## COMMISSIONERS COURT REGULAR SESSION

July 11, 2005

The Hunt County Commissioners Court met this day at 10:00A.M.with all Commissioners present with Judge Joe Bobbitt presiding. Minutes of the previous meeting were approved as submitted.

#### **NEW BUSINESS:**

9469 On the motion by Ralph Green, second by Kenneth Thornton, the Court approved continuance of the Hunt County Burn Ban, until further notice, due to shortage of rainfall.

9470 On the motion by Phillip Martin, second by Jim Latham, the Court approved adoption of plan for Hunt County in case of a county wide emergency through Homeland Security with the National Incident Management System. Through the initiation of their program there will be one command system and one person in charge – Dorsey Driggers. The Court noted equipment such as Sheriff Office Radios, Environmental Enforcement Equipment, Hassmat, Fire Truck and equipment for the Volunteer Fire Departments which has been purchased through this program.

9471 On the motion by Judge Bobbitt, second by Green, the Court approved re-creation of the Rail District to include Collin County as a participating member, upon recommendations of Netex Board member – Winifred Dyer. Collin County has already passed a Resolution in support of this matter. Mr. Dyer stated the ultimate goal is to have a commute to Dallas in the upcoming years.

9472 On the motion by Thornton, second by Green, the Court approved \$50 per month stipend (July, August, and September) for cell phone allotment for the Veterans Service Officer. To be paid out of contingency funds.

9473 On the motion by Green, second by Martin, the Court approved Hunt County policies for adopting qualifications for appointment of Judges and Alternate Judges for Elections presented by Mina Cook – Elections Administrator.

9474 On the motion by Green, second by Latham, the Court approved renewal of agreement between the Hunt County Health Department and the cities of Caddo Mills, Campbell, Celeste, Commerce, Lone Oak, Quinlan, West Tawakoni and Wolfe City for

Food Service Inspections upon recommendation of Joe Lilly – from the Health Department. Additionally, Mr. Lilly advised the Court, Hawk Cove did not sign the contract. Commissioner Martin suggested to the Court to have a workshop on requirements per statue concerning concession stands in our County.

9475 On the motion by Martin, second by Latham, the Court approved request to construct electrical power facilities along and across CR 3607 in Pct 3, with the usual stipulations.

9476 On the motion by Green, second by Martin, the Court approved disposal of a seized vehicle (1989 Eagle) from the Sheriff's Office. Vehicle must be sold as scrap due to the Nadar Law and title cannot be transferred. The Court authorized the County Auditor to dispose of the vehicle.

9477 On the motion by Martin, second by Latham, the Court approved the final draft of Inter-Local Agreement between the City of Commerce and Hunt County regarding the Commerce Animal Shelter. The Court agreed to have County Treasurer release the \$40,00.00 check. Commissioner Thornton requested annual amount to be based on percentage of use.

9478 On the motion by Green, second by Martin, the Court approved residential Tax Abatement Agreements, approved by the City of Greenville, located within the Greenville Re-investment Zone. See Memorandum – Copies of Abatement in Judge Bobbitts's Court File.

9479 On the motion by Martin, second by Latham, the Court approved Terry Driggers to the NETEX Board of Directors.

#### **HEAR AND DISCUSS:**

Judge Bobbitt advised the Court of an outside Security Firm conducting a comprehensive study and survey of Hunt County, due to growing local and national security concerns, which suggest possibility of implementing new position of Courthouse Security Supervisor.

Judge Bobbitt also stated he is discussing the warranty agreement on all the election equipment to be purchased from Hart InterCivic with the Hava funding our County received from the State.

9480 On the motion by Martin, second by Latham, the Court approved accounts payable. Judge Bobbitt abstained from the vote.

9481 On the motion by Green, second by Martin, the Court approved line-item budget transfers.

#### PERSONNEL AND PAYROLL:

COMMISSIONER PCT 1:	Change Granvill Dawson Assistant Foreman/G6 from \$31,318.04 to \$31,970.00. Effective 7-11-05.		
JUVENILE DETENTION:	Remove Lashane Moore and Amber Perez from this department, effective 7-8-05.		
SHERIFF'S DEPARTMENT:	Add Michael Ball as full time Detention Officer/G4 at \$22,941.00, effective 6-29-05.		
	Remove Danny Wyatt, effective 7-7-05.		
TREASURER:	Change Jeffrey A. Hammack Hourly Clerk from \$6.00 to \$6.50 per hour, effective 7-11-05.		

9482 On the motion by Martin, second by Latham, the Court approved personnel and payroll changes.

Hum County Judge

Attest:

**Hunt County Clerk** 



### **HUNT COUNTY COMMISSIONERS**

POST OFFICE BOX 1097 . GREENVILLE, TEXAS 75403-1097

(903) 408-4195

#### **HUNT COUNTY BURN BAN**

## COMMISSIONERS COURT ORDER PROHIBITION OF OUTDOOR BURNING

WHEREAS, in accordance with provisions of the Texas Disaster Act of 1975, a state disaster has been based on the imminent threat of disaster from wildfire; and

WHEREAS, declaration of such disaster authorized the imposition of controls on activities which tend to increase the likelihood of such fires:

BE IT THEREFORE ORDERED that the following emergency regulations are hereby established for all unincorporated areas of \_\_\_\_\_\_ County, Texas for the duration of the above mentioned declaration;

- Actions Prohibited:
  - A person violates this order if he or she burns any combustible material outside of an enclosure which serves to contain all flames and/or sparks, or orders such burning by others.
- 2. Enforcement:
  - A. Upon notification of suspected outdoor burning, the fire department assigned to the location of the fire shall respond to the scene and take immediate measures to contain and/or extinguish the fire.
  - B. As soon as possible, a duly commissioned peace officer shall be sent to the scene to investigate the nature of the fire.
  - C. If in the opinion of the officer at the scene and/or the fire chief, the goal of the order can be attained by informing the responsible party about the prohibitions established by this order, the officer may, at his discretion, notify the party about the provisions of this order and request compliance with it. In such instances, an entry of the notification shall be made into the dispatchers log containing the time, date, and place of the warning, and the name of the person receiving the warning.
- At the discretion of the peace officer or the fire chief, second or flagrant violations of this order may be prosecuted in accordance with the statutes and procedures governing misdemeanors.

BE IT ALSO ORDERED that this order may be enforced by any duly-commissioned peace officer and that the venue for prosecution of this order will be the Justice of the Peace.

APPROVED, this 11 day of July , 2005.

County Judge

Commissioner Precinct One

Commissioner Precinct Two

Commissioner Precinct Three

Commissioner Precinct Four

## HUNT COUNTY COMMISSIONERS COURT ORDER ADOPTING THE NATIONAL INCIDENT MANAGEMENT SYSTEM (NIMS)

ORDER NO. 4 9470

BY THE COMMISSIONERS COURT OF <u>HUNT</u> COUNTY, TEXAS, ADOPTING THE NATIONAL INCIDENT MANAGEMENT SYSTEM (NIMS) AS THE STANDARD FOR INCIDENT MANAGEMENT.

WHEREAS, on February 28, 2003, the President issued Homeland Security Presidential Directive (HSPD) – 5 that directed the Department of Homeland Security, in cooperation with representatives of federal, state, and local government, to develop a National Incident Management System (NIMS) to provide a consistent approach to the effective management of situations involving natural disasters, man-made disasters or terrorism; and

WHEREAS, the final NIMS was released on March 1, 2004, and

WHEREAS, the NIMS contains a practice model for the accomplishment of the significant responsibilities associated with prevention, preparedness, response, recovery, and mitigation of all major and national hazards situations, and

WHEREAS, the HSPD-5 requires that state and local governments adopt the NIMS by fiscal year 2005 as a pre-condition to the receipt of federal grants, contract and activities related to the management and preparedness for certain disaster and hazard situations; and

WHEREAS, the County of <u>HUNT</u> desires to adopt the NIMS as required by HSPD-5;

BE IT ORDERED, ADJUDGED AND DECREED BY THE COMMISSIONERS COURT OF HUNT COUNTY, TEXAS that HUNT County, Texas does hereby adopt the National Incident Management System

County Judge

**Texas** 

READ AND APPROVED on first reading this the \_\_\_11 \_\_\_ day of <u>JULY</u> ,

20\_05\_\_.

A2-B-1

Menneth D. L. Karners, Commissioner, Precinct One

Allis a. Mata, Commissioner, Precinct Three

ATTEST: Brach

ORDER NO. <u>947/</u>

**STATE OF TEXAS** 

COUNTY OF HUNT



# AN ORDER OF THE COMMISSIONERS RE-CREATING THE NORTHEAST TEXAS RURAL RAIL TRANSPORTATION DISTRICT SO AS TO INCLUDE COLLIN COUNTY AS A PARTICIPATING COUNTY IN THE DISTRICT

WHEREAS, the Northeast Texas Rural Rail Transportation District, (hereinafter "NETEX") was formed by the Counties of Hunt, Hopkins, Franklin and Titus Counties pursuant to Article 6550c Texas Revised Civil Statutes so as to maintain and improve existing rail systems in such member Counties; and

WHEREAS, the NETEX Board of Directors has invited Collin County to join as a member of NETEX subject to the approval and consent of the current member Counties; and

WHEREAS, the addition of Collin County to NETEX will positively contribute to the affairs of NETEX and provide additional opportunities for the maintenance and improvement of existing rail systems within the current member Counties; and

WHEREAS, Article 6550c of the Texas Revised Civil Statutes provides eligibility criteria for participation in a multi-county rural rail transportation district, including requirements that:

- 1) The participating counties, taken together, constitute a contiguous geographic area, and;
- (2) within each participating county there must be located a rail line that is in the process of being or has been abandoned through a bankruptcy court or Interstate Commerce Commission proceeding, or any line carrying 3 million gross tons per mile per year or less; and

WHEREAS, the Commissioners Court has found and determined that Collin County meets the foregoing statutory eligibility requirements set forth in Article 6550c and is otherwise eligible for participation as a member of NETEX;

WHEREAS, the Commissioners Court has found and determined that Collin County's participation in NETEX as a member County is in the best interest of the County and its residents; and

# NOW, THEREFORE, BE IT ORDERED BY THE COMMISSIONERS COURT OF HUNT COUNTY, TEXAS AS FOLLOWS:

- 1. The foregoing recitals, having been found to be true and correct, are incorporated herein as findings of fact.
- 2. Pursuant to the provisions of Article 6550c of the Texas Revised Civil Statutes, the Commissioners Court hereby approves the re-creation of the Northeast Texas Rural Rail Transportation District, ("NETEX"), so as to include Collin, Hopkins, Hunt, Franklin and Titus Counties subject to the unanimous approval and consent thereof by the Commissioners Courts of the other member Counties;
- 3. Subject to such approvals by the other member Counties, the Commissioners Court hereby declares that the boundaries of the Northeast Texas Rural Rail Transportation District, as re-created by this Order, shall be comprised of the boundaries of the Counties of Collin, Hunt, Hopkins, Franklin and Titus.
- 4. If one or more member County(ies) fails to approve an Order allowing the re-creation of NETEX as including Collin County, this Order shall not take effect and shall be null and void, as Article 6550c requires for the creation or re-creation of a Rural Rail Transportation District to be effected by concurrent order of the member counties.
- 5. The persons previously designated by the Commissioners Court to serve as directors on the NETEX Board of Directors shall remain appointed to such Board, and shall continue to carry out their responsibilities and duties, with the further understanding that Collin County will appoint two members to the NETEX Board of Directors.
- 6. The County Judge is hereby authorized to execute such documents or take such other actions as are necessary to carry out the provisions and/or intent of this Order.
- 7. The meeting at which this Order was considered and acted upon was duly noticed and held in strict compliance with the Texas Open Meetings Act, ch. 551 Tex. Gov't. Code.

#### BE IT SO ORDERED.

PASSED AND	<b>APPRO</b>	<b>VED</b> by a	unanimous vote of the Commissioners Court of	<u>Hunt</u>	County,
Texas, this _//_	day of	Auly	,, 2005.		
		0			

County-Judge

Commissioner, Precinct One

Commissioner, Precinct Two

Commissioner, Precinct Three

Philip a. Martin

Commissioner, Precinct Four

ATTEST:

County Clerk

\_Hunt\_ County, Texas

Per Sec. 32.051 of the Texas Election Code, (a) except as provided by subsection (b) or (e), to be eligible to serve as a judge of an election precinct, a person must:

(1) Be a qualified voter of the precinct; and

(To be a qualified voter means): (1) Must be 18 by Election Day;

- (2) Must be a U.S. Citizen; and
- (3) Have not been finally convicted of a felony, or if a felon have completed all punishment including any term of incarceration, parole, supervision, period of probation, or have been pardoned.
- (2) for a regular county election precinct for which an appointment is made by the Commissioners Court, satisfy any additional eligibility requirements prescribed by written order of the Commissioners Court.

The following are the *additional* requirements set forth as Hunt County Policy for appointment of Election Judges, prescribed by Hunt County Commissioners Court:

- 1) Notify the Elections Administrator in a timely manner if the Precinct Poll location cannot be opened by 7:00 am.
- 2) Notify the Elections Administrator in a timely manner if the Election Judge or Alternate Judge is unable to serve.
- 3) Perform the duties required by the Election Judge or Alternate Judge.

A person appointed as an Election Judge and Alternate Judge for Hunt County is required to conduct the business of Elections in a professional manner, and any discrepancies should be reported to the Elections Administrator's office as soon as practical.

Failure to comply with these requirements could result in cancellation of the Judge or Alternate Judge's appointment.

9473

1111 1 1 2005

at\_//40\_o'clock\_\_/

Couldy Clerk Junt County Tex





#### 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, being duly 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, 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:

ī

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.
- H. Perform responsibilities as designated representative pertaining to on-site sewage facilities.

- I. 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 1<sup>st</sup> day of August 2005 and end July 31, 2006 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 13th day of June

\_\_\_\_, 2005.

ATTEST:

City Secile

(SEAL)

CITY OF CAMPBIELL, TEXAS

THE GREENVILLE-HUNT COUNTY HEALTH DEPARTMENT

EXHIBIT 'A'

#### ENVIRONMENTAL HEALTH SERVICE AGREEMENT

#### THE STATE OF TEXAS

#### COUNTY OF HUNT

BI. 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, being duly 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, 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:

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.
- H. Perform responsibilities as designated representative pertaining to on-site sewage facilities.

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

- 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, one-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 1<sup>st</sup> day of August 2005 and end July 31, 2006 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 3 day of July	, 2005.
ATTEST:	CITY OF QUINLAN, TEXAS
Ollky Radul Clil	Mayor Kengal

(SEAL)

( 1 / R 1

THE GREENVILLE-HUNT COUNTY

#### RESOLUTION #225

EXHIBIT 'A'

#### 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, 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, 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.

H. Perform responsibilities as designated representative pertaining to on-site sewage facilities.

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

- 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, one-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 1<sup>st</sup> day of August 2005 and end July 31, 2006 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 WEST TAWAKONI, TEXAS

City Secretary

(SEAL)

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

#### 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, 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, 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 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.
- H. Perform responsibilities as designated representative pertaining to on-site sewage facilities.

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

- 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 1<sup>st</sup> day of August 2005 and end July 31, 2006 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 2/st day of 1, 1, 2005.

ATTEST:

CITY OF WOLFE CITY, TEXAS

Mayor

(SEAL)

THE GREENVILLE-HUNT COUNTY

#### 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, 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, 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.
- 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.
- H. Perform responsibilities as designated representative pertaining to on-site sewage facilities.

City agrees and does hereby agree to perform the following functions in order to assist the County

in the performance of services for the City.

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, one-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 2005

and end July 31, 2006 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.

inger Hudson

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

original, this 15 day of June, 2005.

ATTEST:

CITY OF CADDO MILLS, TEXAS

(SEAL)

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

#### 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, being duly 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, 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.
- H. Perform responsibilities as designated representative pertaining to on-site sewage facilities.

EXHIBIT 'A'

THERE COMMY COMMY

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

- 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, one-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 1<sup>st</sup> day of August 2005 and end July 31, 2006 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 CELESTE, TEXAS

Alexan Henrice

(SEAL)

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

# 94.74

#### 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, 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, 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 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.
- H. Perform responsibilities as designated representative pertaining to on-site sewage facilities.

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

- 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 1<sup>st</sup> day of August 2005 and end July 31, 2006 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 Secretary

(SEAL)

CITY OF COMMERCE, TEXAS

THE GREENVILLE-HUNT COUNTY

HEALTH DEPARTMENT

EXHIBIT 'A'

#### ENVIRONMENTAL HEALTH SERVICE AGREEMENT

#### THE STATE OF TEXAS

#### COUNTY OF HUNT

Ab. 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, 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, being authorized by Resolution of the governing body of said entity, reference is made thereto for all purposes.

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

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.
- 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.
- H. Perform responsibilities as designated representative pertaining to on-site sewage facilities.

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

- 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, one-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 1<sup>st</sup> day of August 2005 and end July 31, 2006 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 LONE OAK, TEXAS

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THE GREENVILLE-HUNT COUNTY

HEATTH DEPARTMENT





#### **MEMORANDUM**

TO:

Honorable Judge Bobbitt

FROM:

Philip Sanders, Director of Community Development

DATE:

June 3, 2005

SUBJECT:

Approved Tax Abatement Agreements

Attached are Tax Abatement Agreements for completed houses located at the following addresses:

1706 Manor Garden 1708 Manor Garden 1710 Manor Garden 1712 Manor Garden

N: Comm Dev-Planning\TAX ABATMENT INFO Memo to County.doc

Community Development 2315 Johnson Street P.O. Box 1049 Greenville, Texas 75403-1049

-- 903 457-3160 -- 903 457-3140 fax 903 450-1492 metro





#### **MEMORANDUM**

TO:

Honorable Judge Bobbitt

FROM:

Philip Sanders, Director of Community Development

DATE:

June 29, 2005

SUBJECT:

Approved Tax Abatement Agreements

Attached are Tax Abatement Agreements for completed houses located at the following addresses:

2829 Dalton Street 3908 Oneal Street 1407 Morse Street 2107 Speedway Street

No Comm Dev-Planning TAX ABATMENT INFO Memo to County.doc

Community Development 2315 Johnson Street P.O. Box 1049 Greenville, Texas 75403-1649

903-457-3160 903-457-3140 fax 903-450-1492 metro





#### **MEMORANDUM**

TO:

✓Honorable Judge Bobbitt

Lea Morris, Attorney Office of Harold Curtis, Jr. – Attorney for the Hunt

Hospital District

FROM:

Philip Sanders, Director of Community Development

DATE:

March 15, 2005

SUBJECT:

Approved Tax Abatement Agreements

Attached are Tax Abatement Agreements for completed houses located at the following addresses:

2408 Marshall Street

2404 Bourland Street

1722 Manor Garden

1724 Manor Garden

1718 Manor Garden

1720 Manor Garden

N: Comm Dev-Planning/TAN ABATMENT INFO Memo to County & Hospital.doc Community Development 2315 Johnson Street P.O. Box 1049 Greenville, Texas 75403-1049

903-457-3160 903-457-3140 fax 903-450-1492 metro