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 14TH day of FEBRUARY, 2013, at 2:00 P.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, February 4, 2013.
- 2. Read for approval all monthly bills and claims submitted to the Court and dated through February 11, 2013.
- 3. Consider and take necessary action to reappoint Board of Directors for the Hockley County Industrial Development Corporation.
- 4. Consider and take necessary action to approve the Fire Service Agreement by and between the City of Levelland and Hockley County.
- 5. Consider and take necessary action to approve the Official Bond and Oath of Everett McDaniel and Charlotte Trull.
- 6. Closed meeting pursuant to Section 551.071 of the Texas Government Code concerning the pending litigation by and between Ropesville Fire Department and the City of Ropesville.
- 7. Consider and take necessary action concerning the pending litigation by and between Ropesville Fire Department and the City of Ropesville.

COMMISSIONERS' COURT OF HOCKLEY COUNTY, TEXAS

Commissioner

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 11TH day of February, 2013, and said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said meeting.

Dated this 11TH day of February, 2013.

FILED FOR RECORD
AT____O'CLOCK___M

FEB 11 2013

Irene Gumula, County Clerk, and Ex-Officio

Clerk of Commissioners' Court, Hockley County, Texas

Libra Gumula County Clerk, Hockley County, Texas

SPECIAL MEETING February 14, 2013

Be it remembered that on this the 14th day of February A.D. 2013, 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	County Judge
Curtis D. Thrash (ABSENT)	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 Carter, 3 Votes Yes, 0 Votes No, that the Minutes of a Special meeting of the Commissioners' Court, held on the 4th day of February A.D. 2013, be approved and stand as read.

Motion by Commissioner Clevenger, seconded by Commissioner Barnett, 3 Votes Yes, 0 Votes No, that all monthly claims and bills, submitted to the Court, and dated through February 14, A.D. 2013, be approved and paid as read.

Motion by Commissioner Carter, seconded by Commissioner Clevenger, 3 Votes Yes, 0 Votes No, that Commissioners' Court approve the reappointment of Board of Directors for the Hockley County Industrial Development Corporation, as per Order recorded below.

COUNTY OF HOCKLEY

HOCKLEY COUNTY, TEXAS

ORDER TO APPOINT BOARD OF DIRECTORS OF HOCKLEY COUNTY INDUSTRIAL DEVELOPMENT CORPORATION

It is the order of the Commissioners' Court of Hockley County that the following: Chris Roberts; K.W. Hill; Stephen A. Henry; Don Duff; and Greg Methvin be appointed as Directors of the Hockley County Industrial Development Corporation for a two year term ending January 31, 2015.

DATED the 14th day of February, 2013.

Larry Sprowls, Hockley County Judge

ase In

ATTEST:

Ex-Officio Clerk of Commissioner Court of Hockley County, Texas Motion by Commissioner Carter, seconded by Commissioner Clevenger, 3 Votes Yes, 0 Votes No, that Commissioners' Court approve the Fire Service Agreement by and between the City of Levelland and Hockley County, as per Agreement recorded below.

FIRE SERVICE AGREEMENT

This Agreement is made by and between the CITY OF LEVELLAND, TEXAS (the CITY), and the COUNTY OF HOCKLEY (the COUNTY) for the purposes and in accordance with the provisions herein set forth;

- 1. This Agreement is made under the authority of, and in accordance with the provisions of, TEXAS LOCAL GOVERNMENT CODE Chapter 352, County Fire Protection, and Texas Government Code. Chapter 791, the Interlocal Cooperation Act. The purpose of this Agreement is to provide for fire protection in the portion of the County that is situated outside of the municipal boundaries of the City, because the CITY owns and operates a Fire Department as a department of its municipal government, but the COUNTY neither owns or operates any fire-fighting equipment, nor does it provide any type of fire protection, except as hereinafter set forth.
- 2. The CITY hereby agrees to provide fire-fighting services for the portion of the COUNTY situated outside the municipal boundaries of the CITY, using its equipment and personnel, subject to the following limitations:
 - A. The particular equipment and the number of personnel dispatched to any fire shall be within the sole discretion of, the CITY's Fire Chief or his designee, taking into account such factors as (but not limited to), the size and type of the fire, the location of the fire, any special toxic or other high risk characteristics of the fire, its proximity to the other departments capable of responding, and the necessity of holding sufficient fire-fighting assets in reserve to respond to other fires that would require a response by the CITY's Fire Department.
 - B. This Agreement does not include the CITY's providing of fire prevention services, such as building or fire extinguisher inspections, risk assessments, public fire prevention or safety programs, or arson or suspicious circumstances investigations.
- 3. The COUNTY has provided equipment to, and made arrangements with, numerous irrigation well owners so that those wells can provide water to fire fighting equipment. The COUNTY shall be responsible for maintaining those well connections, and will provide the CITY with appropriate maps or other means for locating and using these wells to obtain necessary water.

- 4. The CITY presently may be a party to one or more Mutual Aid Fire Agreements with other Cities, which essentially provide for coordinated fire responses. Those Agreements are not affected by this Agreement, and are not made a part hereof.
- 5. In consideration of the CITY's providing fire-fighting services, the COUNTY agrees to pay to the CITY:
 - A. An annual minimum amount of \$100,000 to cover up to 200 County Fire Runs. This amount shall be paid in two equal installments, the first installment of \$50,000 being paid to the CITY as soon as practicable after January 1, 2012, and the second \$50,000 installment as soon as practicable after July 1, 2012.
 - B. The CITY shall periodically provide to the COUNTY reports on the number County Fire runs with each report to include a cumulative total for the calendar year.
 - C. For each County Fire Run in excess of 200, up to and including the 240th County Fire Run during the calendar year, the COUNTY shall pay an additional \$500, with the calendar year total not to exceed a total COUNTY obligation of \$120,000. Payment for these runs shall be made as soon as practicable after receipt of the CITY report documenting the runs.
- 6. The CITY and COUNTY each acknowledge that they have undertaken a comprehensive review of the costs of providing fire protection services to the citizens of the COUNTY, including those living inside and outside of the CITY, in order that those costs can be equitably borne. The CITY's and COUNTY's representatives have met, and the parties hereto agree that the conditions and responsibilities outlined in this agreement will likely serve as an equitable arrangement for another year. However, periodically the parties shall again undertake a comprehensive review of fire protection services and develop a new or revised fire service agreement when appropriate.
- 7. The term of this Agreement is for one year, commencing on December 1, 2012 and ending on November 30, 2013, subject to the review and approval for subsequent years as outlined in paragraph 6. above. The parties agree that this agreement represents an obligation of 2013 fiscal year funds only.
- 8. This Agreement supersedes all previous agreements of the parties concerning the subject matter hereof.

HOCKLEY COUNTY

Larry Sprowls, County Judge

Attest:

Irene Gumula, County Clerk

CITY OF LEVELLAND

By: Mayner Jackson Mayor

Attest:

Beth A. Walls, TRMC, IPMA-CP City Secretary

Motion by Commissioner Barnett, seconded by Commissioner Clevenger, 3 Votes Yes, 0 Votes No, that Commissioners' Court approve the Official Bond and Oath of Everett McDaniel and Charlotte Trull, as per Official Bond and Oaths recorded below.

County of	Hockley	_ } KNO	W ALL MEN	BY THESE	PRESEN	TS:
That we		Everett M	[cDaniel		as	s principal, and
Lexon	Insurance Compan	e Company, 900 S. Frontage Rd, Ste. 250, V			idge, IL 60	517
as Surety, are held and be		Govern	nor, State of Te			essor or assigns,
in the sum ofof which we hereby bind			00 (\$1,000.00)			for the payment
The condition of the	e above obligation is t		e above bounden		Everett Mc	Daniel
	was on the	10 th	day of	November	, 1	998 , duly
appointed (elected-appointed)	to the office of	Co	nstable Precinc	t #2, Hockle	y County T	l'exas
in and for the	(Name	Governor or city or town)		,	State of Texa	s, and if the said
	Everett McD	Daniel		shall w	ell and faith	fully perform all
the duties required of hi			utions of	Governo	r, State of	Texas
SURETY By: am	R HANDS, this the _	24 th day	Everely	January Principal Everett McI (Please Print		, 2013
THE STATE OF TEX	KAS					
County of Hock	ley	Before me	Rhono	la Bradle	У	
				0	n this day p	ersonally appeared
Everett	McDaniel					
known to me to be the to me that _he_	person who		subscribed and consideration the			and acknowledg
	Given under my		f office at L	evelland,	Texas	
Notary Public	BRADLEY , State of Texas xp. 02-24-2016	this 6th	day of	February Hockley	Brac	2013 County, Texa
F 3631 – Bond and Oa	ath City Official Cla	ss 5	VOL.	59 PAGE	485	,

OATH OF OFFICE (COUNTY JUDGE and COUNTY COMMISSIONER)

"I,	Everett Mo	cDaniel	do solemnly swear (or affirm), that I will faithfully
execute the	duties of the office of	Constable Pre	
of	Levelland (Name of city or to	State of 7	Texas, and will do the best of my ability preserve, protect and
defend the C	Constitution and laws of	the United States and of the	this State; and I furthermore solemnly swear (or affirm), that I
			pay, contributed, nor promised to contribute any money, or
		olic office or employment,	
· {.	For the giving or with	holding a vote at the electi	tion at which I was elected.
(To secure my appointme	ent or the confirmation thereo	of. So help me God.
			Everalt Mchlanal
Swo	orn to and subscribed be	fore me, this 6th	day of February , 2013 .
(SEAL)	RHONDA B Notary Public, S My Comm. Exp.	tate of Texas	Notary Public, State of Texas
*Strike out p	ohrase that does not apply.		Hockley County, Texas
THE STA	ATE OF TEXAS		
County of	f	The forego	going bond of
as			of
State of T	exas, this day approved	by *	
Dated		,	Mayor
ATTEST:			
			(Name of city or town)
	(Clerk or S	(Accretany)	
	(CICIA OI S	ootoury)	

*For cities operating under the general law: Art. 1002-City Council shall have power to require bonds to be given to the said corporation by all officers for the faithful performance of their duties; Art. 1001-the treasurer shall give bond in favor of the city in such amount, and in such form as the city council may require, with sufficient security to be approved by the city council, conditioned for the faithful discharge of his duties; Art. 1044-the assessor and collector of taxes shall give a good bond in such amount and form as the city council may prescribe, Art. 999-city marshal shall give such bond for the faithful performance of his duties as the city council may require, Art. 998-police officers shall give bond for the faithful performance of their duties, as the city council may require.

For cities operating under commission form of government: Art. 1162-the mayor and each commissioner shall enter into a bond in the sum of \$3,000 each, conditioned for the faithful performance of the duties of their office; said bond of the officers, first elected hereunder, shall be approved within twenty days after the entry upon the minutes of the city council, or board of aldermen or the commissioners court, as the case may be, by the county judge of the county in which such city or town, or town or village is located, and to be payable to said city or town, or town or village for its use and benefit. All subsequent bonds of officers elected hereunder shall be approved by the Board of Commissioners; Art. 1161-said Board of Commissioners shall appoint a competent person to be clerk, who shall also be assessor and collector of taxes of such city or town, or town or village. He shall before entering upon the duties of his office, enter into a good and sufficient bond, to be executed by a surety company authorized to do business in the State of Texas, in an amount sufficient to adequately protect the funds of such city or town, but in no event less than twice the largest amount collected at any one time in the preceding fiscal or calendar year, to be determined by the Board of Commissioners, and said bond to be approved by said board and filed and recorded in the minutes thereof.

For Towns and Village: Art. 1146, Sec. 8-the Board of Aldermen shall prescribe the bonds and security which the marshal and such other officers as may be appointed shall give, which shall be executed and approved by the mayor, before the marshal or officer shall enter upon the discharge of his duties, said bond to be payable to the corporation.

POWER OF ATTORNEY

Lexon Insurance Company

LX-118700

its true and lawful Attorney(s)-in-Fact to make, execute, seal and deliver for, and on its behalf as surety, any and all bonds, undertakings or other writings obligatory in nature of a bond.

This authority is made under and by the authority of a resolution which was passed by the Board of Directors of LEXON INSURANCE COMPANY on the 1st day of July, 2003 as follows:

Resolved, that the President of the Company is hereby authorized to appoint and empower any representative of the Company or other person or persons as Attorney-In-Fact to execute on behalf of the Company any bonds, undertakings, policies, contracts of indemnity or other writings obligatory in nature of a bond not to exceed \$2,500,000.00, Two-million five hundred thousand dollars, which the Company might execute through its duly elected officers, and affix the seal of the Company thereto. Any said execution of such documents by an Attorney-In-Fact shall be as binding upon the Company as if they had been duly executed and acknowledged by the regularly elected officers of the Company. Any Attorney-In-Fact, so appointed, may be removed for good cause and the authority so granted may be revoked as specified in the Power of Attorney.

Resolved, that the signature of the President and the seal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Assistant Secretary, and the seal of the Company may be affixed by facsimile to any certificate of any such power and any such power or certificate bearing such facsimile signature and seal shall be valid and binding on the Company. Any such power so executed and sealed and certificate so executed and sealed shall, with respect to any bond of undertaking to which it is attached, continue to be valid and binding on the Company.

IN WITNESS THEREOF, LEXON INSURANCE COMPANY has caused this instrument to be signed by its President, and its Corporate Seal to be affixed this 21st day of September, 2009.

TEXAS INSURANCE COMPANY

LEXON INSURANCE COMPANY

David E. Campbell President

ACKNOWLEDGEMENT

On this 21st day of September, 2009, before me, personally came David E. Campbell to me known, who being duly sworn, did depose and say that he is the President of **LEXON INSURANCE COMPANY**, the corporation described in and which executed the above instrument; that he executed said instrument on behalf of the corporation by authority of his office under the By-laws of said corporation.

"OFFICIAL SEAL"
MAUREEN K. AYE
Notary Public, State of Illinois
My Commission Expires 09/21/13

CERTIFICATE

Maureen K. Aye Notary Public

I, the undersigned, Assistant Secretary of **LEXON INSURANCE COMPANY**, A Texas Insurance Company, DO HEREBY CERTIFY that the original Power of Attorney of which the foregoing is a true and correct copy, is in full force and effect and has not been revoked and the resolutions as set forth are now in force.

Signed and Sealed at Woodridge, Illinois this _

Day of January, 2013



VOL. 59 PAGE 487

Philip G. Lauer Assistant Secretary

Philip

"WARNING: Any person who knowingly and with intent to defraud any insurance company or other person, files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties."

Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS	·
County of Hockley	
KNOW ALL PERSONS BY THESE PRESENTS:	BOND No15865334
That we, Charlotte Trull	, as Principal, and
WESTERN SURETY COMPANY, a corporation duly license	d to do business in the State of Texas, as Surety,
are held and bound unto 1 Hockley County Ju	
in the sum of 2 Five Thousand and 00/100	DOLLARS (\$5,000.00
for the payment of which we hereby bind ourselves and our severally, by these presents.	heirs, executors and administrators, jointly and
Dated this day of August	
THE CONDITION OF THE ABOVE OBLIGATION	IS SUCH. That whereas the shove boundar
Principal was on the day of to the office of Justice of The Pe (Elected_Appointed)	duly
County, State of Texas, for a term of your	ears commencing on the 1st day of
NOW THEREFORE, if the said Principal shall well an required of him by law as the aforesaid officer, and shall a faithfully and impartially and promptly pay to the entitle her hands during the term of	
her hands during the term of	f office.
E A DANGER	
then this obligation to be void, otherwise to remain in full fo	rce and effect.
PROVIDED, HOWEVER, that regardless of the number number of claims which may be made against this bond, the and the aggregate liability of the Surety for any and all continued exceed the amount stated above. Any revision of the bond a	he liability of the Surety shall not be cumulative laims, suits, or actions under this bond shall not
PROVIDED, FURTHER, that this bond may be cancell party to whom this bond is payable stating that, not less liability hereunder shall terminate as to subsequent acts of	s than thirty (30) days thereafter, the Surety's
,	Chaslale Sulle
	WESTERN SURETY COMPANY
	By Paul T. Bruflat, Senior Vice President
ACKNOWLEDGMENT (OF PRINCIPAL
THE STATE OF TEXAS	
County of Hockley	
Before me, 1-liesa Patterson	on this day, personally appeared
the foregoing instrument and acknowledged to me that	o me to be the person whose name is subscribed to at he executed the same for the purposes and
Civen dide, in straight sear of office at	relland, Texas,
this dayror gary, or	Darage Anthropa
SEAL STATE OF TEXAS	Houk land
Form 862-A-1-2010 Page 1 of	VOI 59 PAGE 188
GOOGGOOGGOOGGO WESTERN SURETY COMPANY ONE OF AMER	TOL. 99 PAUE 400

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

		swear (or armin) that I w	in faithfully
execute the duties of the office of of the State of Texas, and will to the best of my laws of the United States and of this State; and	ability preserve, prote	ect, and defend the Cons lly swear (or affirm) tha	titution and t I have not
directly nor indirectly paid, offered, or promised or valuable thing, or promised any public office of vote at the election at which I was elected; and I	or employment, as a re I furthermore solemnly	ward for the giving or w w swear (or affirm) that I	ithholding a will not be,
directly or indirectly, interested in any contract claims as are expressly authorized by law and ex help me God.	cept such warrants as	may issue to me as fees	of office. So
no dod.	Signed		
Sworn to and subscribed before me at		, Texas, this	day
of	- Salar Transfer of the Salar St.	in his state of the	
SEAL		The second second	ounty, Texas
	-		ounty, rexas
	THE OF OFFICE		
OA:	TH OF OFFICE (General)	the strangeness of the selection of the	E Planet
I,	de	solemnly swear (or affir	m) that I will
faithfully execute the duties of the office of		Solemny swear (or ann	m) mat i wii
laws of the United States and of this State; an directly nor indirectly paid, offered, or promised or valuable thing, or promised any public office vote at the election at which I was elected. So he	l to pay, contributed, n or employment, as a r	or promised to contribut	e any money
vote at the election at which I was elected. So he	Signed		
G	*	Toros this	do
Sworn to and subscribed before me at		, Texas, this	da
		** ** ** ** ** ** ** ** ** ** ** ** **	
SEAL .	· · · · · · · · · · · · · · · · · · ·		County, Texa
THE STATE OF TEXAS			
County of Hockey	2 10	alout the control	Marie Company
The foregoing bond of Charle	tte Dull	The Control of the Co	Ctata of Taxa
in and for this day approved in open Commissioner's Cour	rt.	County and	state of Texa
ATTEST:	Date		<u> </u>
When Dumula Cle	rk		County Judg
			County, Tex
County Court County		1	
THE STATE OF TEXAS			
THE STATE OF TEXAS County of	Arman and a second a second and		
> 88	Area :	County Clerk, in and for	said County,
I,	he day o	County Clerk, in and for	, , , , , , , , , , , , , , , , , , , ,
I,	he day o d for record in my office	fe the	day
I,	he day o d for record in my office o'clock M at o'clocl	fe the	day
I,	he day o d for record in my office o'clock M , at o'clock a page	fe the I., and duly recorded the kM., in the Records of	day
I,	he day o d for record in my office o'clock M , at o'clocl page	fe the	day
I,	he day o d for record in my office o'clock M , at o'clocl page	fe the	day f Official Bon
I, hereby certify that the foregoing Bond dated t with its certificates of authentication, was file day of of said County in Volume , on WITNESS my hand and the seal of the Co	he day o d for record in my office o'clock M , at o'clocl page	fe the I., and duly recorded the kM., in the Records of the large terms	day

Page 2 of 4

OFFICIAL BOND REQUIREMENTS

OFFICIAL	2. AMOUNT	1. TO WHOM PAYABLE	APPROVED	Sec. of Statutes	4. CONDITIONS
District Attorney	Section of the party	Catherine 970 C	District Judge	Gov't Code	in the manner prescribed by law, faithfully pay over all money the he collects or that comes into his hands for the state or a county."
County	Selection \$2,500 to the same	Governor a de la companya de la comp	Commissioners Court	Gov't Code 45.001	"faithfully pay over in the manner prescribed by law all money that h collects or receives for any county or the state."
County Judge	\$1,000 10,000.	County Treasurer	Commissioners Court	Gov't Code 26.001	"pay all money that comes into his hands as county judge to the person of officer entitled to it; pay to the county all money illegally paid him out of county funds; and not vote or consent to pay out count funds for other than lawful purposes."
County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County	Commissioners Court	Local Gov't Code 82.001	"faithfully perform the duties of office."
Deputy County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given — \$5,000 minimum, \$500,000 maximum	County for the use and benefit of the County Clerk	Commissioners Court	Local Gov't Code 82.002	"faithfully perform the duties of office."
County Auditor	\$5,000 minimum	District Judge(s)	District Judge(s)	Local Gov't Code 84.007	"faithfully perform the duties of county auditor."
County Treasurer	Established by the commissioners court not to exceed one-half of one percent of the largest amount budgeted for general county maintenance and operations for any fiscal year of the county beginning during the term for which the bond is to be given — \$5,000 minimum.	County Judge	Court Court	Local Gov't Code 88.002	"faithfully execute the duties of office." "State State of the State
District Clerk	\$500,000 maximum Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor $r_i b_i \chi$	Commissioners .	Gov't Code 51.302	"faithfully perform the duties of the office."
Deputy District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given — \$5,000 minimum, \$100,000 maximum	Governor for the use and benefit of the District Clerk	Commissioners Court	Gov't Code 51.309	"faithfully perform the duties of the office."
County School Superintendent	\$1,000.	County governing board wide independent schoo created, in which eve payable to and approve Commissiones	district has been ont the bond is ed by the County	Educ. Code 17.49	"faithfully perform his duties."
County Surveyor	Fixed by the Commissioners Court — \$500 minimum, \$10,000 maximum	Not Speci			"faithfully perform the duties of the office."
Deputy County Surveyor	Not less than \$500 nor more than \$10,000 (Fixed by the County Surveyor)	County Sur	veyor	Nat. Res. Code 23.014	"faithfully perform the duties of the office."
Sheriff	Set by the Commissioners Court \$5,000 minimum, \$30,000 maximum	Governor	Commissioners Court	Local Govt Code 85,001	"faithfully perform the duties of office established by law; account and pay to the person authorized by law to receive them the fit forfeitures, and penalties the sheriff collects for the use of the stat a county; execute and return when due, the process and precel lawfully directed to the sheriff, and pay to the person to whom t are due or to the person's attorney the funds collected by virtue of process or precept; and pay to the county any funds illegally p voluntarily or otherwise, to the sheriff from county funds."
County Assessor-Collector (State Bond)	Equal to 5% of the net state collections from motor vehicle sales and use taxes and motor vehicle registration fees in the county during the year ending August 31 preceding the date the bond is given — \$2,500 minimum, \$100,000 maximum	The Governor and the Governor's successors in office	Commissioners Court and the State Comptroller of Public Accounts	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Assessor-Collector (County Bond)	Equal to 10% of the total amount of county taxes imposed in the preceeding tax year, \$100,000 maximum	Commissioners Court	Commissioners Court	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Commissioner	\$3,000:	County Treasurer	County Judge	Local Gov't Code 81.002	"faithfully perform the commissioner's official duties and reimb the county for all county funds illegally paid to him and will not or consent to make a payment of county funds except for a la purpose."
Justice of the Peace	\$5,000 maximum	County Judge	Not Specified	Gov't Code 27.001	"faithfully and impartially discharge the duties required by law promptly pay to the entitled party all money that comes into his hi during the term of office."
· Constable	Set by the Commissioners Court \$500 minimum — \$1,500 maximum	The Governor and the Governor's successors in office	Commissioners Court	Code 86.002	"faithfully perform the duties imposed by law."
County Public Weigher and Deputies	\$2,500	County Judge	Department of Agriculture	Agric. Code	"accurately weigh or measure commodities reflected on certific issued by him, protect the commodities that he is registered to woor measure, and comply with all laws and rules governing providing the weighers."
State Public Weigher	\$10,000	State of Texas	Department of Agriculture	Agric. Code 13.256	"accurately weigh or measure commodities reflected on certific issued by him, protect the commodities that he is registered to wor measure, and comply with all laws and rules governing p

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

Fire the other country, who as Departments of strengthers of Persons cars of some microscopic at some deacarpages, pobactures, derestitle of purject at

MORE ARE MARKET

7. Tent in open krision the rise was steep actioned of the unit. In a state or miorgraphic including on payon properties of the properties of

en ere og hagte har i til en en geller en

With with John

ACKNOWLEDGMENT OF SURETY (Corporate Officer)

STATE OF SOUTH DAKOTA

County of Minnehaha

Before me, a Notary Public, in and for said County and State on this ______ day of

August 2012, personally appeared Paul T. Bruflat to me known to be the identical person who subscribed the name of WESTERN SURETY COMPANY, Surety, to the foregoing instrument as the aforesaid officer and acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation for the uses and purposes therein set forth.

S. EICH
NOTARY PUBLIC SEAL
SOUTH DAKOTA

Notary Public

My Commission Expires February 12, 2015

VOL. 59 PAGE 491

Western Surety Company

OFFICIAL
BOND AND OATH

On Behalf of

Official Title

Texas

County Court

County,
Texas

Figure: 28 TAC §1.601(a)(3)

1 IMPORTANT NOTICE

To obtain information or make a complaint:

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

1-800-331-6053

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

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

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

1-800-252-3439

6 You may write the Texas Department of Insurance:

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

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

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

7 PREMIUM OR CLAIM DISPUTES:

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

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

AVISO IMPORTANTE

Para obtener informacion o para someter una queja:

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

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

1-800-331-6053

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

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

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

1-800-252-3439

Puede escribir al Departamento de Seguros de Texas:

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

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

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

DISPUTAS SOBRE PRIMAS O RECLAMOS:

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

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

Form F8365

Commissioners' Court went into closed session at 2:09 P.M.. Pursuant to Section 551.071 of the Texas Government Code concerning the pending litigation by and between Ropesville Fire Department and the City of Ropesville.

Commissioners' Court came back into session at 2:35 P. M. Pursuant to Section 551.071 of the Texas Government Code concerning the pending litigation by and between Ropesville Fire Department and the City of Ropesville.

Motion by Commissioner Carter, seconded by Commissioner Clevenger, 3 Votes Yes, 0 Votes No, that Commissioners' Court will seek advice from outside attorneys.

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

Court adjourned, subject to call.
The foregoing Minutes of a Commissioners' Court meeting held on the 14th
day of February, A. D. 2013, was examined by me and approved.
Commissioner, Precinct No. 1
Commissioner, Precinct No. 2
Commissioner, Precinct No. 3
Dommy Clevy

0

Commissioner Precinct No. 4

County Judge

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