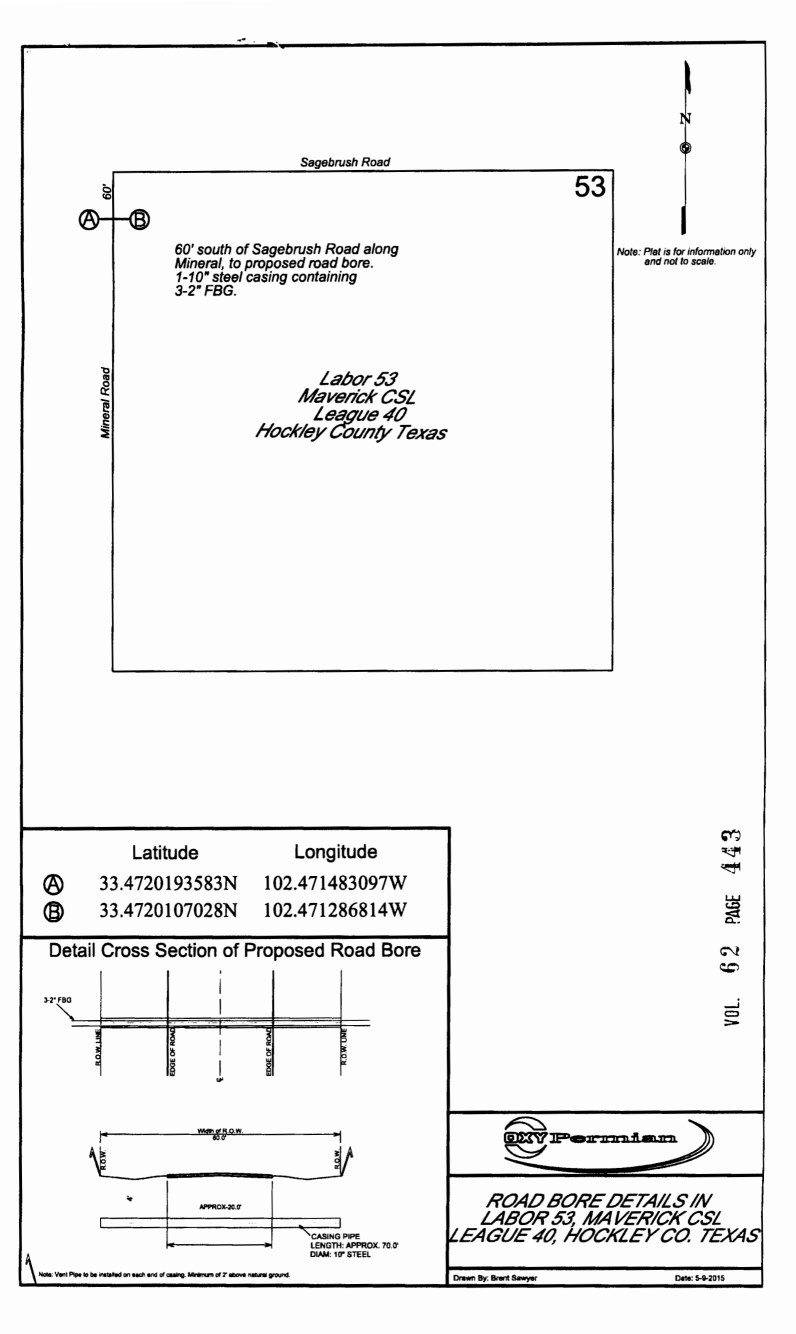
The location of the points at which Petitioner wishes to undercross said county roads with said pipelines and the general specifications are more particularly described on a map marked Exhibit "A" and general specifications marked Exhibit "B", all of which are attached hereto and made a part of this 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 Blay of May, 2015

Clint Stone 638-2308



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.

- 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.
- 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

ommissioner, Precinct No. 2

Date

Date

Commissioner, Precinct No. 3

Commissioner, Precinc

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 3-2" fiberglass pipelines 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. (Lab. 40)

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 3-2" F. by less pipelines under and across certain county roads situated in Hockley County. Texas, which said pipelines are to be used for the purpose of transporting from the Petitioner's sources of supply to Petitioner's markets.

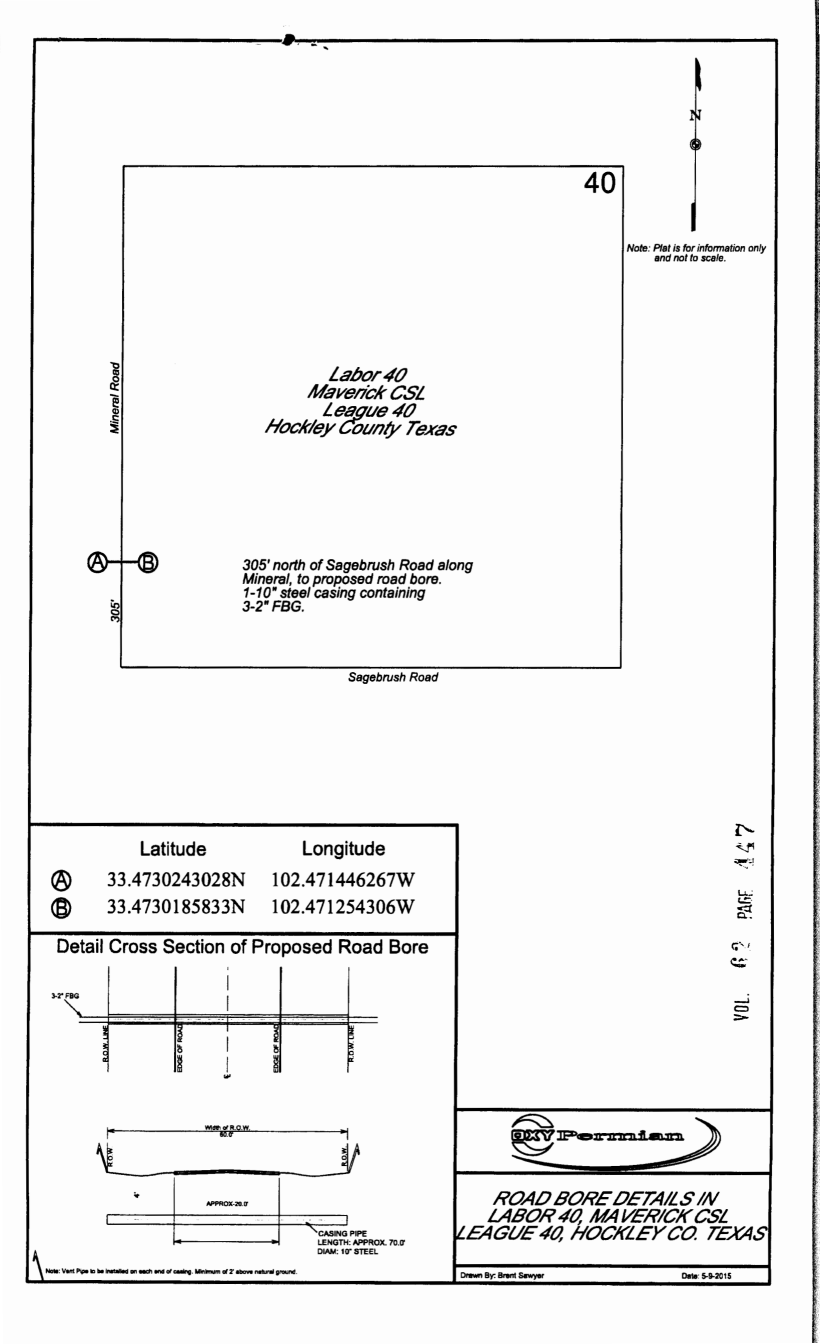
The location of the points at which Petitioner wishes to undercross said county roads with said pipelines and the general specifications are more particularly described on a map marked Exhibit "A" and general specifications marked Exhibit "B", all of which are attached hereto and made a part of this 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 18 day of May, 2015

Clint Stone 638-2308



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.

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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.

ommissioner, Precinct No. 2

5/26 Date

Commissioner, Precinct No. 3

Commissioner, Precinc No. 4

Motion by Commissioner Thrash, seconded by Commissioner Barnett, 4 Votes Yes, 0 Votes No, that Commissioners' Court grant permission and authority to City of Smyer to lay, construct, operate and maintain pipelines transporting water across certain county roads, situated in Commissioners, Precinct No. 1, Hockley County, Texas as set forth in the below recorded Petition, Exhibit and Order of the Court.

IN THE MATTER OF THE APPLICATION OF City of Smyer , FOR AUTHORITY TO USE A PART OF THE PUBLIC ROADS OF HOCKLEY COUNTY, TEXAS

PETITION

Comes now, the Petitioner, <u>City of Smyer</u>, and petitions this Honorable Board for the right and authority to lay, construct, operate and maintain <u>water</u> pipelines under and across certain county roads situated in Hockley County, Texas, which said pipelines are to be used for the purpose of transporting <u>water</u> from the Petitioner's sources of supply to Petitioner's markets.

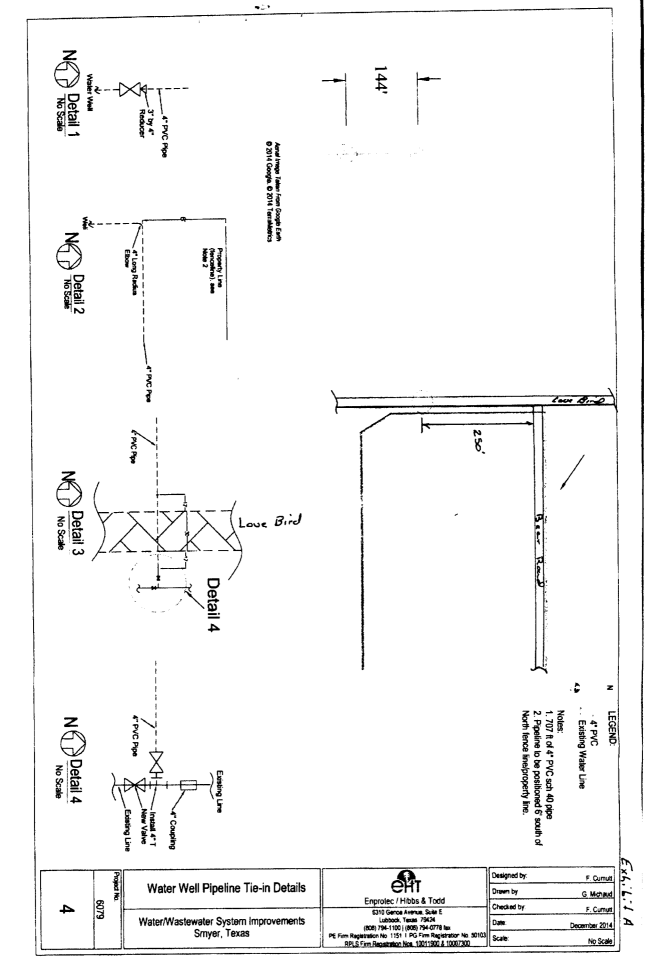
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- 5. Petitioner agrees that if at any time the County of Hockley shall deem it necessary to make any improvements or changes on all of or any part of the right of way of the county roads which affect the Utility as located under this order, then and 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.
- The construction or laying of said plpelines 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 _ 6 _ day of _ May _____, 20_15.

BY John Biand, City Secretary



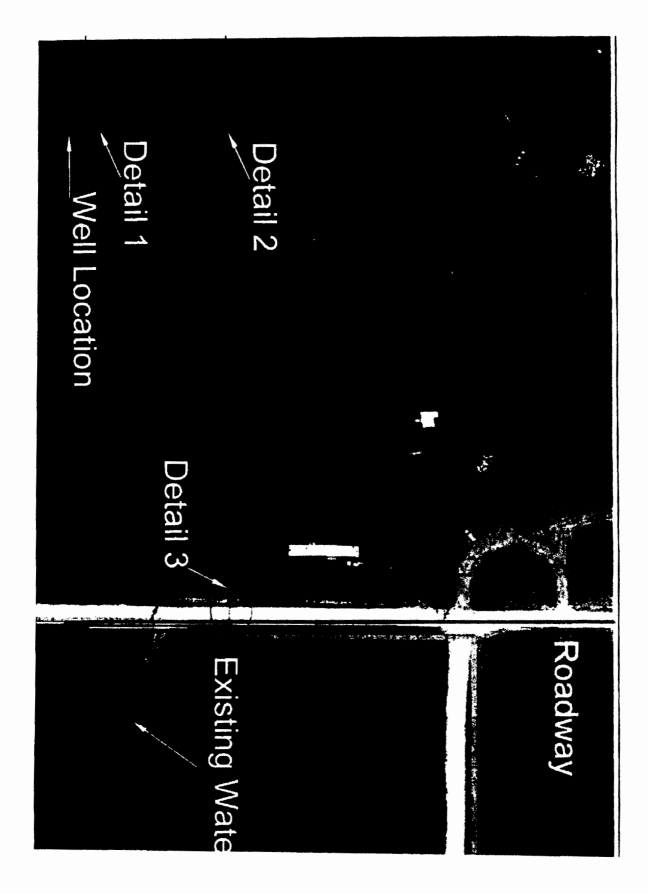


Exhibit B

SECTION 02220

TRENCH AND EXCAVATION SAFETY SYSTEM

PART 1 GENERAL

1.1 SECTION INCLUDES:

- A. Requirements for furnishing all labor, materials, and equipment and perform all operations to plan, design, construct, install, maintain, monitor, modify as necessary, and remove upon completion, a Trench Safety System as specified herein.
- B. The requirements of this section apply to all trenches that exceed five feet in depth.
- C. Submission of a written Plan describing the System in detail.

1.2 PAYMENT:

- A. Payment will be as stipulated on the Bid Form.
 - If no individual line item is identified, include in appropriate Lump Sum bid item(s). Provide as a Schedule of Values project element in accordance with Section 01019.

1.3 REFERENCES:

- A. 29CFR1926--Occupational Safety and Health Standards Excavations, United States Department of Labor, latest edition
- B. Others--Other applicable Federal, State, and Local Rules for Trench Construction or Excavations

1.4 REQUIREMENTS:

- A. The Contractor shall develop, design, and implement a System. The Contractor shall bear the sole responsibility for the adequacy of the System.
- B. The requirements of 29CFR1926 shall be the minimum requirements for this specification and is adopted as a part of this specification. Other regulations relating to trench and excavation safety shall also be considered a part of this specification as if referenced directly.
- C. Should the System require wider trenches than shown, the Contractor shall be responsible for the costs associated with determining adequacy of pipe bedding and class, as well as, purchase and installation of alternate materials.

1.5 SUBMITTALS:

City of Smyer Water and Wastewater System Improvements Project Number 6079 02220-1

Trench and Excavation Safety System January 6, 2015

A. Submit two (2) copies of the System Plan for information only. The Engineer will not review the System Plan for sufficiency, adequacy, or other engineering aspects. Submission is only to record the presence or absence of the System Plan.

1.6 QUALITY ASSURANCE:

A. The Trench Safety System shall be designed by an Engineer registered as a Professional Engineer in the State of Texas. The System Plan shall be stamped with the Engineer's seal, signed, and dated.

PART 2 PRODUCTS

2.1 GENERAL:

A. Materials and products incorporated into the Trench Safety System shall be suitable for their intended use and shall meet all design criteria used by the Trench Safety System designer. They shall meet all applicable requirements of OSHA regulations.

PART 3 EXECUTION

3.1 GENERAL:

A. Implement the system in accordance with the written System Plan and conduct affected work in accordance with the same.

END OF SECTION

City of Smyer
Water and Wastewater System Improvements
Project Number 6079 02220-2

Trench and Excavation Safety System January 6, 2015

SECTION 02225

EXCAVATION, BACKFILLING, AND COMPACTING FOR UTILITIES

PART 1 GENERAL

1.1 SECTION INCLUDES:

A. Excavating, trenching, backfilling and compacting for water distribution mains, and other utility systems and appurtenances, and the disposal of excess excavated material.

1.2 REFERENCES:

- A. ASTM C33--Coarse Aggregates.
- B. ASTM D698--Moisture-Density Relations of Soils (Standard).
- C. ASTM D1557--Test for Moisture-Density Relations of Soils (Modified).
- D. ASTM D2487--Classification of Soils for Engineering Purposes.
- E. ASTM D4254--Minimum Index Density and Unit Weight of Soils and Calculations of Relative Density.
- F. ASTM D4318--Test for Liquid Limit, Plastic Limit and Plasticity Index of Soils.
- G. OSHA--Occupational Safety and Health Administration and Related Regulations.

1.3 PROTECTION OR REMOVAL OF UTILITY LINES:

- A. The Contractor shall anticipate all underground obstructions such as, but not limited to, cable television, water mains, gas lines, storm and sanitary sewers, telephone or electric light or power ducts, concrete, and debris. Any such lines or obstructions indicated on the Drawings show only the approximate locations and shall be verified in the field by the Contractor. The Owner and Engineer will endeavor to familiarize the Contractor with known utilities and obstructions, but this shall not relieve the Contractor from full responsibility in anticipating all underground obstructions whether or not shown on the Drawings.
- B. The Contractor shall, at his own expense, maintain in proper working order and without interruption of service all existing utilities and services which may be encountered in the work. With the consent of the Engineer and utility owner, such service connections may be temporarily interrupted to permit the Contractor to remove designated lines or to make temporary changes in the locations of services. The cost of making any temporary changes shall be at the Contractor's expense.

City of Smyar Water and Wastewater System Improvements Project Number 6079 02225-1 Excavation, Backfilling, and Compacting for Utilities January 6, 2015

- C. Notify all utility companies involved to have their utilities located and marked in the field. All underground utilities shall then be uncovered to verify location and elevation before construction begins. The Contractor shall obtain all necessary permits.
- D. The Contractor shall obtain necessary permits, with exception of right-of-way permits required for completion of the project.

PART 2 PRODUCTS

2.1 MATERIALS:

- A. Earth Backfill: Earth backfill shall be excavated and reused or borrow material free of lumps larger than 1 inch, stones larger than 1/2 inch, trash, organic, spongy or otherwise objectionable material. Earth backfill materials shall be approved by Engineer.
- B. Sand: Sand shall be free from clay lumps, organic and other deleterious material, and have a plasticity index no greater than 12, as determined by ASTM D4318.
- C. Crushed Rock: Provide durable crushed rock free of clay lumps, organic or other deleterious material. Crushed rock size shall be Class I per ASTM D2487. ASTM C33, size No. 57 or 67 shall be considered Class I material.
- D. Coarse-Grained Soils: Coarse-grained soils for pipe bedding shall be ASTM D2487, Class II or III.

PART 3 EXECUTION

3.1 EXAMINATION AND PREPARATION:

- A. Examine utility routes and coordinate excavation work to eliminate installation conflicts.
- B. Allow room for stockpiling excavated material and utility construction material during utility construction.

3.2 TRENCH EXCAVATION:

- A. Procedure: Excavated to indicated or specified depths.
 - Excavate by open cut method.
 - 2. Dispose of unacceptable backfill material and provide suitable material for backfill without additional expense.
 - During excavation, stockpile material suitable for backfilling in an orderly manner far enough from the bank of the trench to avoid overloading, slides, or cave-ins.

City of Smyer
Water and Wastewater System Improvements
Project Number 6079 02225-2

Excavation, Backfilling, and Compacting for Utilities January 6, 2015

- Grade as necessary to prevent surface water from flowing into trenches or other excavations.
- 5. Cut banks of trench as nearly vertical as practical. Remove stones as necessary to avoid point-bearing. Over-excavate wet or unstable soil from the trench bottom to permit construction of a more stable bed for pipe. Over excavation shall be filled and tamped with clean dry sand or other approved material to the required grade.
- 6. Excavate the trench the proper width as shown. If the trench width below the top of pipe is wider than specified in this Section or shown, install additional backfill. No additional payment will be made for additional material or work required for installation.
- 7. Accurately grade the trench bottom to provide proper bedding as required for pipe installation.
- 8. If any excavation is carried beyond the lines and grades required or authorized, the Contractor shall, at his own expense, fill such space with concrete or other suitable material as directed by the Engineer. No additional payment will be made.
- B. Sheeting and Bracing: Install sheeting and bracing necessary to support the sides of trenches and other excavations with vertical sides, as required by current OSHA regulations.
- C. Water in Excavation: Keep work free from ground or surface water at all times. Provide pumps of adequate capacity or other approved method to remove water from the excavation in such a manner that it will not interfere with the progress of the work or the proper placing of other work.
- D. Trenching Progress: Trenching operations shall not be in excess of 100 feet ahead of pipe laying operations in city streets or 2,000 feet in open country. Not more than two (2) consecutive cross-streets may be closed to traffic at any given time.
- E. Existing Lawns and Shrubbery: The Contractor shall take particular care to preserve existing lawns and shrubbery. Make minor pipe alignment adjustments as may be necessary.
- F. Existing Pavement: Existing pavement over trenches shall be removed to a width of 6 inches outside of the trench on each side. Remove to a neat line by sawing method. Remove brick pavement by hand, deliver and stack as directed by the Owner.
- G. Removed paving (i.e. asphalt, gravel, concrete, etc.) shall be replaced with similar type of material. Material shall be acceptable to the Engineer.

City of Smyer
Water and Wastewater System Improvements
Project Number 6079 02225-3

Excavation, Backfilling, and Compacting for Utilities January 6, 2015

3.3 Pipe Bedding:

A. Pipe Zone: The pipe zone is defined as including the pipe bedding, haunching, backfill to one-half the pipe diameter (the springline) and the initial backfill to 6 inches above the top of the pipe as shown on the Drawings.

B. Class C Bedding:

- Accurately grade the bottom of the trench 4 inches below the bottom of the pipe and to the limits of the clear space on either side of the pipe.
- Place a minimum of 4 inches of compacted granular embedment material below the pipe and 6 inches above the top of the pipe.
- 3. The initial layer of embedment material placed to receive the pipe shall be brought up to a grade slightly higher than that required for the bottom of the pipe and the pipe shall be placed thereon and brought to grade by tamping, or by removal of the slight excess amount of embedment under the pipe.
- Adjustment to grade line shall be made by scraping away or filling with embedment materials. Wedging or blocking up of pipe will not be permitted.
- Each pipe section shall have a uniform bearing on the embedment for the full length of the pipe, except immediately at the joint.
- 6. After each pipe has been graded, aligned, placed in final position on the bedding material and joint made, sufficient embedment material shall be deposited and compacted under and around each side of the pipe and back of the bell or end thereof to hold the pipe in proper position and alignment during subsequent pipe jointing and embedment operations.
- 7. Embedment material shall be deposited simultaneously on each side of pipe and compacted uniformly to the elevation shown on the plans. Class I crushed aggregate may be dumped and Class II GW or GP soils may be dumped and compacted to 40 percent relative density per ASTM D4254. Embedment material shall be shovel sliced, tamped or vibrated to obtain a good bearing surface under the pipe haunch.
- 8. Sheeting and shoring will not be allowed in the pipe zone during or after installation of the pipe or embedment meterial, unless special provisions are made to ensure the specified compaction of bedding and pipe alignment is maintained after removal of sheeting and shoring.

C. Class D Bedding:

1. Accurately grade the bottom of the trench 4 inches below the bottom of

City of Smyer
Water and Wastewater System Improvements
Project Number 6079 02225-4

Excavation, Beckfilling, and Compacting for Utilities January 6, 2015

the pipe and to limits of clear space on either side of the pipe.

- 2. Place and compact a minimum of 4 inches of earthen backfill up to the flow line of the pipe or above before pipe is laid.
- 3. Install the pipe and place additional earthen backfill to the springline of the pipe and compact.
- 4. Complete bedding with compacted earth backfill to 12 inches above the top of the pipe.
- Compact the bedding and backfill to minimum of 95 percent of maximum density per ASTM D898. Maintain moisture within ± 2 percent of optimum.

3.4 UTILITY INSTALLATION:

- A. Water Supply and Distribution Lines: Provide a minimum cover over the top of the pipe as indicated. Avoid interference of water lines with other utilities. Provide class of bedding as shown on Drawings. Install piping and appurtenances as specified.
- B. Excavation for Appurtenances: Excavate sufficiently for manholes, utility pull boxes and similar structures to leave at least 2 feet clear between the outer surfaces and the embankment or timber that may be used to hold and protect the banks. Any over-depth excavation below such appurtenances not directed will be considered unauthorized and will be refilled with concrete, as directed by the Engineer, at no additional cost to the Owner.

3.5 BACKFILLING:

A. Criteria: Backfill trenches to finished grade as shown on drawings with material as specified. Reopen trenches improperly backfilled to depth required for proper compaction. Refill and compact as specified, or otherwise correct the condition in an approved manner.

B. Open Areas:

- Above the pipe zone, deposit earth backfill in 8-inch lifts. With the
 exception of landscaped areas, excess material shall be mounded over
 trench as shown. Excavated material placed shall be free of rock
 greater than 6 inches in any direction.
- All forms, lumber, trash and debris shall be removed from trenches, menholes and other utility structures. Backfill for manholes, utility pull boxes and other utility structures shall be placed in accordance with applicable Specification Sections.

C. Pavement Section:

City of Smyer
Water and Wastewater System Improvements
Project Number 6079 02225-5

Excavation, Backfilling, and Compacting for Utilities January 6, 2015

 Above the pipe zone, deposit ASTM D2487 Class II material in 6-inch lifts, Class II material shall be compacted to 65 percent relative density according to ASTM D4254.

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 For manholes and utility pull boxes in pavement sections, backfill with Class II material to bottom of proposed pavement. Backfill material shall be deposited in 6-inch lifts. Class II material must be compacted to 65 percent relative density according to ASTM D4254.

3.6 DISPOSAL OF EXCESS MATERIAL:

- A. Excess Excavated Material (caliche; soil material free of trees, stumps, logs, brush, roots, rubbish and other objectionable matter; and existing street pavement and base material, including asphalt, brick, caliche, etc.). All excavated material in excess of that required to construct the proposed improvements shown on the plans shall be and remain the property of the Owner. Contractor shall spread excess excavated material out neatly on Owner's property. Remove excess excavated material stockpiles from the construction site before Pre-final Inspection.
- B. Waste Material (debris material including trees, stumps, logs, brush, roots, rubbish and other objectionable matter): Waste material shall be properly disposed of by Contractor. Remove waste material from the project site before Pre-final Inspection.
- C. All costs associated with excess excavated material and waste material removal and disposal shall be paid for by the Contractor.

3.7 TESTING:

- A. Testing Laboratory Services: As specified in Section 01400.
- B. Engineer may elect to perform soil moisture and density tests on pipeline backfill material. Tests shall be paid for with testing allowance specified in Section 01019.

END OF SECTION

City of Smyer Water and Wastewater System Improvements Project Number 6079 02225-6 Excavation, Backfilling, and Compacting for Utilities January 6, 2015

IN THE MATTER OF THE APPLICATION OF <u>CITY OF SMYER</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>CITY OF SMYER</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>CITY OF SMYER</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 Presinct No. 1

Commissioner, Precinct No. 2

02/09/2015

Date

11

Commissioner, Precinct No. 3

Commissioner, Precinct No

IN THE MATTER OF THE APPLICATION OF <u>ATMOS ENERGY</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>ATMOS ENERGY</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>ATMOS ENERGY</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

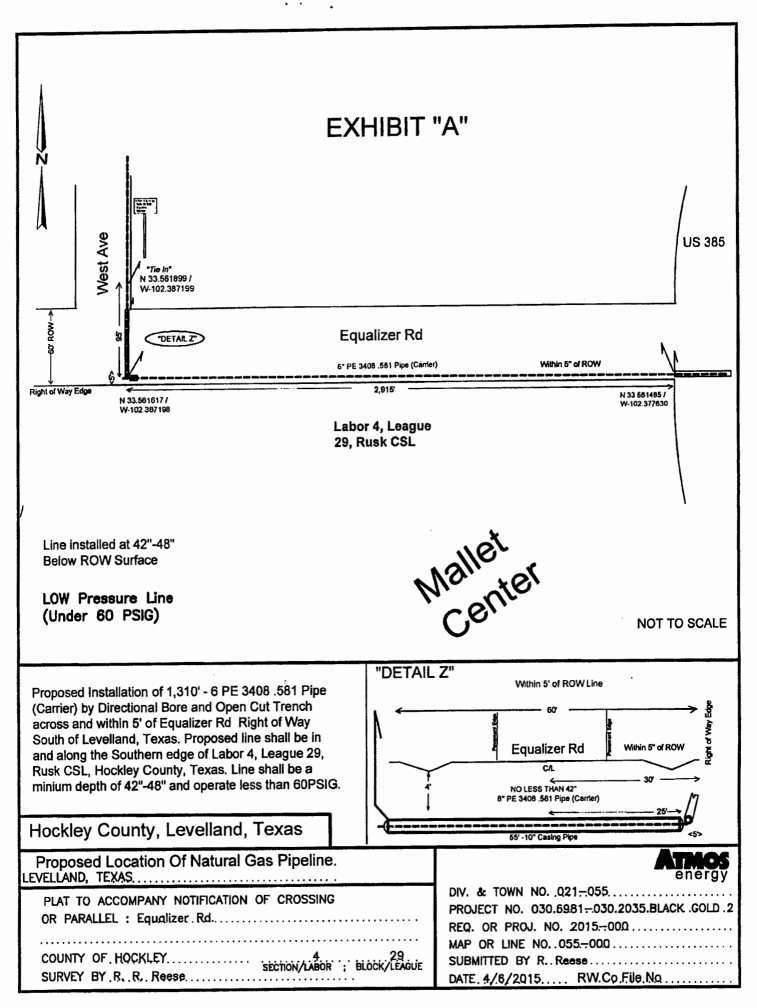
Commissioner, Precinct No. 1

Commissioner, Precinct No. 2

02/09/2015 5 - a
Date

Commissioner, Precinct No. 3

Commissioner, Precinct No. 4



STATE OF TEXAS S
COUNTY OF HOCKLEY

Before me, the undersigned authority, on this day Personally

appeared Virginio Ortega, the Operations Manager (Levelland, Texas) of Atmos Energy Corporation ("Atmos Energy"), known to me to be the person whose name is subscribed to the foregoing instrument and who, duly sworn to me, states that the above and foregoing information supplied in the instrument on behalf of the corporation is complete, true, and correct.

Sworn to and subscribed before me, this 14 day of May, 2015.

My Commission Expires:

Hockley County, Texas

REQUEST TO BURY GAS PIPELINE ON OR ACROSS COUNTY ROAD RIGHT-OF-WAY

STATE OF TEXAS

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COUNTY OF HOCKLEY

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Atmos Energy Corporation ("Atmos Energy") hereby requests permission from the HOCKLEY County Commissioners Court to bury 6"PE3408 Natural Gas Line parallel/across the County Road right-of-way as shown on "Exhibit A" attached to this application, stating the legal description, in Equalizer Road in Labor 4, League 29, Rusk CSL, Hockley County, Texas. Atmos Energy agrees that the line shall be buried not less than 42 inches below the lowest surface level on the County Road right-of-way.

Atmos Energy further agrees to indemnify and save harmless <u>Hockley</u> County, its agents and employees from all suits, actions, claims of any character, type or description brought or made for or on account of any injuries or damages received or sustained to property, arising out of, or occasioned by, the negligence of Atmos Energy, its employees or agents, in its performance of the work described herein.

Atmos Energy further agrees to erect and maintain a marker designating where the line is buried parallel/across the County Road.

WITNESS MY HAND this the 14^{TH} day of May, 2015.

ATMOS ENERGY CORPORATION

Bv:

Virginio Ortega

Title: Operations Manager (Levelland, Texas)

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

PETITION Comes now, the Politioner, 11210 OrtegA, and petitions this Honorable Board for the right and authority to lay, construct, operate and maintain NAtural 945 pipelines under and across certain county roads situated in Hockley County, Texas, which said pipelines are to be used for the purpose of transporting (YALUYAL GAS from the Petitioner's sources of supply to Petitioner's markets.

The location of the poluts at which Petitioner wishes to undercross said county roads with The location of the points at which retitioner 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.

 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.
 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 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 Assignce shall make such reasonable changes of its facilities located within such right of way as

may be desined 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

7. Patitioner 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 reads 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 14th day of May

62 VOL. PAGE 466 Motion by Commissioner Carter, seconded by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that Commissioners' Court grant permission and authority to Atmos Energy to lay, construct, operate and maintain pipelines 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>WINDSTREAM COMMUNICATIONS</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>WINDSTREAM</u> <u>COMMUNICATIONS</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 buried cable 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>WINDSTREAM COMMUNICATIONS</u> is hereby granted permission and authority to lay, construct, operate and maintain buried cable 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 buried cable undercrossings cause the very minimum of inconvenience and obstruction of public travel along said roads, and, further, shall operate and maintain said buried cable undercrossings in a manner so as not to inconvenience, endanger or obstruct public travel along said roads.
- 2. Upon the completion of each buried cable undercrossing constructed hereunder Petitioner shall immediately backfill, re-construct and replace the portions of the roads across which said buried cable 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 buried cable are maintained and operated under said roads Petitioner shall be responsible for doing any work which, due to the existence of said buried cable 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 buried cable 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 buried cable 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.

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County Judge	
Curter Thunks	
Commissioner, Precinct No. 1	
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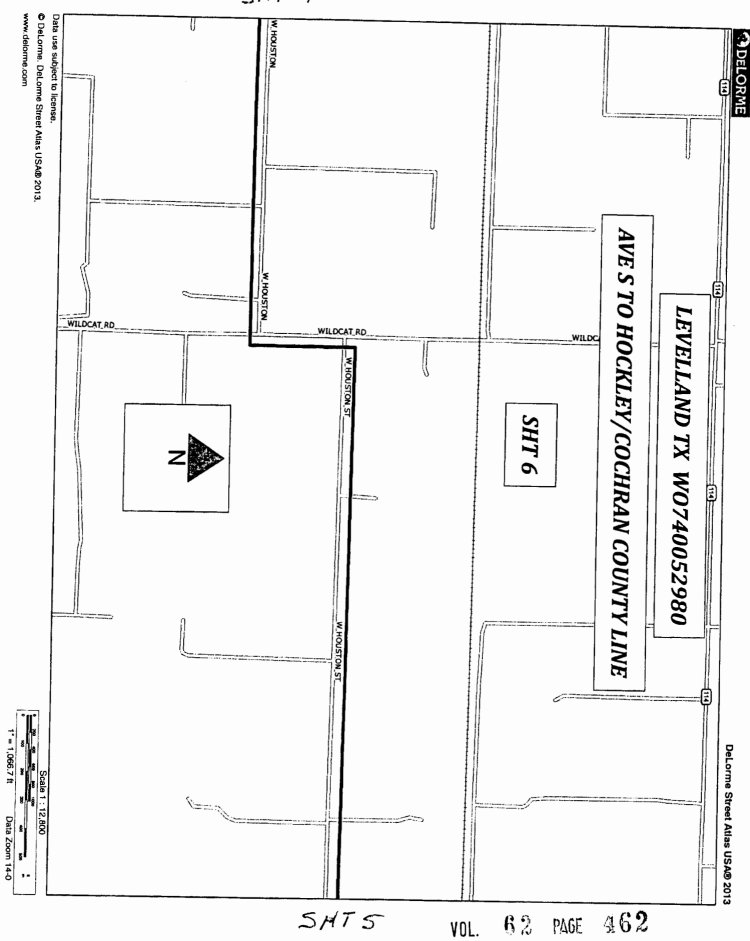
ymmissioner, Precinct No. 2

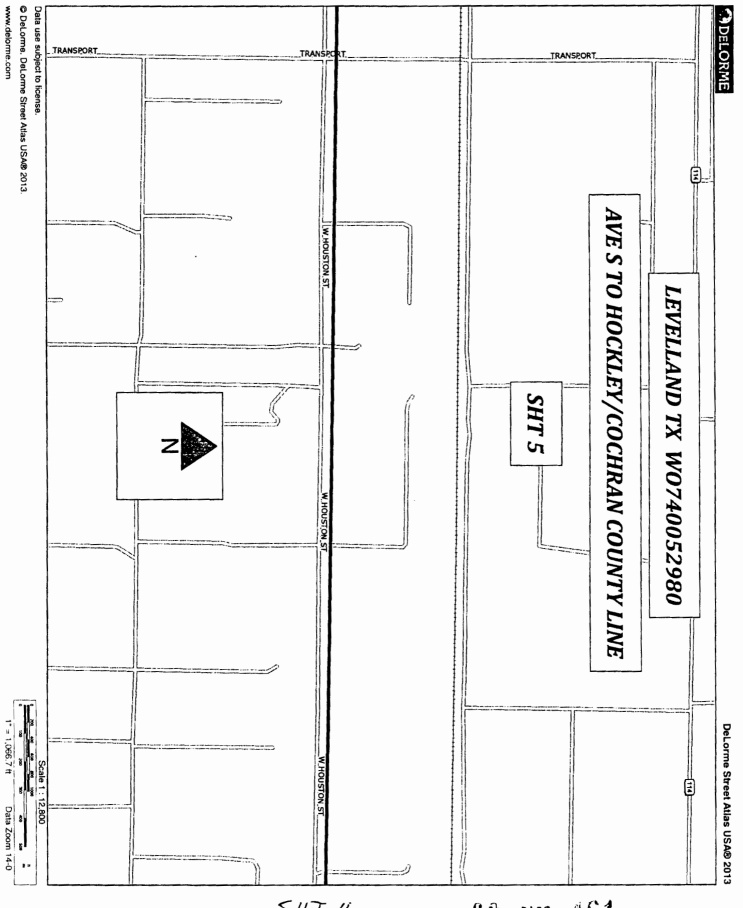
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Date

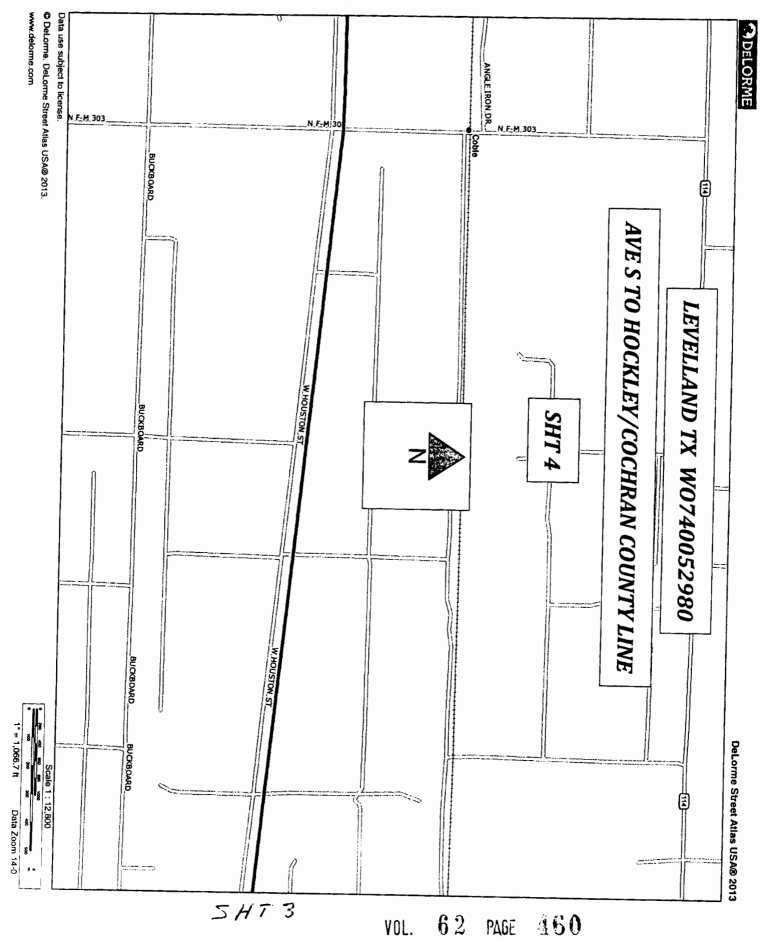
Commissioner, Precinct No. 3

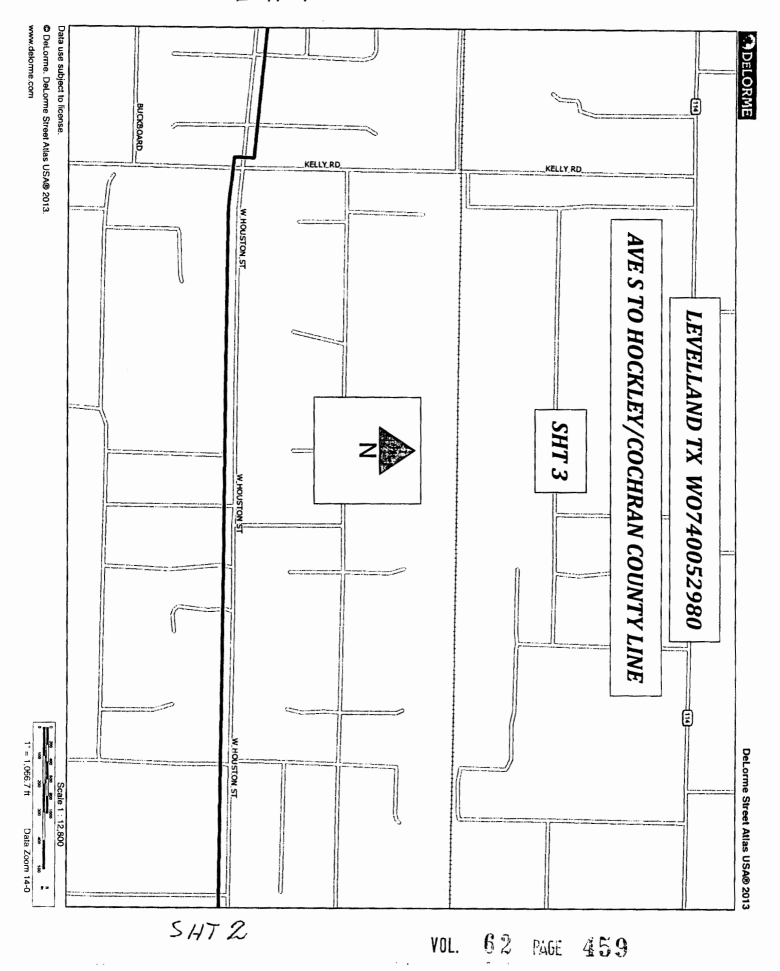
Commissioner, Precinct No. 4

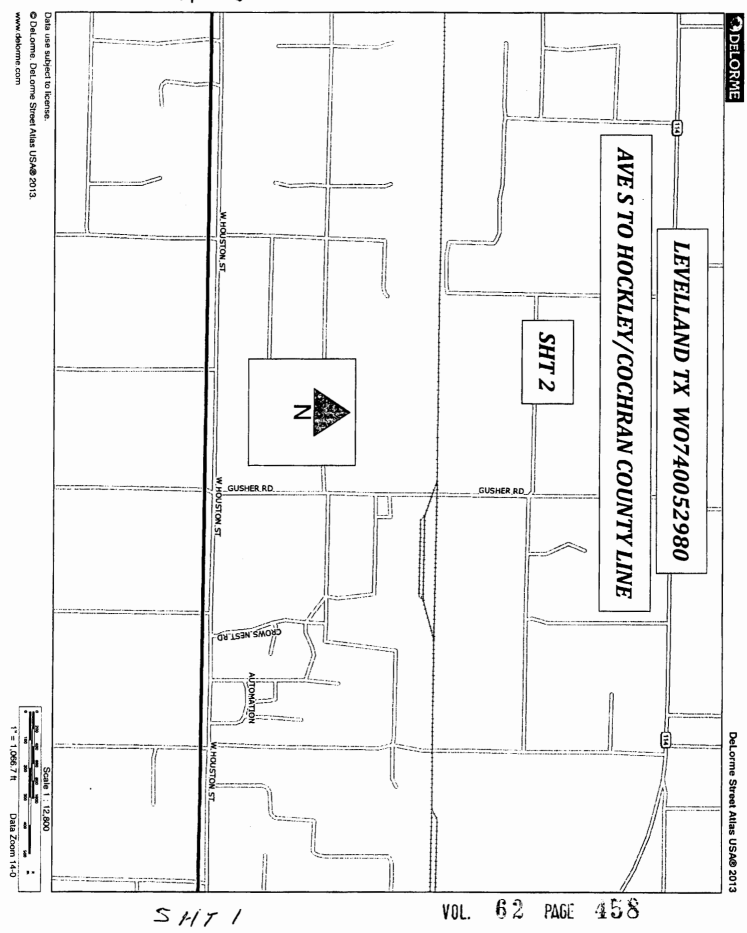


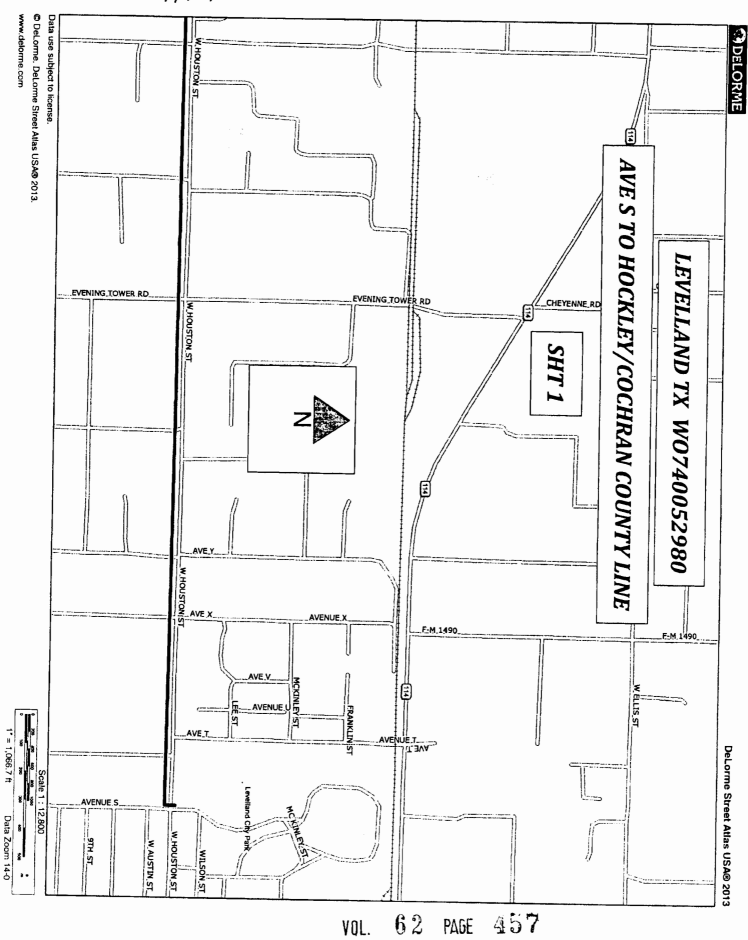


SHT 4 VOL. 62 PAGE 461



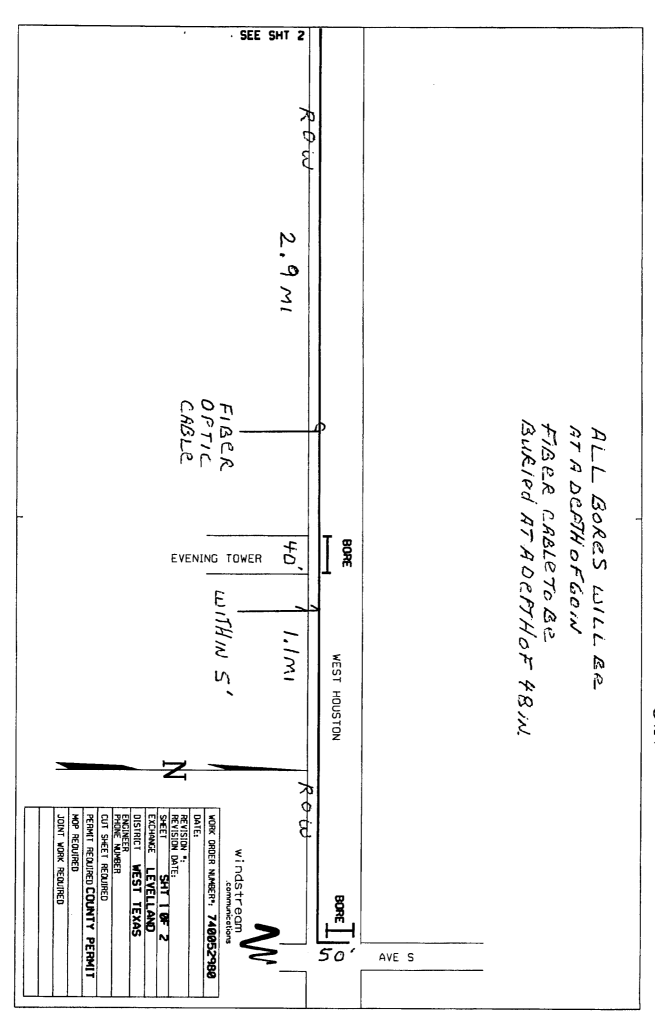






VOL. 62 PAGE 455

791. 62 PAGE 454



VOL. 62 PAGE 453



101 E Tate Brownfield Tx 79316

April 27, 2015

Commissioner's Court of Hockley County County Judge Hockley County Courthouse 802 Houston St Levelland, Texas 79336

Raymond Packett

Subject:Right-of Way County Notification—Levelland, Tx 740052980-00000 Attached you will find a notice of proposed installation of placement of fiber telephone cable as shown on the attached map.

Please contact us by telephone or return mail within ten days as to any conflicts of special requirements which will or may arise from placement of cable. If we do not receive notice of conflicts, we will proceed as planned.

If you need further assistance please don't hesitate to contact me at 806-637-7681. Your cooperation is appreciated.

Raymond Pickett OSP Technician

Beginning at the NW corner of the intersection of Ave S & West Houston St. At this Point bore West Houston and proceed West on the South side for approximately 1.1mi to Evening Tower Rd. Bore Evening Tower Rd and proceed West 2.9mi to Kelly Rd. Bore Kelly Rd then bore West Houston to the North side and proceed west for approximately 6mi to Wildcat Rd. Bore West Houston to the south side and proceed south for approximately 971' to West Houston. Bore Wildcat Rd and proceed west for 2.3mi to the Hockley/Cochran County line.

All bores to a depth of 60inches below roadways Fiber cable to be buried at a depth of 48inches within 5ft of right of way line

SEE ATTACHED DRAWINGS

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 24th day of April 2015.

BY faymord K Pickelto

Raymond K Pickett

BEFORE THE HONORABLE BOARD OF COUNTY COMMISSIONERS HOCKLEY COUNTY, TEXAS

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

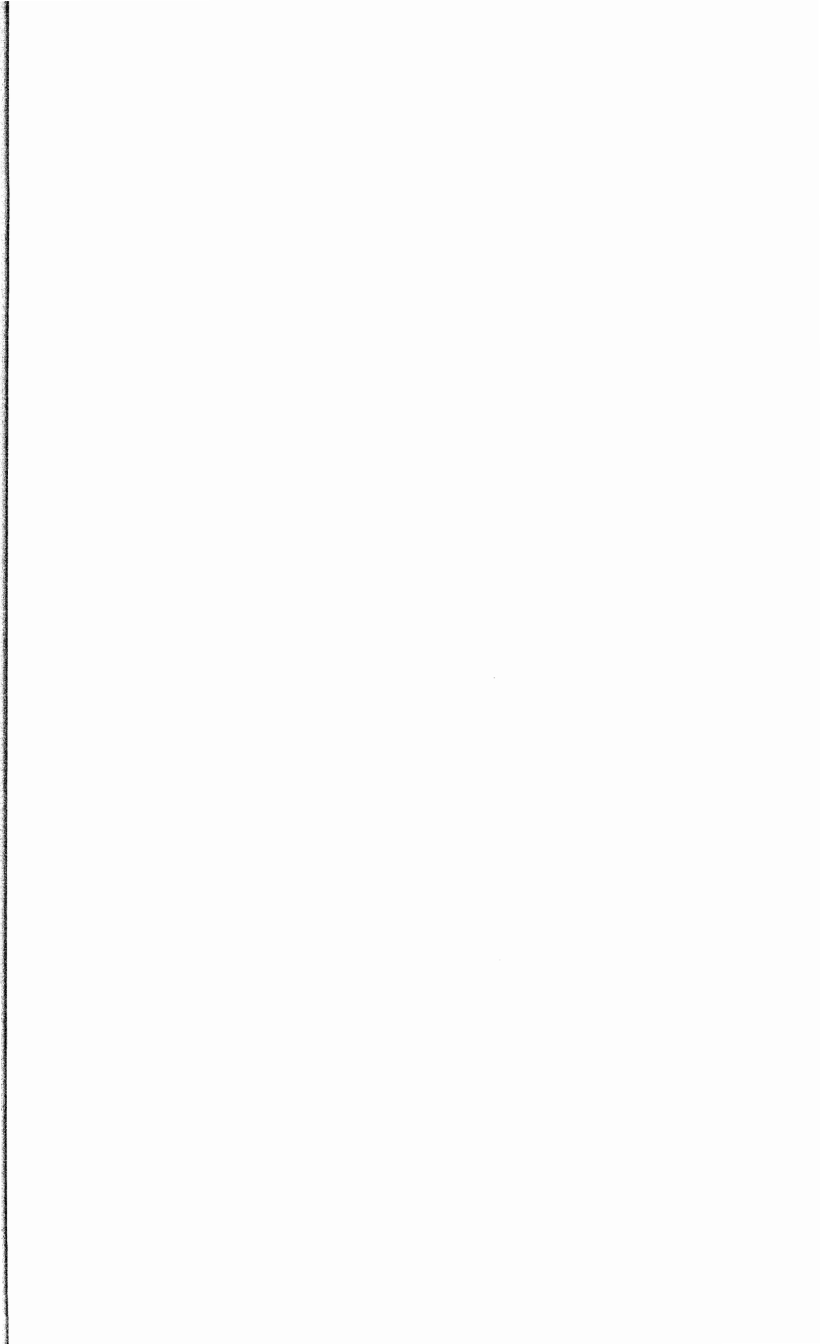
PETITION

Comes now, the Petitioner, <u>Windstream Communications</u>, a corporation of the State of Texas, and petitions this Honorable Board for the right and authority to lay, construct, operate and maintain buried phone lines under and across certain county roads situated in Hockley County, Texas, which said buried phone lines are to be used for the purpose of transporting phone service 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 phone lines and the general specifications are more particularly described on a map marked Exhibit "A" and general specifications marked Exhibit "B", all of which are attached hereto and made a part of this application. Petitioner represents and states that if granted the authority herein requested, it will conform with and abide by the rules of all persons and bodies having jurisdiction and by the following conditions:

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

Motion by Commissioner Carter, seconded by Commissioner Clevenger, 4 Votes Yes, 0 Votes No, that Commissioners' Court grant permission and authority to Windstream Communications to lay, construct, operate and maintain buried cable 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.



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 34th
day of, A. D. 2015, was examined by me and approved.
Commissioner, Precinct No. 1
Commissioner, Precinct No. 2
Commissioner, Precinct No. 3
Commissioner, Precinct No.
County Judge

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

STATEMENT OF ALL TAXES DUE

ACCT # R06364 DATE 05/13/2015 CR



HOCKLEY COUNTY TAX OFFICE 802 HOUSTON ST SUITE 106 LEVELLAND TEXAS 79336 (806) 894-4938

Property Description— OT ANTON, BLOCK 10, LOT 4

TOWN -ANTON ACRES - .163

LOCATION- 409 EIGHTH ST

1,010

IMPR/PERS MKT VAL 380
MKT. BEFORE EXEMP 1,390
LIMITED TXBL. VAL
SUIT NO. TX14-04-2752

EXEMPTIONS GRANTED: NONE

HOCKLEY COUNTY ETAL

802 HOUSTON ST

LEVELLAND TX 79336

TAXES 2003 TAXES 2005 TAXES 2006 TAXES 2007 TAXES 2008 TAXES 2009 TAXES 2010 TAXES 2011 TAXES 2012 TAXES 2013 TAXES 2014	LEVY 43.05 189.33 175.85 167.35 101.51 110.22 111.02 118.92 117.96 35.17 34.63	P & I 63.72 234.77 196.96 167.35 89.34 83.78 71.07 61.84 47.18 9.84 4.50	ATTY FEES 21.35 84.83 74.56 66.94 38.16 38.79 36.42 36.15 33.02 9.00	AMT DUE 128.12 508.93 447.37 401.64 229.01 232.79 218.51 216.91 198.16 54.01 39.13	
	1,205.01	1,030.35	439.22	2,674.58	
ACCT # R06364		TOTAL TOTAL	DUE 05/2015 DUE 06/2015 DUE 07/2015 DUE 08/2015	2,674.58 2,689.34 2,712.59 2,727.06	

	BREAKDOWN OF TA	AX DUE BY JUR	ISDICTION		
JURISDICTION CITY OF ANTON HOCKLEY COUNTY SOUTH PLAINS COLLEGE HIGH PLAINS WTR DIS		PEN & INT 318.64 125.79 95.26 3.28 487.38	ATTY FEES 132.84 54.85 41.44 1.41 208.68	TOTAL 808.07 334.54 252.88 8.60 1,270.49	

	TAX	LEVY	FOR	THE	CURRENT	ROLL	YEAR:	CAN	9.73
	TAX	LEVY	FOR	THE	CURRENT	ROLL	YEAR:	01	4.84
					CURRENT				3.69
	TAX	LEVY	FOR	THE	CURRENT	ROLL	YEAR:	60	.11
	TAX	LEVY	FOR	THE	CURRENT	ROLL	YEAR:	SAN	16.26
TOTAL.	TAX	LEVY	FOR	THE	CURRENT	ROLL	YEAR		34.63

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ND811-LR

BID FORM FOR RESALE OF PROPERTY STRUCK OFF TO HOCKLEY COUNTY TAXING ENTITIES

03.12.15 (DATE)	· .
Domingo + Almeta Sias (NAME)	AMT OF BID
ADDRESS-P.O. BOX OR STREET	
Anton Tx 19313 CITY STATE & ZIP CODE	
(806)559-9405 PHONE NUMBER	•
OT Anton, Block 10, Lot 4 LEGAL DESCRIPTION AND PHYSICAL LOCATION OF PRO	OPERTY
The reason I'm bidding \$500." LIST ANY SPECIAL CIRCUMSTANCES CONCERNING THE	E PROPERTY AND YOUR BID
Condemned. Looking to add my land. would like to tear down it up.	more property to un the house and Clear
THANK YOU FOR YOUR BID	
HOCKLEY COUNTY TAC	



OFFICE OF

DEBRA C. BRAMLETT

COUNTY TAX ASSESSOR
HOCKLEY COUNTY
LEVELLAND, TEXAS

TO PAY ONLINE www.co.hockley.tx.us.com

ADDRESS ALL CORRESPONDENCE TO 802 HOUSTON ST., SUITE 106 LEVELLAND, TX 79336 PHONE: (806) 894-4938 FAX: (806) 894-1102

May 13, 2015

propertytax@hockleycounty.org

YVONNE GIPSON

CHIEF DEPUTY

To all Concerned Entities:

RE: OT ANTON, BLOCK 10, LOT 4 (409 W. EIGHTH ST)

We have received a bid in our office for the above property from Domingo and Almeta Sias in the amount of \$500.00. Their bid has been approved by City of Anton and Anton ISD. At this time I am submitting the bid to your entity for your consideration. I am enclosing a statement of all taxes due and a copy of their bid. Once you have made your decision on this bid for Mr. and Mrs. Sias, please let me know of your decision, so I can notify them. Thank you for your time and consideration.

Sincerely

Debra C Branlett

Hockley County Tax Assessor Collector

. Enc/

Motion by Commissioner Clevenger, seconded by Commissioner Thrash, 4 Votes Yes, 0 Votes No, that Commissioners' Court approve the resale bid to Domingo and Almeta Sias in the amount of Five Hundred Dollars(\$500.00) for property known as Lot 4, Blk. 10, OT, Anton, 409 West 9th Street, Anton, Texas, as per Resale Bid recorded below.

IN THE COMMISSIONERS' COURT

COUNTY OF HOCKLEY

OF HOCKLEY COUNTY, TEXAS

NOTICE TO BIDDERS

Notice is hereby given that the Commissioners' Court of Hockley County, Texas, will receive sealed bids, in the office of the County Judge located at 802 Houston St., Ste. 101, Levelland, Texas, until 10:00 A.M., Monday, June 15, 2015, for the following described:

Precinct. 1 needs a minimum of 560 yards of gravel hauled from RE Janes Gravel Company in Slaton, Texas to Precinct 1.

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

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

Given under my hand and seal of said Court, this the 22ND day of May, 2015.

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

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Motion by Commissioner Thrash, seconded by Commissioner Barnett, 4 Votes Yes, 0 Votes No, that Commissioners' Court advertise for bids to haul 560 yards of gravel from RE Janes Gravel Company in Slaton, Texas to Precinct 1, as per "Notice to Bidder" recorded below.

LEGAL NOTICES

NOTICE OF PROPOSAL

The Whiteface Consolidated I.S.D. Board of Trustees is accepting proposals for school depository for 2015-17. Requests for Proposals can be obtained by contacting Jimmy Ericson at (806) 287-1154. Proposals should be sent to Jimmy Ericson, Business Manager, P.O. Box 7, Whiteface, TX 79379. Proposals will be accepted through Friday, June 11 2015 at 4:00 p.m. Propasals can be mailed or faxed or e-mailed. Our fax number is (806) 287-1131. The Whiteface CISD Board of Trustes will consider these propsals at their regular meeting on June Whiteface CISD is the right

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receive sealed bids, in the office of the county Judge located at 802 Houston St., Ste. 101. Levelland, Texas until 10:00 a.m. Tuesday, May 26, 2015, for the following described:

Pct. 4 needs a minimum of 2,000 yards of caliche hauled to Lawrence Road north of Anton, Texas. Pct. 4 will be getting caliche from Pct. 3 pit and will need a minimum of 4 trucks. The Commissioners' Court of Hockley County, Texas reserves the right to reject any or all bids. The required bid forms **specifications for said** pickup is available at the office of the county Judge, between 9:00 a.m. and 5:00 p.m., Monday through Friday.

Given under my hand and seal of said court, this the 4th day of May, 2015.

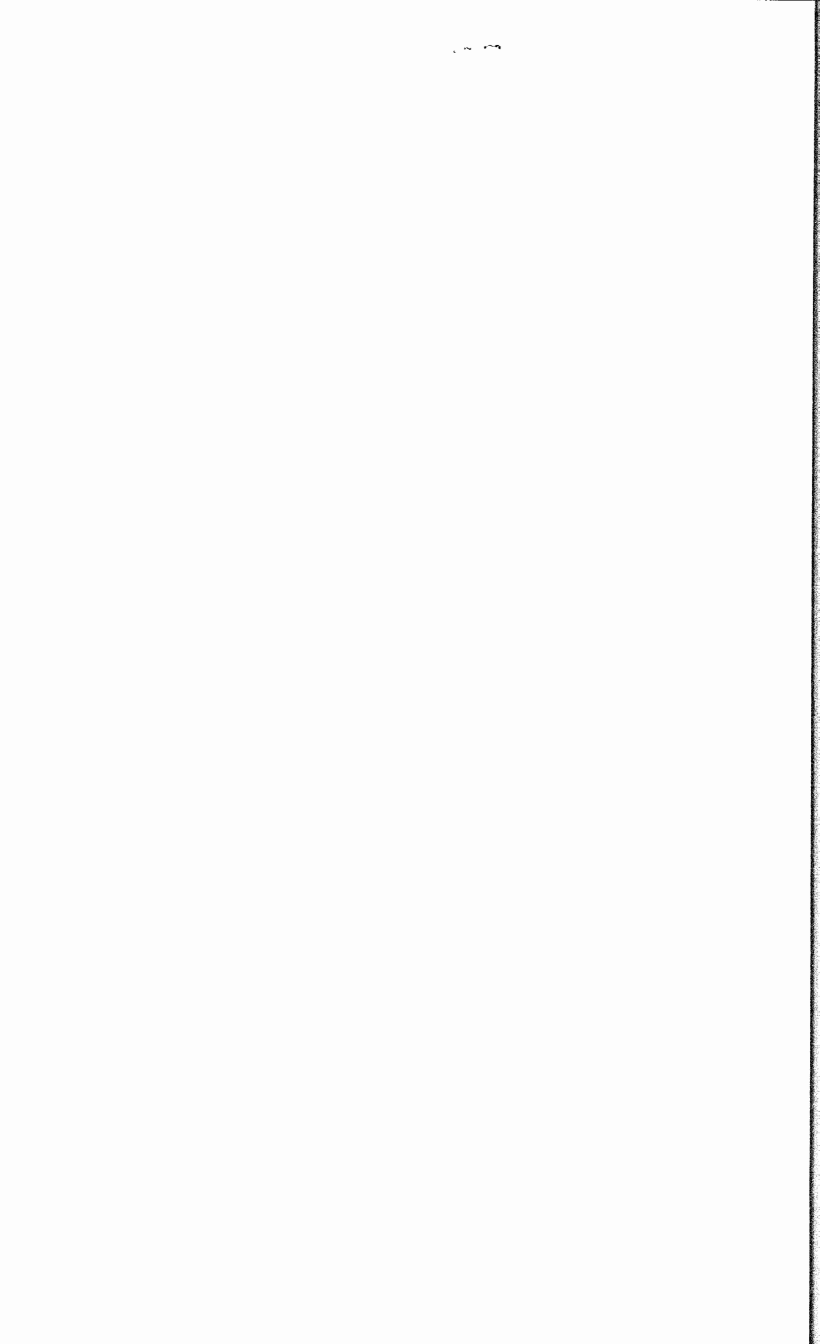
Gumula, County Clerk, and their Clerk of commissioners' handley County, Texas

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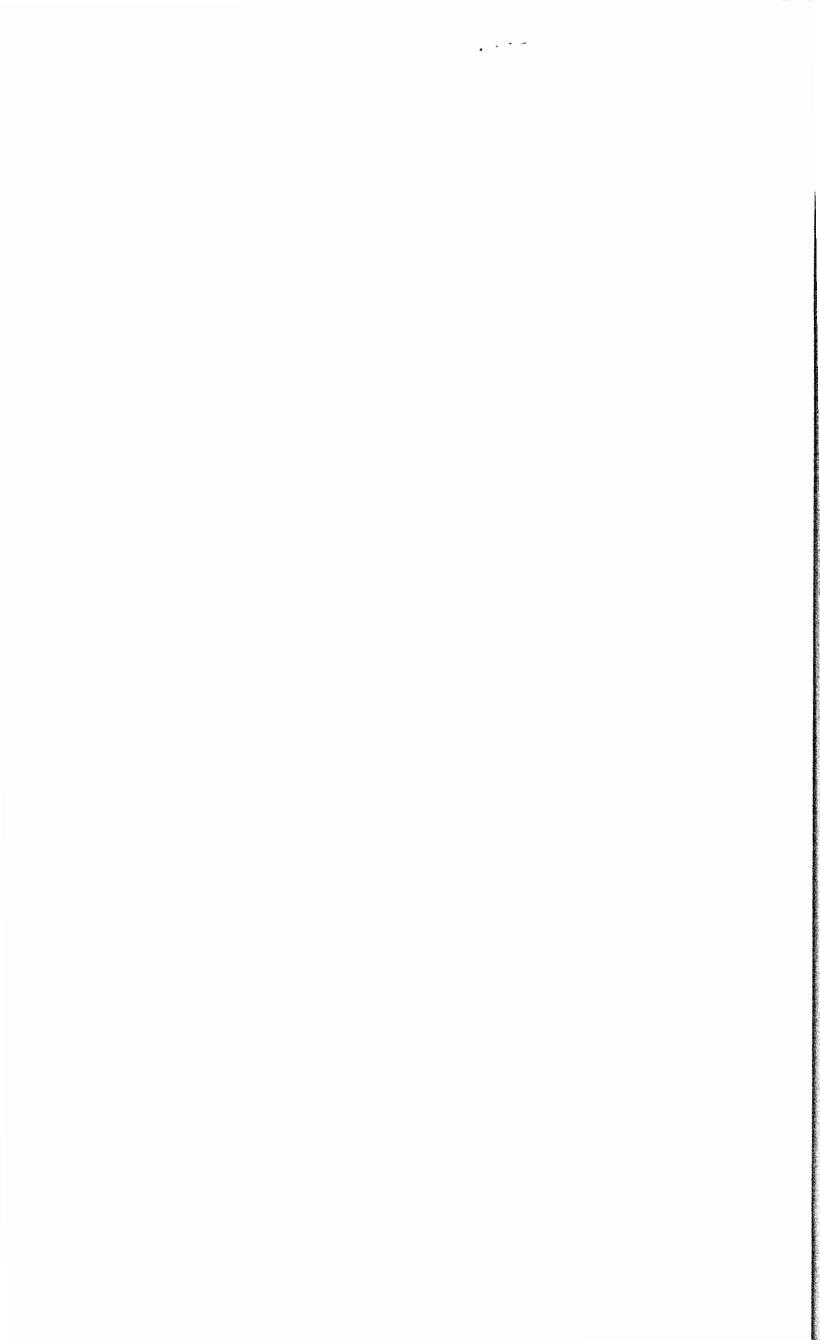
BID FORM

HOCKLEY COUNTY, TEXAS

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5	Signature of Author	ized Representativ	e	Nor	5 M	lof	/
1	Name of Company	TONY'S C	ILFIS	ELD	502	ILE	5
	DATE <u>5/20/</u>			90NT	() Cun	Cu	EY COUNTY
	S. S. S. V.			<i>V</i>	,		
Rory Malouf	email: romalouf@hotmail.	806-893-3078 com		VOL.	62	PAGE	487



Motion by Commissioner Clevenger, seconded by Commissioner Thrash, 4 Votes Yes, 0 Votes No, that Commissioners' Court accept the bid from Tony's Oilfield Services, Inc. for hauling claiche in Precinct 4 to Lawrence Road in the amount of Eighteen Thousand and Seven Hundred and Twenty Five Dollars (\$18,725.00), as per Bid recorded below.



May 13, 2015

Hockley County
Attention: Judge Larry Sprowls
802 Houston Street, Suite 101
Levelland, TX:79336

Judge Sprowls,

AimBank would like to continue as the primary depository institution for Hockley County. AimBank proposes that the rate on your depository funds be the greater of .50 basis points or .25 basis points above the 90 day T-Bill on all operating money (.50 basis points would be the rate today based on this). Certificates of deposit would most likely be on similar terms, but we would discuss these based on your needs.

Please review and let me know if you have questions.

Cue accupil

Sincerely,

Chad Alexander

Executive Vice President - Levelland Market President

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Motion by Commissioner Clevenger, seconded by Commissioner Barnett, 4 Votes Yes, 0 Votes No, that Commissioners' Court tabled any actions regarding tax penalty due to Mike Dobson for non attendance.

Motion by Commissioner Carter, seconded by Commissioner Barnett, 4 Votes Yes, 0 Votes No, that Commissioners' Court approve extending the bank depository agreement with AimBank, as per Letter recorded below.