COMMISSIONERS COURT REGULAR SESSION

July 09, 2001

The Hunt County Commissioners Court met this day with all Commissioners present and Judge Joe Bobbitt presiding. Minutes of the pervious meeting were approved with change added on #8021.

NEW BUSINESS:

8027 On the motion by Judge Bobbitt, second by Phillip Martin, the Court approved temporary funding from July 1, 2001 through December 1, 2001 in the amount of \$19,463 for the Victims Services Program which is handled through our Adult Probation Department due to our not receiving funds normally sent by the State. Perpetual funding from the State to begin December 1, 2001. Funds to be taken out of Contingency Fund with the County Auditor to make a line-item transfer for the 3 months left in this budget year.

8028 On the motion by Kenneth Thornton, second by Allen Martin, the Court approved the Quarterly Report of the Boys and Girls Club presented by Sonya Coker.

8029 On the motion by Ralph Green, second by Allen Martin, the Court approved yearly renewal of the Environmental Health Services Agreement between the Hunt County Health Department and the Cities of Caddo Mills, Campbell, Celeste, Commerce, Hawk Cove, Lone Oak, Quinlan, and Wolfe City with no changes; West Tawakoni has asked to have 2 inspections.

8030 On the motion by Phillip Martin, second by Green, the Court confirmed the road called Deer Creek Road AKA Deer Park is a county maintained road based on evidence from Commissioner Court minutes #2322 dated August 24, 1984.

8031 On the motion by Thornton second by Allen Martin, the Court approved request to upgrade 1260' of dirt to rock on CR 1129. Money has been deposited into Escrow.

8032 On the motion by Phillip Martin, second by Allen Martin, the Court approved request of FEC Electric to construct electrical power distribution facilities along and across CR 3223 in Pct. 3 with the usual stipulations.

8033 On the motion by Green, second by Thornton, the Court approved request of Verizon Communications to place a buried telephone cable along the ROW of CR 2208 in Pct. 2 with the usual stipulations.

8034 On the motion by Phillip Martin, second by Allen Martin, the Court approved 4/10 of a mile road on Sabine Dr. (North Shore II Development) for county maintenance, the year to begin this date.

8035 On the motion by Green, second by Thornton, the Court approved application fro 325' of road upgrade of dirt to rock on CR 2154 in Pct. 2.

— 'Discuss and possibly take action on approval of final plat for Arrow Wood Estates

Phase 1 and Phase 2 in Pct. 2:' Agreement was made to place on Old Business next court
meeting due to lack of bond.

8036 On the motion by Green, second by Thornton, the Court approved the preliminary plat for Palmetto Grove Phase 1 in Pct. 2.

— 'Discuss any items pertaining to the New Justice Center:' Judge Bobbitt stated the inspection is waiting on Furniture to be installed, furniture to arrive unpainted this week requiring 90gallons of paint and completion to be done by inmate labor. Floors are being painted. Matt Muliken asked the Court about closing out the sub contractors. Judge Bobbitt also stated requirement letter for load testing.

8037 On the motion by Allen Martin, second by Phillip Martin, the Court approved accounts payable. Judge Bobbitt abstained from the vote.

8038 On the motion by Allen Martin, second by Thornton, the Court approved line item budget transfers.

PERSONAL AND PAYROLL:

Commissioner Pct. 2	Change Hershal Ware-Precinct Worker from \$8.50 to \$9.50 per hour, effective date 7-9-01.		
Commissioner Pct. 3	Add Lindsey Langford as Precinct Worker G4/P45 at \$22,585.00 per year, effective date 6-26-01.		
District Attorney	Remove Scott Cornuaud due to his resignation, effective date June 29, 2001. Change Diana Humphries-Custodian G2/5 form hourly to full time at \$16,467.00 per year effective date 3-15-01.		
Maintenance			
Personnel	Change Alan Timberlake part time hourly Personnel Clerk from \$6.00 to \$7.00 per hour, effective date 7-9-01.		

Sheriff	Add Matt Storey as Detention Officer G4.P46 at \$20,400.00, effective date 7-2-01.
	Add Rodney Allen as Dispatcher 1 G4.P47 at \$19,500.00 per year, effective date 7-1-01.

8039 Approved on the motion by Green, second by Phillip Martin.

There was no Executive Session. Court recessed at 10:55AM to reconvene tomorrow July 10, 2001 at 10:00AM for a walk through inspection of the new Hunt County Jail.

COMMISSIONERS COURT REGULAR SESSION

July 10, 2001

The Hunt County Commissioners Court reconvened this date at 10:15AM with all Commissioners present and Judge Joe Bobbitt presiding for a walk through inspection at the New Hunt County Jail.

The Court made the following notations: (Ladies and Men's Sections) A. Phone system operational-needs to up the volume on both sides of the visitation rooms. B. Smoke evacuation system works. C. Trustees to be responsible for the clean up and trim work. D. All doors tested. E. All electrical outlets have been tested. F. All shower heads have been tested. G. All three exercise rooms tested for proper water drainage.

- Judge Bobbitt asked for detailed list of our sub contractors from Matt Muliken.
- 8040 On the motion by Phillip Martin, second by Allen Martin, the Court agreed they were satisfied with the structural portion of the Jail.
- 8041 On the motion by Phillip Martin, second by Kenneth Thornton, the Court agreed to allow signing off of the jails non-essential section and to start the 30 day time payment period to satisfy contractors.

Court Adjourned at 10:45AM.	Minutes approved this 23 day of July,
2001.	

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81 11

Hunt County Judge

Attest:

Hunt County Clerk

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Commerce, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Commerce, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

I

County agrees and does hereby agree to perform the following services in and for the City of Commerce, Texas:

- A. Inspect all food service establishments within the City of Commerce.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
- E. Enforce Texas Food Establishment Rules (25TAC §§ 229.161 229.171, 229.173-229.175)
- F. Provide copies of inspection reports, noting violations and corrections.
- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

ЕХНІВІТ 'А'

FILED FOR RECORD
LINDA BROOKS
COUNTY OLDER HENT COUTX

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Commerce.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Commerce, the sum of \$383.33 each month during effective dates of this agreement.

The performance of the services to be rendered herein shall begin on the 1st day of August 2001 and end July 31, 2002 unless extended by the parties herein. In this connection it is expressly understood by the parties hereto that this agreement may be modified or canceled at any time by either party hereto by giving written notice to the other party.

ATTEST:

CITY OF COMMERCE, TEXAS

Mayor

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

Hant County Judge

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Commerce, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Commerce, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

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County agrees and does hereby agree to perform the following services in and for the City of Commerce, Texas:

- A. Inspect all food service establishments within the City of Commerce.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
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- D. Investigate complaints of a public health nature.
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WITNESS OUR HANDS TO TRIPLICATE COPIES, each of which shall have full force and dignity as an original, this the day of day of day. 2001.

ACT FROM

Chy Secretary

(SEAL)

CITY OF COMMERCE, TEXAS

Mayor

THE GREENVILLE-HUNT COUNTY

HEADTH DEPARTMENT

Hunt County Judge

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Commerce, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Commerce, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

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County agrees and does hereby agree to perform the following services in and for the City of Commerce, Texas:

- A. Inspect all food service establishments within the City of Commerce.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
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- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Commerce, the sum of \$383.33 each month during effective dates of this agreement.

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WITNESS OUR HANDS TO TRIPLICATE COPIES, each of which shall have full force and dignity as an original, this the $\frac{\partial O^{th}}{\partial t}$ day of $\frac{\partial O^{th}}{\partial t}$, 2001.

ATTEST:

917

All Charins

(SEAL)

CITY OF COMMERCE, TEXAS

Mayor

THE GREENVILLE-HUNT COUNTY

HEADTH DEPARTMENT

Hurn County Judge

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Hawk Cove, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Hawk Cove, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

I

County agrees and does hereby agree to perform the following services in and for the City of Hawk Cove, Texas:

- A. Inspect all food service establishments within the City of Hawk Cove.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
- E. Enforce Texas Food Establishment Rules (25TAC §§ 229.161 229.171, 229.173-229.175)
- F. Provide copies of inspection reports, noting violations and corrections.
- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

FILED FOR RECORD
LINDA BROOKS
OF THE COLOR FUNT CO. T.

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Hawk Cove.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Hawk Cove, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

The performance of the services to be rendered herein shall begin on the 1st day of August 2001 and end July 31, 2002 unless extended by the parties herein. In this connection it is expressly understood by the parties hereto that this agreement may be modified or canceled at any time by either party hereto by giving written notice to the other party.

THE GREENVILLE-HUNT COUNTY
HEAT TH DEPARTMENT

L. Bold

Hunt County Judge



(SEAL)

8029 ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Hawk Cove, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Hawk Cove, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

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County agrees and does hereby agree to perform the following services in and for the City of Hawk Cove, Texas:

- A. Inspect all food service establishments within the City of Hawk Cove.
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City Secretary

(SEAL)

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

Hunt County Judge



8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

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WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

1

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- A. Inspect all food service establishments within the City of Hawk Cove.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
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ATTEST:

CITY OF HAWK COVE, TEXAS

City Secretary

(SEAL)

THE GREENVILLE-HUNT COUNTY

(va Hanens)

HEALTH DEPARTMENT

Munt County Judge



8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Lone Oak, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Lone Oak, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

I

County agrees and does hereby agree to perform the following services in and for the City of Lone Oak, Texas:

- A. Inspect all food service establishments within the City of Lone Oak.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
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COMMENT OF EDUCATION TO COLUTY

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Lone Oak.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Lone Oak, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

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WITNESS OUR HANDS TO TRIPLICATE COPIES, each of which shall have full force and dignity as an original, this the _____ day of ____ , 2001.

ATTEST:

CITY OF LONE OAK, TEXAS

HEALTH DEPARTMENT

Hunt County Judge

8029 ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Lone Oak, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Lone Oak, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

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County agrees and does hereby agree to perform the following services in and for the City of Lone Oak, Texas:

- A. Inspect all food service establishments within the City of Lone Oak.
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- D. Investigate complaints of a public health nature.
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- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Lone Oak, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

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WITNESS OUR HANDS	TO TRIPLICATE	COPIES, each of which	shall have full for	ce and dignity as an
original, this the	_day of	, 2001.		

ATTEST:

CITY OF LONE OAK, TEXAS

Harold Slen Mayor

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

Hunt County Judge

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Lone Oak, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Lone Oak, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

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County agrees and does hereby agree to perform the following services in and for the City of Lone Oak, Texas:

- A. Inspect all food service establishments within the City of Lone Oak.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
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- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Lone Oak.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Lone Oak, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

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WITNESS OUR HANDS TO TRIPLICATE COPIES, each of which shall have full force and dignity as an original, this the _______, 2001.

ATTEST: CITY OF LONE OAK, TEXAS

City Secretary

Mayor

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

Hunt County Judge



8029 ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Caddo Mills, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Caddo Mills, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

I

County agrees and does hereby agree to perform the following services in and for the City of Caddo Mills, Texas:

- A. Inspect all food service establishments within the City of Caddo Mills.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
- E. Enforce Texas Food Establishment Rules (25TAC §§ 229.161 229.171, 229.173-229.175)
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- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Caddo Mills.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Caddo Mills, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

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ATTEST:

CITY OF CADDO MILLS, TEXAS

Mayor

THE GREENVILLE-HUNT COUNTY

HEADTH DEPARTMENT

Aunt County Judge

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Caddo Mills, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Caddo Mills, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

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County agrees and does hereby agree to perform the following services in and for the City of Caddo Mills, Texas:

- A. Inspect all food service establishments within the City of Caddo Mills.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
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- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Caddo Mills.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Caddo Mills, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

The performance of the services to be rendered herein shall begin on the 1st day of August 2001 and end July 31, 2002 unless extended by the parties herein. In this connection it is expressly understood by the parties hereto that this agreement may be modified or canceled at any time by either party hereto by giving written notice to the other party.

ATTEST:

CITY OF CADDO MILLS, TEXAS

THE GREENVILLE-HUNT COUNTY

City Secretary

(SEAL)

HEALTH DEPARTMENT

Yunt County Judge

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Caddo Mills, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Caddo Mills, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

I

County agrees and does hereby agree to perform the following services in and for the City of Caddo Mills, Texas:

- A. Inspect all food service establishments within the City of Caddo Mills.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
- E. Enforce Texas Food Establishment Rules (25TAC §§ 229.161 229.171, 229.173-229.175)
- F. Provide copies of inspection reports, noting violations and corrections.
- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Caddo Mills.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Caddo Mills, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

The performance of the services to be rendered herein shall begin on the 1st day of August 2001 and end July 31, 2002 unless extended by the parties herein. In this connection it is expressly understood by the parties hereto that this agreement may be modified or canceled at any time by either party hereto by giving written notice to the other party.

ATTEST:

CITY OF CADDO MILLS, TEXAS

Mayor

THE GREENVILLE-HUNT COUNTY
HEADTH DEPARTMENT

Van /1 t

Hunt County Judge

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Celeste, hereinafter called "City" acting by and through its Mayor, he/she being dual authorized by Resolution of the City Commission of the City of Celeste, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

I

County agrees and does hereby agree to perform the following services in and for the City of Celeste, Texas:

- A. Inspect all food service establishments within the City of Celeste.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
- E. Enforce Texas Food Establishment Rules (25TAC §§ 229.161 229.171, 229.173-229.175)
- F. Provide copies of inspection reports, noting violations and corrections.
- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

FILED FOR RECORD

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Celeste.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Celeste, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

The performance of the services to be rendered herein shall begin on the 1st day of August 2001 and end July 31, 2002 unless extended by the parties herein. In this connection it is expressly understood by the parties hereto that this agreement may be modified or canceled at any time by either party hereto by giving written notice to the other party.

WITNESS OUR HANDS TO TRIPLICATE COPIES, each of which shall have full force and dignity as an original, this the

ATTEST:

CITY OF CELESTE, TEXAS

THE GREENVILLE-HUNT COUNTY

Kunt County Judge

8029 ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Campbell, hereinafter called "City" acting by and through its Mayor, he/she being authorized by Resolution of the City Commission of the City of Campbell, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

I

County agrees and does hereby agree to perform the following services in and for the City of Campbell, Texas:

- A. Inspect all food service establishments within the City of Campbell.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
- E. Enforce Texas Food Establishment Rules (25TAC §§ 229.161 229.171, 229.173-229.175)
- F. File inspection reports, noting violations and corrections.
- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

FILED FOR RECORD
LINDA BROOKS
GGITTY CLERK HUNT COLTX

H. Contribute to City of Campbell as fair and just compensation for duties performed during effective dates of this agreement, 20 percent of all collected "food dealer's permit" fees.

City agrees and does hereby agree to perform the following function in order to assist the County in the performance of services for the City.

A. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Campbell.

The performance of the services to be rendered herein shall begin on the 1st day of August 2001 and end July 31, 2002 unless extended by the parties herein. In this connection it is expressly understood by the parties hereto that this agreement may be modified or canceled at any time by either party hereto by giving written notice to the other party.

WITNESS OUR HANDS TO TRIPLICATE COPIES, each of which shall have full force and dignity as an original, this the ________, 2001.

ATTEST:

CITY OF CAMPBELL, TEXAS

ity Secretary

(SEAL)

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

Marn County Judge

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of West Tawakoni, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of West Tawakoni, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

I

County agrees and does hereby agree to perform the following services in and for the City of West Tawakoni, Texas:

- A. Inspect all food service establishments within the City of West Tawakoni. Inspections per establishment are to be conducted a minimum of 2 times per year.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
- E. Enforce Texas Food Establishment Rules (25TAC §§ 229.161 229.171, 229.173-229.175)
- F. Provide copies of inspection reports, noting violations and corrections.
- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

FILED FOR RECORD
LINDA BROOKS
COUNTY CLECK HUNT COLIT

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of West Tawakoni.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of West Tawakoni, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

The performance of the services to be rendered herein shall begin on the 1st day of August 2001 and end July 31, 2002 unless extended by the parties herein. In this connection it is expressly understood by the parties hereto that this agreement may be modified or canceled at any time by either party hereto by giving written notice to the other party.

WITNESS OUR HANDS TO TRIPLICATE COPIES, each of which shall have full force and dignity as an original, this the ________, 2001.

ATTEST:

CITY OF WEST TAWAKONI, TEXAS

City Secretary

(SEAL)

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

Hant County Judge

8077

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Quinlan, hereinafter called "City" acting by and through its Mayor, he/she being authorized by Resolution of the City Commission of the City of Quinlan, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

I

County agrees and does hereby agree to perform the following services in and for the City of Quinlan, Texas:

- A. Inspect all food service establishments within the City of Quinlan.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
- E. Enforce Texas Food Establishment Rules (25TAC §§ 229.161 − 229.171, 229.173-229.175)
- F. Provide copies of inspection reports, noting violations and corrections.
- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

CONTRACT CLEAR HUNT CO.

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Quinlan.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Quinlan, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

The performance of the services to be rendered herein shall begin on the 1st day of August 2001 and end July 31, 2002 unless extended by the parties herein. In this connection it is expressly understood by the parties hereto that this agreement may be modified or canceled at any time by either party hereto by giving written notice to the other party.

WITNESS OUR HANDS TO TRIPLICATE COPIES, each of which shall have full force and dignity as an original, this the . 9 day of .2001.

ATTEST:

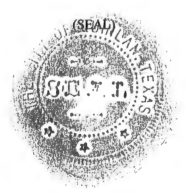
CITY OF QUINLAN, TEXAS

City Secretary

Weather

UPALTU DEDARTMENT

Hunt County Judge



FILED FOR RECORD LINDA BROOKS COMMEN OF CRICK HUNT CO., TX

01 AUG -6 AMII: 28

EXHIBIT 'A'

8029

ENVIRONMENTAL HEALTH SERVICE AGREEMENT

THE STATE OF TEXAS

COUNTY OF HUNT

This Agreement, made and entered into on the day and date last hereinafter written by and between the City of Wolfe City, hereinafter called "City" acting by and through its Mayor, he/she being duly authorized by Resolution of the City Commission of the City of Wolfe City, Texas a copy of which is marked Exhibit A, attached hereto and made a part hereof as if copied herein verbatim and the Greenville-Hunt County Health Department, hereinafter referred to as "County" acting by and through its representative, he/she being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

WITNESSETH, that the City and County, for the consideration stated herein mutually agree as follows:

1

County agrees and does hereby agree to perform the following services in and for the City of Wolfe City, Texas:

- A. Inspect all food service establishments within the City of Wolfe City.
- B. Follow up on serious violations to insure that suggested corrections are made in a timely manner and take appropriate legal action if necessary.
- C. Assist with licensing program for food service establishments.
- D. Investigate complaints of a public health nature.
- E. Enforce Texas Food Establishment Rules (25TAC §§ 229.161 229.171, 229.173-229.175)
- F. Provide copies of inspection reports, noting violations and corrections.
- G. Follow up on serious violations to determine if corrections are made in a timely manner and take appropriate legal action if corrections are not made.

- A. Maintain files and records, notify each food service establishment of license expiration, or serious violation of regulations.
- B. Collect and control all fees, fines and service charges.
- C. Cooperate with and assist Health Department Personnel while performing duties in and for the City of Wolfe City.
- D. Contribute to the County of Hunt as fair and just compensation for duties performed in and for the City of Wolfe City, on-half (1/2) of all "food dealer's permit" fees collected during effective dates of this agreement.

The performance of the services to be rendered herein shall begin on the 1st day of August 2001 and end July 31, 2002 unless extended by the parties herein. In this connection it is expressly understood by the parties hereto that this agreement may be modified or canceled at any time by either party hereto by giving written notice to the other party.

WITNESS OUR HANDS TO TRIPLICATE COPIES, each of which shall have full force and dignity as an original, this the <u>3rd</u> day of <u>August</u>, 2001.

CITY OF WOLFE CITY, TEXAS

Mildred Pack

(SEAL)

C. Leulis fr.