

REGULAR MEETING – July 9, 2024

On this the 9th day of July 2024 at 9:00 A.M. the Honorable Commissioners Court of Blanco County convened in a REGULAR MEETING at a SPECIAL SETTING, thereof in the Hoppe Room in Johnson City with the following members to-wit:

BRETT BRAY	COUNTY JUDGE
TOMMY WEIR	COMMISSIONER PCT. 1
EMIL UECKER	COMMISSIONER PCT. 2
CHRIS LIESMANN	COMMISSIONER PCT. 3
CHARLES RILEY	COMMISSIONER PCT. 4
LAURA WALLA	COUNTY CLERK

Call to Order and Roll Call.

Judge Bray and all 4 County Commissioners were present.

Pledge of Allegiances.

Invocation – Led by Pastor Boatright.

PUBLIC COMMENTS – opportunity for the general public to address the Court on any agenda item. Comments are limited to 3 minutes.

There were no public comments made at this time.

ITEM 1 – Consider approval of minutes of prior Commissioners Court meeting(s). Vote on any action taken.

COMMISSIONER WEIR made the motion to dispense with the reading of the minutes on June 25th and the Special Meeting on July 1st and accept them as presented, seconded by Commissioner Riley. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 2- Consider approval of the estimated July 2024 payroll. Vote on any action taken. (Judge Bray)

COMMISSIONER LIESMANN made the motion to approve the estimated July 2024 payroll in the amount of \$518,498.02, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 3- Consider approval of the official reports for June 2024. Vote on any action taken. (Judge Bray)

COMMISSIONER UECKER made the motion to approve the official reports for June 2024 and accept them as presented, seconded by Commissioner Riley. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 4- Consider ratifying or approving line-item transfers as presented. Vote on any action taken. (Judge Bray)

There were no line-item transfers presented at this time.

ITEM 5- Consider ratifying the paid bills and approval of the outstanding bills. Vote on any action taken. (Judge Bray)

COMMISSIONER LIESMANN made the motion to ratify the paid bills in the amount of \$4,987.08 and approve the outstanding bills in the amount of \$1,403,799.15, seconded by Commissioner Weir. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 6- Discussion and action to accept the report from outside auditor for fiscal year ending September 30, 2023. Vote on any action taken. (Judge Bray)

COMMISSIONER UECKER made the motion to accept the report from the outside auditor ending September 30, 2023, seconded by Commissioner Riley. Judge Bray called for discussion and vote.
JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 7- Update on the cupola to include possible action. Vote on any action taken. (Judge Bray)

No action taken at this time.

ITEM 8- Discussion and possible action regarding Proposition 2 (passed in November 2023) regarding tax abatements on property used to operate a childcare center, subject to certain statutory restrictions that passed in Senate Bill 1145. Vote on any action taken. (Judge Bray)

COMMISSIONER LIESMANN made the motion to check the middle box, "We have not passed a Proposition 2 ordinance to implement tax breaks for childcare centers, but are considering it", seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

SKIPPED TO ITEM 12- Open, review, and possibly award bid(s) for paving project within Precinct 4. Vote on any action taken. (Commissioner Riley)

SUBMITTED BIDS:

*COX PAVING- \$100,869.12

* AVAILABLE CONSTRUCTION- \$77,552.64 (With County buying Material, Rock)
\$99,855.36 (With Company buying Material, Rock)

*DIRT WORKS- \$160,000.00

COMMISSIONER RILEY made the motion to accept Available Construction bid for \$99,855.36 of single course, 24' width on Cox Road, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – NO.
COMMISSIONER RILEY – YES. MOTION CARRIED. 4/1

RETURNED TO ITEM 9- Discussion and possible action to hire a full-time Fire Marshall. Vote on any action taken. (Judge Bray)

COMMISSIONER LIESMANN made the motion to hire a full-time Fire Marshall for Blanco County, and have him start as soon as possible, seconded by Commissioner Weir. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.
COMMISSIONER WEIR – YES.
COMMISSIONER UECKER – YES.
COMMISSIONER LIESMANN – YES.
COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 10- Acknowledge appointment of Justin Chase as unpaid Reserve Deputy Constable for Precinct 1. Vote on any action taken. (Judge Bray & Constable Fisher)

COMMISSIONER LIESMANN made the motion to appoint Justin Chase as unpaid Reserve Deputy Constable for Precinct 1, seconded by Commissioner Riley. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.
COMMISSIONER WEIR – YES.
COMMISSIONER UECKER – YES.
COMMISSIONER LIESMANN – YES.
COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 11- Acknowledge appointment of Byron W Key and Jeff Roach as unpaid Reserve Duty Constables for Precinct 4. Vote on any action taken. (Judge Bray & Constable Fisher)

COMMISSIONER RILEY made the motion to appoint Byron W Key and Jeff Roach as unpaid Reserve Duty Constables for Precinct 4, seconded by Commissioner Weir. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.
COMMISSIONER WEIR – YES.
COMMISSIONER UECKER – YES.
COMMISSIONER LIESMANN – YES.
COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

9:42 BEGIN SHORT RECESS

9:50 RESUME COMMISSIONER'S COURT FOR **BUDGET WORKSHOP**

ITEM 13 - Adjourn

COMMISSIONER UECKER made the motion to adjourn the meeting, seconded by Commissioner Weir. Judge Bray called for discussion and vote. MEETING ADJOURNED at 12:51 PM

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

The above and foregoing minutes were examined and approved in Open Court this _____ day of July 2024.

I, Laura Walla, County Clerk, Blanco County, Texas attest that the foregoing is a true and correct accounting of the Commissioner's Court authorized proceedings for July 9, 2024.

Laura Walla Blanco County Clerk

**BLANCO COUNTY
REQUEST FOR A LINE-ITEM TRANSFER**

Funds are available.
7/17/24

DATE: July 17, 2024

TO: **HONORABLE COMMISSIONERS COURT OF BLANCO COUNTY,**

FROM: Kristen Spies

DEPARTMENT Tax Assessor Collector

I SUBMIT TO YOU FOR YOUR CONSIDERATION, THE FOLLOWING LINE ITEM TRANSFERS:

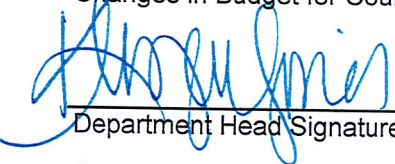
FUND	LINE ITEM DESCRIPTION	LINE ITEM #	AMOUNT
FROM: _____	Equipment Repair	10.420.308	\$ 500.00
	Maint. Agreements	10.420.320	\$ 1,500.00
	Dues	10.420.330	\$ 750.00
	RTS Workstation	10.420.350	\$ 219.82
TO: _____	Misc	10.420.310	\$ 30.18 ^{2969.82}
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

KAT


Reason for request:

To pay for capital outlay project and get it started asap.

Note: This change in the budget for county purposes is in accordance with 111.011 "Changes in Budget for County Purposes" of the Local Government Code.


Department Head Signature

Attest: County Clerk
(if Commissioners' Court Action)


Co Judge/Commissioners' Court Approval
(as needed)

Blanco County Commissioners' Court

July 23, 2024

Invoice File Listing By Fund for Approval

Fund	Description	Disbursement
010	General Fund	\$ 120,672.40
015	Road & Bridge Fund	\$ 56,937.54
017	Records Management Clerk	\$ 26.62
060	Interest & Sinking Fund Debt Tax	\$ 5,426.00
Total		\$ 183,062.56

The attached list of Claims Payable have been examined & approved for payment by the Assistant County Auditor as provided by the Texas LGC 113.064 & 113.065

Attest Asst. County Auditor: Misty S. Aule Date 7/18/24

The attached list of Claims Payable have been examined & approved for payment by the Commissioners' Court as provided by the Texas LGC 115.021 & 115.022

County Judge _____ Date _____

Commissioner Pct 1 _____ Commissioner Pct 3 _____

Commissioner Pct 2 _____ Commissioner Pct 4 _____



 DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0200-GENERAL FUND LIABILITIES				
TEXAS WORKFORCE COMMISSION	88901	A	ACCT #99-881210-0	969.38
DEPARTMENT TOTAL				969.38
0400-COUNTY JUDGE EXPENSES				
AMAZON CAPITAL SERVICES, INC	88903	A	INV#1DVT-C1FG-T13Y CO JUDGE	170.99
DEPARTMENT TOTAL				170.99
0415-COUNTY ATTORNEY				
OFFICESUPPLY.COM	88921	A	INV#5968019 COATTY	109.64
THOMSON WEST	88884	A	INV #850402615 CO ATTORNEY	97.28
DEPARTMENT TOTAL				206.92
0425-COUNTY SHERIFF				
A T & T MOBILITY	88897	A	INV #287289997662X06272024 SO	20.51
AUTO CHLOR SERVICES, LLC	88895	A	INV #8658794 JAIL	219.95
BEARCOM WIRELESS WORLDWIDE	88906	A	INV#5750354 LEC	1,361.06
EXPRESS AUTOMOTIVE SERVICE	88911	A	INV#9461 LEC	70.15
EXPRESS AUTOMOTIVE SERVICE	88912	A	INV#9501 LEC	111.05
JENNIFER JOHNSON	88915	A	INV#108965 LEC	585.00
MIDWEST PATROL & INVESTIGATIVE, LLC	88916	A	INV#1822 LEC	1,595.00
MIDWEST PATROL & INVESTIGATIVE, LLC	88917	A	INV#1823 LEC	199.00
MIDWEST PATROL & INVESTIGATIVE, LLC	88918	A	INV#1823 LEC	895.00
MONTGOMERY COUNTY HOSPITAL DISTRICT	88899	A	INV #3088 LEC	270.00
PAY AND SAVE INC.	88930	A	ACCT#137002 LEC	4.58
PAY AND SAVE INC.	88931	A	ACCT#137002 LEC	20.97
PAY AND SAVE INC.	88932	A	ACCT#137002 LEC	67.93
PEDERNALES ELECTRIC COOP	88879	A	INV #955 LEC	4,622.98
PERFORMANCE FOOD SERVICE	88939	A	INV#2367251 LEC	1,190.36
PERFORMANCE FOOD SERVICE	88940	A	INV#23740774 LEC	1,846.57
PETERSON TIRE	88941	A	INV#BL55513 LEC	105.00
SOUTHERN HEALTH PARTNERS	88900	A	INV #BASE50780 JAIL	8,701.01
DEPARTMENT TOTAL				21,886.12
0435-INDIGENT HEALTH CARE				
JOHNSON CITY PHARMACY	88870	A	INV #59 INDIGENT	285.78
DEPARTMENT TOTAL				285.78
0440-COUNTY EXTENSION AGENCY				
CARLEY HOWELL	88907	A	AG AGENT TRAVEL	628.27
GRETCHEN L. SANDERS	88913	A	EXT AGENT TRAVEL	235.17
DEPARTMENT TOTAL				863.44
0445-EMERGENCY MANAGEMENT				
A T & T MOBILITY	88896	A	INV #287289997662X06272024 EM	31.35
DEPARTMENT TOTAL				31.35
0450-JUDICIAL EXPENSES				
BLANCO CO CHILD PROTECTION BD	88861	A	JURY DONATIONS (26)	520.00
BURNET COUNTY TREASURER	88866	A	INV #NH-PDEF24-Q3-1 PUBLIC DEFENDER	9,973.18
HILL COUNTRY CHILD ADVOCACY CT	88862	A	JURY DONATIONS (10)	200.00
LLANO COUNTY AUDITOR/TREASURER	88872	A	BLANCO COUNTY TRAIL JUNE 10-18 2024	6,880.00
SONYA R. WRIGHT, PLLC	88881	A	424TH CAUSE #CV09558	2,037.00
STATE COMPRTOLLER	88863	A	JURY DONATIONS (6)	120.00
DEPARTMENT TOTAL				19,730.18
0451-DISTRICT JUDGE				

 DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
ALAN GARRETT	88891	A	JULY 2024	100.00
ALAN GARRETT	88892	A	DISTRICT JUDGE SUPPLEMENT	142.00
BURNET COUNTY TREASURER	88864	A	INV #DC240630-1 DIST JUDGE	5,408.96
EVAN C. STUBBS	88893	A	DISTRICT JUDGE SUPPLEMENT	142.00
EVAN C. STUBBS	88894	A	JUVENILE BOARD COMP., 424TH	100.00
DEPARTMENT TOTAL				5,892.96
0452-DISTRICT ATTORNEY				
BURNET COUNTY TREASURER	88865	A	INV #DA240630-1 DIST ATTORNEY	20,223.71
DEPARTMENT TOTAL				20,223.71
0453-JUVENILE PROBATION				
JUVENILE PROBATION DEPT	88871	A	JULY 2024	5,278.44
DEPARTMENT TOTAL				5,278.44
0455-COMMUNITY SERVICES				
TEXAS WILDLIFE DAMAGE MGMT FUND	88883	A	INV #256210 JUNE 2024	2,400.00
DEPARTMENT TOTAL				2,400.00
0500-COURTHOUSE EXPENSES				
AMAZON CAPITAL SERVICES, INC	88904	A	INV#1JQQ-MHD3-R223 DIST CLERK	25.56
GRAVES HUMPHRIES, STAHL, LIMITED	88868	A	REPORT #COL005 JP 1	463.78
GRAVES HUMPHRIES, STAHL, LIMITED	88869	A	REPORT #COL005 JP 4	434.60
HILL COUNTRY REFRIGERATION	88914	A	INV#18937498 N ANNEX	1,346.00
HILL COUNTRY WIRELESS & TECHNOLOGY	88890	A	INV #4450-20240715-1 RECYCLE	403.33
JOHNSON CONTROLS	88898	A	INV #24192592 LEC	603.75
NAVITAS CREDIT CORP.	88888	A	CONTRACT #20102679-1 PHONES	1,612.30
NEFFENDORF & BLOCKER, P.C.	88873	A	INV #30181 AUDIT	27,000.00
ODIORNE FEED/RANCH SUPPLY INC	88920	A	INV#215026 LEC	123.00
OMNIBASE SERVICES OF TEXAS, LP	88876	A	REPORT #224-001015 JP 4	108.00
OMNIBASE SERVICES OF TEXAS, LP	88877	A	REPORT #224-001016 JP 1	195.81
OUTLAW LUMBER & HARDWARE, LLC	88922	A	INV#117127	18.58
OUTLAW LUMBER & HARDWARE, LLC	88923	A	INV#117309	25.99
PAY AND SAVE INC.	88933	A	ACCT#137002 LEC	23.88
PAY AND SAVE INC.	88934	A	ACCT#137354 MAINTENANCE	115.09
PAY AND SAVE INC.	88935	A	ACCT#137354 MAINTENANCE	41.99
FEDERNALES ELECTRIC COOP	88878	A	INV #955 COUNTY	3,888.88
TEXAS ASSOCIATION OF COUNTIES	88882	A	INV #00001613 TO ADD DRONE	1,083.00
THIRD COAST DISTRIBUTING, LLC	88948	A	INV#319-963569 LEC	92.97
WESLEY E BOND LLC	88952	A	INV#1376 LEC	390.00
DEPARTMENT TOTAL				37,996.51
0505-MAINTENANCE DEPARTMENT				
HUCKLEBERRY RANCH LLC	88902	A	INV #2397 LAWN SERVICE	200.00
OUTLAW LUMBER & HARDWARE, LLC	88924	A	INV#118842 MAINTENANCE	199.99
PAY AND SAVE INC.	88936	A	ACCT#137354 MAINTENANCE	22.63
PAY AND SAVE INC.	88938	A	ACCT#137354 MAINTENANCE	22.98
THIRD COAST DISTRIBUTING, LLC	88949	A	INV#319-965173 MAINTENANCE	6.99
DEPARTMENT TOTAL				452.59
0515-JUSTICE OF THE PEACE PCT #1				
NORTHEAST TEXAS DATA CORP.	88875	A	REPORT #CAS017 JP 1	98.00
DEPARTMENT TOTAL				98.00
0520-JUSTICE OF THE PEACE #4				
NORTHEAST TEXAS DATA CORP.	88874	A	REPORT #CAS017 JP 4	104.00
PATTY COFFEE	88929	A	REIMBURSEMENT	73.00
DEPARTMENT TOTAL				177.00

0530-CONSTABLE PCT #4

07/18/2024--FUND/DEPARTMENT/VENDOR INVOICE LISTING --- 0010 10-000-000 GENERAL FUND

CYCLE: ALL

PAGE 3

TIME:09:25 AM

PREPARER:0004

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
VERIZON WIRELESS	88886	A	INV #9968595780 CONSTABLE #4	213.05
VERIZON WIRELESS	88887	A	INV #9968595780 CONSTABLE #4	75.98
DEPARTMENT TOTAL				289.03
0535-911-COUNTY EXPENSES				
BIS CONSULTING, LLC	88860	A	INV #11778 911	3,090.00
DEPARTMENT TOTAL				3,090.00
0550-RECYCLING COORDINATOR				
WASTE CONNECTIONS LONE STAR, INC	88889	A	INV #13392905V156 RECYCLE	630.00
DEPARTMENT TOTAL				630.00
FUND TOTAL				120,672.40

 DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0540-R&B PCT #1				
OUTLAW LUMBER & HARDWARE, LLC	88925	A	INV#120069 PCT 1	8.69
OUTLAW LUMBER & HARDWARE, LLC	88926	A	INV#120821 PCT 1	49.99
OUTLAW LUMBER & HARDWARE, LLC	88927	A	INV#120187 PCT 1	583.94
OUTLAW LUMBER & HARDWARE, LLC	88928	A	INV#120746 PCT 1	604.93
POWERPLAN	88944	A	INV#P09798 PCT 1	128.24
DEPARTMENT TOTAL				1,375.79
0550-R&B PCT #2				
PAY AND SAVE INC.	88937	A	ACCT#137354 MAINTENANCE	17.45
DEPARTMENT TOTAL				17.45
0560-R&B PCT #3				
EWALD KUBOTA	88909	A	INV#1E05324 PCT 3	8,179.06
EWALD KUBOTA	88910	A	INV#1E05324 PCT 3	4,629.07
MOBLEY WELDING SERVICE	88919	A	MACK REPAIRS PCT 3	750.00
PETERSON TIRE	88943	A	INV#JC45382 PCT 3	374.95
TELLUS EQUIPMENT SOLUTIONS, LLC	88946	A	INV#P04535 PCT 3	49.75
TELLUS EQUIPMENT SOLUTIONS, LLC	88947	A	ORDER#004688.01 PCT 3	60.54
THIRD COAST DISTRIBUTING, LLC	88951	A	INV#145109 PCT 3	30.46
YOUNGBLOOD AUTOMOTIVE & TIRE, LLC	88953	A	INV#60019127 PCT 3	230.00
DEPARTMENT TOTAL				14,303.83
0570-R&B PCT #4				
AVAILABLE CONSTRUCTION & TRANSPORT	88905	A	INV#HR 33 PCT 4	40,843.50
DIRT WORKS	88908	A	INV#280189 PCT 4	150.48
PETERSON TIRE	88942	A	INV#BL55584 PCT 4	55.00
POWERPLAN	88945	A	INV#P09798 PCT 4	128.23
THIRD COAST DISTRIBUTING, LLC	88950	A	INV#967301 PCT 4	63.26
DEPARTMENT TOTAL				41,240.47
FUND TOTAL				56,937.54

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-RECORDS MANAGEMENT CLERK EXPENSES				
PPT	88880	A	INV #84229 CO CLERK	26.62
DEPARTMENT TOTAL				26.62
FUND TOTAL				26.62

DEPARTMENT					
NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT	
0400-INTEREST & SINKING EXPENSES					
COMPUTERSHARE TRUST COMPANY, N.A.	88867	A	INV #2350024 ADMIN CHARGES	550.00	
UMB BANK, N.A.	88885	A	ISSUE BCT21	4,876.00	
DEPARTMENT TOTAL				5,426.00	
FUND TOTAL				5,426.00	

DEPARTMENT

NAME-OF-VENDOR

INVOICE-NO

S

DESCRIPTION-OF-INVOICE

AMOUNT

GRAND TOTAL

183,062.56

Blanco County Commissioners' Court

July 23, 2024

Invoice File Listing By Fund to Ratify

Fund	Description	Disbursement
010	General Fund	\$ 15,031.49
015	Road & Bridge	\$ 80.66
049	Exhibit Hall	\$ 538.60
Total		\$ 15,650.75

The attached list of Claims Payable have been examined & approved for payment by the Assistant County Auditor as provided by the Texas LGC 113.064 & 113.065

Attest Asst. County Auditor: Weslyn Shile Date 7/18/24

The attached list of Claims Payable have been examined & approved for payment by the Commissioners' Court as provided by the Texas LGC 115.021 & 115.022

County Judge _____ Date _____
Commissioner Pct 1 _____ Commissioner Pct 3 _____
Commissioner Pct 2 _____ Commissioner Pct 4 _____

COPY

 DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0300-GENERAL FUND REVENUES				
TEXAS ASSOCIATION OF COUNTIES	88853	R	NEWMAN & LOVING INSURANCE COBRA	3,081.34
DEPARTMENT TOTAL				3,081.34
0425-COUNTY SHERIFF				
CITY OF JOHNSON CITY	88835	R	ACCT #09-1762-01 LEC	53.44
CITY OF JOHNSON CITY	88836	R	ACCT #09-1761-01 LEC	2,086.69
CITY OF JOHNSON CITY	88842	R	ACCT #09-1760-01 LEC	475.19
JOHNSON CITY HYDRO GAS	88837	R	INV #15401 & #15400 LEC	1,029.19
DEPARTMENT TOTAL				3,644.51
0500-COURTHOUSE EXPENSES				
CHARTER COMMUNICATIONS HOLDINGS,LLC	88855	R	INV #1844822901070724 LEC	1,681.75
CHARTER COMMUNICATIONS HOLDINGS,LLC	88856	R	INV #185859601070724 MANOR RD	298.03
CHARTER COMMUNICATIONS HOLDINGS,LLC	88857	R	INV #184482801070724 COURTHOUSE	1,406.38
CITY OF JOHNSON CITY	88838	R	ACCT #09-1756-01 COURTHOUSE	233.38
CITY OF JOHNSON CITY	88839	R	ACCT #09-1757-01 PCT 2	191.37
CITY OF JOHNSON CITY	88840	R	ACCT #09-1758-01 ANNEX	78.38
CITY OF JOHNSON CITY	88841	R	ACCT #09-1759-01 ANNEX	53.44
GVTC	88845	R	ID #830-833-5331 PCT 1 & 4 INTERNET	94.95
GVTC	88846	R	ID #830-833-3209 SOUTH ANNEX INTERN	134.90
GVTC	88847	R	ID #830-833-3209 SOUTH ANNEX	459.83
TERMINIX	88849	R	INV #344170 LEC	149.00
TERMINIX	88850	R	INV #344171 ANNEX	110.00
TERMINIX	88851	R	INV #344179 SOUTH ANNEX	93.00
TEXAS LAWYERS INS. EXCHANGE	88858	R	TLIE JUDGES POLICY	1,500.00
TK ELEVATOR	88852	R	INV #3007984932	1,032.01
DEPARTMENT TOTAL				7,516.42
0505-MAINTENANCE DEPARTMENT				
HUCKLEBERRY RANCH LLC	88848	R	INV #2353 LAWN MAINTENANCE	200.00
DEPARTMENT TOTAL				200.00
0525-CONSTABLE PCT #1				
VERIZON WIRELESS	88859	R	INV #9967997190 CONSTABLE 1	589.22
DEPARTMENT TOTAL				589.22
FUND TOTAL				15,031.49

DEPARTMENT	NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0540-R&B PCT #1	GVTC	88844	R	ID #830-833-5331 PCT 1	40.33
	DEPARTMENT TOTAL				40.33
0570-R&B PCT #4	GVTC	88843	R	ID #830-833-1077 PCT 4	40.33
	DEPARTMENT TOTAL				40.33
	FUND TOTAL				80.66

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0300-REVENUES				
TOM CONLON	88854	R	REFUND FOR CLEANING DEPOSIT	500.00
DEPARTMENT TOTAL				500.00
0400-EXPENSES				
CITY OF JOHNSON CITY	88834	R	ACCT #01-2011-01 EXHIBIT HALL	38.60
DEPARTMENT TOTAL				38.60
FUND TOTAL				538.60

DEPARTMENT

NAME-OF-VENDOR

INVOICE-NO

S

DESCRIPTION-OF-INVOICE

AMOUNT

GRAND TOTAL

15,650.75

IN RE: § IN THE DISTRICT COURT OF
APPOINTMENT OF §
THE 33RD AND 424TH
JUDICIAL DISTRICTS § BLANCO COUNTY, TEXAS
INTERIM CHIEF PROBATION OFFICER §
COUNTY OF **BLANCO** §
STATE OF TEXAS § 33rd & 424th JUDICIAL DISTRICTS

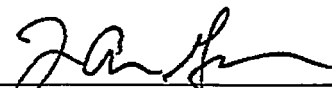
ADMINISTRATIVE ORDER

WHEREAS, the said Adriana Eaton is fully qualified to serve as the 33RD and 424TH Judicial Districts Chief Probation Officer;


NOW THEREFORE, the district judges have met and it is hereby **ORDERED** that effective July 8, 2024, Adriana Eaton is hereby, appointed as the 33rd and 424th Judicial Districts Interim Chief Juvenile Probation Officer, a position, of Blanco County, Texas, until further orders of the court.

The Clerk of this Court of Blanco County shall certify this Order for observance to the Commissioner's Court of Blanco County, Texas, which shall cause the same to be recorded in their minutes.

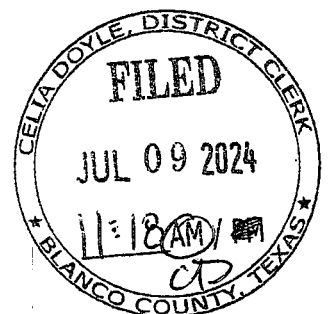
Signed this 8th Day of July, 2024.



J. Allan Garrett, Judge
33rd Judicial District
Blanco County, Texas



Evan Stubbs, Judge
424th Judicial District
Blanco County, Texas



COPY

INTERLOCAL COOPERATION AGREEMENT BETWEEN
BLANCO INDEPENDENT SCHOOL DISTRICT,
BLANCO COUNTY AND BLANCO COUNTY SHERIFF'S OFFICE

This Interlocal Cooperation Agreement ("Agreement") is made and entered into by and between Blanco Independent School District ("BISD"), a political subdivision acting through its Board of Trustees, Blanco County and the Blanco County Sheriff's Office ("BCSO"). Collectively, BISD, Blanco County and the BCSO may be referred to as the "Parties."

PREMISES

WHEREAS, Chapter 791 of the Texas Government Code, as amended, entitled Interlocal Cooperation Contracts, authorizes contracts between political subdivisions for the performance of governmental functions and services;

WHEREAS, BISD is a public school district with campuses located within the jurisdictional boundaries of the City of Blanco where the Blanco Police Department presently provides law enforcement services;

WHEREAS, BISD and Blanco County each find that contracting for and with respect to the governmental services described herein will result in increased efficiency, economy and enhanced public safety for the constituents of both BISD and Blanco County;

WHEREAS, BISD and Blanco County warrant that both possess adequate legal authority to enter into this Interlocal Agreement and their respective governing bodies have authorized each signatory official to enter into this Agreement and bind the local governments to the terms of this Agreement and any subsequent amendments hereto;

NOW THEREFORE, in consideration of the mutual covenants and agreements of the Parties, it is agreed as follows:

Article 1

LEGAL AUTHORITY AND PURPOSE

- 1.1 The legal authority for Blanco County and BISD to enter into this agreement is the Texas Interlocal Cooperation Act, Chapter 791 of the Texas Government Code. The purpose, terms, rights and duties of the parties are stated below.
- 1.2 The purpose of this Agreement is to set forth guidelines to ensure that Blanco County and BISD have a shared understanding of the role and responsibility of each in maintaining safe schools, improving the learning environment and supporting educational opportunities for all students.

- 1.3 The mission of the SRO program is to place a community law enforcement officer(s) in the BISD campuses to build working relationships with schools, students, parents, staff and visitors; to address on-site security; to maintain safe schools; to serve as a positive role-model for students; and to provide a direct link with the BCSO.

COPY

Article 2
SRO PROGRAM STRUCTURE

- 2.1 Under this framework, the SROs are first and foremost law enforcement officers for Blanco County. The SROs shall be responsible for carrying out all duties and responsibilities of a law enforcement officer and shall remain at all times under the control, through the chain of command, of the BCSO. School officials should ensure that non-criminal student disciplinary matters remain the responsibility of school staff and not the SROs. Enforcement of the Student Code of Conduct is the responsibility of teachers and administrators. The SROs shall refrain from being involved in the enforcement of disciplinary rules that do not constitute violations of law, except to support staff in maintaining a safe school environment.
- 2.2 Although the SROs have been placed in a formal educational environment, the SROs retain official duties of law enforcement officers. The SROs shall intervene when it is necessary to prevent any criminal act or maintain a safe school environment. Citations shall be issued, and arrests made, when appropriate and in accordance with Texas law and BCSO policy. The SROs or the BCSO will have the final decision on whether criminal charges shall be filed. The BCSO reserves the right to temporarily remove SROs in the event that additional officers are needed during a critical incident, natural disaster or for immediate service of public safety.
- 2.3 The SROs are not formal counselors or educators and will not act as such. However, with the agreement of Blanco County, the SROs may be used as a law enforcement resource to assist students, faculty, staff, and all persons involved with the school. The SROs can be utilized to help instruct students and staff on a variety of subjects, ranging from alcohol and drug education to formalized academic classes. The SROs may use these opportunities to build rapport between the students, families and staff.
- 2.4 The SROs will confer with the principal or other appropriate administrator, as needed, to develop plans and strategies to prevent and/or minimize dangerous situations and criminal activity on or near the campus or involving students at school-related activities.

Article 3
GENERAL DUTIES AND RESPONSIBILITIES

- 3.1 Blanco County agrees to perform any obligations required to maintain the SROs as commissioned law enforcement officers with full Texas peace officer status: including but not limited to, providing the SROs with any and all continuing training necessary to maintain their TCOLE certification and their assignment as a school-based law enforcement officer.

- 3.2 The SROs assigned to BISD shall be subject to the decision of the BCSO. BISD understands that Blanco County or the BCSO may rotate or change any officer assigned to serve as an SRO. If for some reason BISD has a substantial issue with an SRO assigned, they may communicate that to the BCSO for them to take into considerations
- 3.3 Any properly licensed officer providing SRO services under this Agreement shall be vested with all powers, privileges, and immunities of a peace officer within all territory contained in the boundaries of BISD and while on any property under the control and jurisdiction of BISD or otherwise in the performance of his/her duties under the guidelines of BISD policies and regulations.
- 3.4 Blanco County will authorize the SROs to carry a weapon and act as a peace officer at all times, so long as the officer is acting under his/her official capacity. Likewise, BISD specifically authorizes each SRO to carry a weapon in performing services at all schools and property within BISD. When not on duty as SROs, the officers' rights to carry a firearm will be governed by provisions and rules set forth by TCOLE, Blanco County, the BCSO, the Texas Association of School Boards ("TASB"), and any applicable BISD policies.
- 3.5 As Blanco County employees, any disciplinary action taken against the SROs shall follow the policy and procedure set in the employee handbook of Blanco County or procedures of the BCSO.
- 3.6 BISD will report all required student misconduct to the BCSO in accordance with Texas Education Code 37.015 Blanco County, through the BCSO will make all reports regarding students as required by Texas Code of Criminal Procedure Art. 15.27.
- 3.7 Subject to its obligations under the Family Educational Rights and Privacy Act (FERPA) 20 U.S.C. 1232g, BISD agrees to provide the SROs with: (a) access to student and personnel records as necessary for the investigation of criminal offenses that occur on school property or in conjunction with a school event or activity, to collect certain incident-based data or to ensure the safety and security of school campuses or events, and (b) access to technology installed at BISD including surveillance cameras, to provide for safety and security. SROs shall be designated as "school officials" under BISD policies for purposes of access to student records to enable the SROs to perform the duties set out in this Agreement.
- 3.8 The Parties shall each monitor, review and provide oversight and supervision of the services as they are provided and each agree to notify the other as soon as reasonably possible in the event the level or quality of any scheduling, operating, service or performance issue becomes unsatisfactory.
- 3.9 The Parties recognize that the services to be provided by Blanco County may be limited to the extent that said services conflict with or compromise Blanco County's ability to provide effective law enforcement services to Blanco County generally. Should a conflict arise between the policies of BISD and Blanco County, Blanco County's policy shall prevail. The Parties agree to work in good faith to resolve conflicts with their best reasonable efforts. However, should

such conflicts occur which prevent Blanco County from meeting its obligations under this Agreement, Blanco County acknowledges such conflict constitutes good cause to terminate the Agreement.

- 3.10 The Parties agree that they will use their best reasonable efforts to coordinate media relations pertaining to law enforcement incidents and investigations occurring pursuant to this Agreement prior to the release of information whenever possible. Information will only be released by a Party in accordance with established law and its existing policies and procedure.
- 3.11 Nothing in this Agreement prevents BISD from continuing its practice of hiring off-duty police officers to provide security at sporting activities or other events outside of school hours. This Agreement shall not govern off-duty peace officers hired for these purposes; rather, the BCSO policy regarding off-duty employment shall govern.

Article 4
GENERAL DUTIES AND RESPONSIBILITIES

COPY

Blanco County through the BCSO SRO program establishes that:

- 4.1. The ultimate goal of the SRO is to maintain a peaceful educational environment that allows the learning process to continue uninterrupted .
- 4.2 The SRO will conduct themselves in a manner that exemplifies a positive role model to students and maintain good relations with the school community.
- 4.3 The SRO will wear and/or utilize the BCSO issued uniform with all the normal accessories and equipment during their duty hours.
- 4.4. The SRO will respond to calls for service during the course of the regular school day or when serving in support of an official BISD extracurricular or after-school activity.
- 4.5 The SRO will patrol areas within or in the vicinity of the geographical boundaries of BISD to protect all students, personnel, and visitors. The SRO will remain highly visible throughout the campus yet be unpredictable in their movements to maintain order, prevention, awareness, intervention and disruptions.
- 4.6 The SRO will remain on their assigned school campus(es) and attend to school activities during their duty hours. Responses to Blanco County law enforcement calls are to be limited to extreme emergencies and observation of criminal acts. The SRO shall notify campus administrators upon departure and return when responding to such calls as circumstances permit.
- 4.7 The SRO will engage in all law enforcement activities arising from the enforcement of criminal laws or civil situations, including but not limited to, responding immediately to a crisis situation, intervening in and investigating alleged crimes, preparing reports, security monitoring

and consulting, issuing citations, enforcing court orders, transporting arrested persons, completing follow-up activities, filing of affidavits and complaints, and participating in legal proceedings resulting from the law enforcement services provided in accordance with this Agreement.

- 4.8 The SRO shall not be involved in searches conducted by school officials or compelled to search on behalf of BISD. The SRO may provide security during the searches or assist in exigent circumstance. In the event that illegal contraband is discovered as a result of a district search, it will be immediately released to the SRO.
- 4.9 The SRO will assist school officials in school safety projects, scheduling, major event planning drills and simulations related to crises management, emergency response, and threat mitigation.
- 4.10 The SRO will provide traffic direction and control as needed and as deemed appropriate by the SRO.
- 4.11 BISD and Blanco County agree that canine contraband services will be conducted by a third party. The third-party canine handler will coordinate with the BISD Office of Safety & Security to plan dates for the canine searches. The procedures for the searches will be determined by the third-party canine search provider. The SRO and a representative of BISD will accompany the outside service providers during random canine searches conducted on BISD property.
- 4.12 Pursuant to 37.115 of the Texas Education Code (Threat Assessment and Safe and Supportive School Program and Team), the SRO will serve on the campus threat assessment team for the purpose of assisting in assessing students who make threats of violence and exhibit harmful, threatening or violent behavior as defined by law. In this capacity, the SRO will assist the team in providing, gathering and analyzing data to determine the level of risk and appropriate intervention for students and assist in providing guidance to students or school employees on recognizing harmful, threatening, or violent behavior that may pose a threat to the community or individual.
- 4.13 The SRO may assist BISD with its Emergency Operation Plan.
- 4.14 The SRO will remain compliant with BISD policies, regulations, rules and guidelines while completing their duties and remain physically located on BISD property in accordance with this Agreement
- 4.15 The SRO will attend campus meetings, briefings and training as requested by the campus or BISD administration, when possible.
- 4.16 The SRO will prepare reports and documentation related to events occurring within the geographic boundaries of BISD to the extent such information is required by law or BISD policy or BCSO procedures. This information will be provided in a monthly statistical report format that is agreed upon by the Parties. BISD and Blanco County shall maintain records of every campus-based incident resulting in police involvement.

- 4.17 If it is necessary to question or interview a student at school for any purpose other than a child abuse investigation, all law enforcement agencies and SROs will contact the campus principal of the student campus. As provided by BISD policies, the principal will:
- a. Verify and record the identity of the officer or other authority and request an explanation of the need to interview the student at school.
 - b. Make reasonable efforts to notify the students' parents or other person having lawful control of the student. If the SRO/designee raises what the principal considers to be a valid objection to the notification, the parent shall not be notified.
 - c. The principal or a designee ordinarily shall be present during the questioning or interview. If the interviewer presents what the principal considers to be a valid objection to a third party's presence, the interview shall be conducted without that person's presence.
- 4.18 The SRO will notify the campus and BISD administration in advance, whenever possible, regarding an absence. When circumstances don't allow this, the notice should be given as soon as possible for district planning. The BCSO will make every effort to provide for replacement officers for those times when the SRO assigned pursuant to this agreement is absent due to training, extended sick time, vacation time, FMLA, workers compensation, or other planned leave. Routine absences may not be covered due to staffing demands within the BCSO.

BISD as established through this Agreement, shall:

- 4.19 Assume control of all campus management and activities.
- 4.20 Provide training and guidance to the SRO for any campus activities.
- 4.21 Provide access to BISD records, systems and otherwise confidential information for the specific purpose of investigating a potential criminal violation that occurred on campus or to complete a report for an incident that occurred off-campus but is reported to the SRO as part of their duties.
- 4.22 If a student at school is arrested or taken into custody by an SRO, the principal shall immediately notify the Superintendent or their designee and ordinarily notify the parent or other person having lawful control of the student. If the SRO raises what the principal considers to be a valid objection to the parent at that time, the principal shall not notify the parent. BISD shall receive notification of the incident from the BCSO within the timeframe required by law and of the disposition of the individual to the extent allowed by law.
- 4.23 Provide a reasonable opportunity to address district officials, administrators, teachers, parents and students regarding the SRO program goals and objectives.

- 4.24 Seek input and collaborate with the SRO regarding criminal justice programs relating to students and security issues.
- 4.25 Notify the SRO or SRO supervisor as soon as reasonably possible when school personnel or students discover weapons, drugs, alcohol or illegal contraband on BISD property. All items will be immediately released to the custody of the SRO pursuant to their rules and policy.
- 4.26 Report to the SRO any violations of law or criminal offenses for proper collaboration of investigative actions.
- 4.27 Complete all requests for information, reports, and statements requested by the SRO for purposes of a campus law enforcement investigation.
- 4.28 Collaborate with SRO regarding any security issues or restrictive access to the campus property involving alleged criminal trespass to ensure both parties have prompt access to the information.
- 4.29 Supply necessary information regarding the campus safety, traffic plan and any additional information needed to complete the desired tasks. This information is disseminated at the discretion of the campus administration.
- 4.30 Not involve the SRO in ordinary campus discipline as disciplining students is an administrative school district responsibility. SROs' input may be sought at the discretion of the campus administration.
- 4.31 Not request an SRO to participate in campus activities in which they have not been trained and approved to complete during their scheduled hours. The approval includes their immediate chain of command and their designated campus administrators.
- 4.32 Notify the BISD designee and the SRO supervisor in the event of any issues, complaints or concerns regarding the SRO, their behavior or performance. This may include a written summary of the incident.

Article 5

FINANCIAL RESPONSIBILITIES & EQUIPMENT

- 5.1 SROs are employees of the BCSO and not BISD. The BCSO shall provide the SROs with all wages, salaries, or other compensation, and benefits of similarly situated and classified employees of the BCSO. The BCSO shall also be directly responsible for the payment of all payroll taxes, bond costs, retirement contributions, overtime, social security taxes, if any, and all other payroll expenses.
- 5.2 BISD shall be responsible to Blanco County for any overtime charges associated with, the provision of services under this Agreement in accordance with the rates set forth in Exhibit B.

- 5.3 BISD shall pay Blanco County at the rates set forth in Exhibit B for the actual time spent by any substitute deputy as if they were the standard assigned deputy.
- 5.4 Blanco County shall invoice BISD quarterly for the services rendered within thirty (30) days of the completion of the quarter. BISD shall pay Blanco County for the services rendered within thirty (30) days of the date that the invoice is received by BISD.
- 5.5 The Parties acknowledge that the cost to Blanco County of providing the services described herein may change over time. Hence, the Parties agree that Blanco County may change the monthly compensation rates by providing written Notice of Rate Change to BISD at least sixty (60) days prior to the effective date of the rate change. Such Notice of Rate Change shall include an itemization of costs as set forth in Exhibit B. If BISD does not agree to continue to receive services at the rates stated in the Notice of Rate Change, it may unilaterally terminate this Agreement upon thirty (30) days written notice to Blanco County or negotiate a mutually agreed-upon rate change prior to the effective date of the rate change by giving Blanco County written notice. If BISD does not terminate this Agreement or negotiate a mutually-agreed-upon modification to the rate change, BISD will be deemed to have accepted the rate change and shall pay the rates stated in the Notice of Rate Change for any services provided by the BCSO pursuant to this Agreement on or after the effective date of the rate change.
- 5.6 Fourth quarter services may be requested by BISD from Blanco County during the summer months of June and July. These services will be requested by BISD at least sixty (60) days prior to the start date of coverage. Payment for services will follow the same billing guidelines noted in Exhibit B. Payment for these services will be based on the number of hours worked for that time period and will not reflect a full quarterly billing encumbrment. The invoice and payment will be paid based on the officer assigned and the days worked.
- 5.7 BISD will pay for any additional SRO training that BISD may require unrelated to TCOLE training requirements after having been provided notice of this additional cost and agreeing to such payment prior to the training.
- 5.8 The Parties agree to provide the following equipment and materials to the SROs:
- a. BISD shall pay Blanco County at the rates set forth in Exhibit B, all law enforcement equipment routinely assigned the SRO personnel who serve the BCSO. The BCSO will maintain and service all equipment used by the SROs in providing services to BISD. Equipment includes, but is not limited to, uniforms, computers and computer equipment, firearms, radios, and all other devices used by the BCSO law enforcement personnel in the performance of their duties. BCSO will also provide a fully equipped patrol car to each SRO. BISD shall fund Blanco County, in accordance with Exhibit B, for costs related to vehicles maintenance and fuel for such patrol car(s).
 - b. BISD will provide the SROs with office space on school property, a telephone, computer, and other office equipment to perform duties under this Agreement, and as mutually agreed by the Parties. BISD will provide the SROs with a map and personnel roster for each campus and Central Office.

- c. The BCSO will provide the SROs with access to its facilities as needed to conduct law enforcement business regarding the securing of evidence in crimes and interviewing individuals in connection with a criminal investigation into crimes conducted on school property or in conjunction with a school event or activity.

Article 6
RELATIONSHIP BETWEEN THE PARTIES

COPY

- 6.1 Notwithstanding any provision to the contrary herein, this Agreement is a contract for and with respect to the performance of governmental functions by governmental entities. The relationship of BISD and Blanco County, the BCSO shall, with respect to that part of any service or function undertaken as a result of or pursuant to this Agreement, be that of independent contractors.
- 6.2 Nothing contained herein shall be deemed or construed by the Parties, or by any third party, as creating the relationship of principal and agent, partners, joint venture, or any other similar such relationship.
- 6.3 Officers employed by the BCSO and assigned by the BCSO to serve as SROs at BISD are and will remain employed by the BCSO.
- 6.4 The BCSO shall have no liability whatsoever for or with respect to BISD's use of any BISD property or facility, or the actions of, or failure to act by, any employees, subcontractors, agents or assigns of BISD. BISD covenants and agrees that:
 - a. BISD shall be solely responsible, as between BISD and the BCSO and the agents, officers and employees of the BCSO, for and with respect to any claim or cause of action arising out of or with respect to any act, omission, or failure to act by BISD or its agents, officers, employees, and subcontractors, while on BISD property or while using any BISD facility or performing any function or providing or delivering any service undertaken by BISD pursuant to this Agreement.
 - b. For and with respect to the services to be provided by the BCSO to BISD pursuant to this Agreement, BISD hereby contracts, covenants, and agrees to obtain and maintain in full force and effect, during the term of this Agreement, a policy or policies of insurance, or risk pool coverage, reasonably expected to insure BISD and its agents, officers, and employees from any and against any claim, cause of action or liability arising out of or from the action, omission, or failure to act by BISD, its agents, officers, employees, and subcontractors in the course of their duties.
- 6.5 BISD shall have no liability whatsoever for or with respect to the BCSO or Blanco County use of any BCSO or Blanco County property or facility, or the actions of, or failure to act by, any employees, subcontractors, agents, or assigns of the BCSO or Blanco County. The BCSO and Blanco County covenants and agrees that:

- COPY
- a. Blanco County shall be solely responsible, as between the BCSO and Blanco County and BISD and the agents, officers, and employees of the BISD, for and with respect to any claim or cause of action arising out of or with respect to any act, omission, or failure to act by the BCSO or its agents, officers, employees, and subcontractors, while on City of Blanco property or while using the any of the BCSO facilities or performing any function or providing or delivering any service undertaken by the BCSO pursuant to this Agreement.
 - b. For and with respect to the services to be provided by the BCSO and Blanco County to BISD pursuant to this Agreement, the BCSO and Blanco County hereby contracts, covenants, and agrees to obtain and maintain in full force and effect, during the term of this Agreement, a policy or policies of insurance, or risk pool coverage, in the amounts sufficient to insure the BCSO and Blanco County and its agents, officers, and employees from and against any claim, cause of action, or liability arising out of or from the action, omission, or failure to act by the BCSO and Blanco County, its agents, officers, employees, and subcontractors in the course of their duties.
- 6.6 It is specifically agreed that, as between the Parties, each party to this Agreement shall be individually and respectively responsible for responding to, dealing with, insuring against, defending, and otherwise handling and managing liability and potential liability pursuant to this Agreement.
- 6.7 Each party hereto reserves and does not waive any immunity or defense available to it at law or in equity as to any claim or cause of action whatsoever that may arise or result from the services provided and/or any circumstance arising under the Agreement. Neither BISD nor Blanco County waive, modify, or alter to any extent whatsoever the availability of the defense of governmental immunity under the laws of the State of Texas on behalf of itself, its trustees, council members, officers, employees, and agents.
- 6.8 No term or provision of this Agreement shall benefit or obligate any person or entity not a party to it. This Agreement shall not be interpreted nor construed to give to any third party the right to any claim or cause of action, and neither Blanco County nor BISD shall be held legally liable for any claim or cause of action arising pursuant to, or out of the services provided under, this Agreement except as specifically provided herein or by law. The Parties hereto shall cooperate fully in opposing any attempt by any third person or entity to claim any benefit, protection, release, or other consideration under this Agreement.
- 6.9 Nothing in this Agreement shall be deemed to extend, increase or limit the jurisdiction or authority of any Blanco County or BISD except as necessary to implement, perform and obtain the services and duties provided for in this Agreement. Save and except only as specifically provided in this Agreement, all governmental functions and services traditionally provided by BISD, and all governmental and proprietary functions and services traditionally provided Blanco County, shall be and remain the sole responsibility of each such party.

Article 7

TERM

- 7.1 The initial term of this Agreement shall commence upon approval by both parties and continue through _____ and shall automatically renew for an annual term commencing on _____ thereafter, unless terminated earlier, in writing, by either party.
- 7.2 This Agreement may be terminated at any time by either Party, without cause, by giving the other party a minimum of ninety (90) days written notice of its intention to terminate. Such notice shall be delivered by hand or U.S. Certified Mail to the other party.
- 7.3 In the event the Parties are unable to reach a mutual agreement on the terms of the Memorandum of Understanding by _____ of the annual term, any Party will have cause to terminate its participation in the Interlocal Agreement by giving the other Parties a minimum of thirty (30) days written notice of its intention to terminate, such notice to be delivered by hand or U.S. Certified Mail to the other party.

Article 8

NOTIFICATIONS

COPY

- 8.1 All correspondence and communications regarding this Agreement shall be directed to:
- | | |
|--------------------------------|------------------------------------|
| BLANCO COUNTY, TEXAS | BLANCO INDEPENDENT SCHOOL DISTRICT |
| Attn: Brett Bray, County Judge | Attn: Superintendent of School |
| PO Box 387 | 814 Eleventh Street |
| Johnson City, TX 78636 | Blanco, TX 78606 |

With copy to:

Blanco County Sheriff's Office
Attn: Chief Deputy Robert Woodring
400 S. US 281
Johnson City, TX 78636

- 8.2 Notices provided pursuant to this Agreement must be in writing and hand-delivered or sent by certified mail, return receipt requested.

IN WITNESS WHEREOF, the parties hereto have executed this Memorandum of Understanding as of the ____ day of _____, 2024.

BLANCO COUNTY, TEXAS

By: _____

Title: Blanco County Judge
Blanco County, Texas

By: _____

Title: Blanco County Sheriff
Blanco County, Texas

ATTEST:

Title: Blanco County Clerk
Blanco County, Texas

BLANCO INDEPENDENT SCHOOL DISTRICT

By: _____

Kirk Felps, President
Blanco ISD Board of Trustees

ATTEST:

Joe Hernandez, Secretary
Blanco ISD Board of Trustees

EXHIBIT A
INTERLOCAL COOPERATION AGREEMENT
BETWEEN
BLANCO INDEPENDENT SCHOOL DISTRICT and BLANCO COUNTY

COPY

Campus/Officer Assignments:

BLANCO COUNTY will provide _____ full-time deputies assigned to provide the law enforcement services as School Based Law Enforcement (SBLE) School Resource Officers (SRO) described herein and that these deputies shall be assigned to areas as agreed upon by the BCSO and BISD, as set forth below:

- a. _____ deputy/deputies assigned to elementary school patrols;
- b. _____ deputy/deputies assigned to Blanco High School;
- c. _____ deputy/deputies assigned to Blanco Middle School;

EXHIBIT B
 INTERLOCAL COOPERATION AGREEMENT
 BETWEEN
 BLANCO INDEPENDENT SCHOOL DISTRICT and BLANCO COUNTY

2024–2025 Budget year
 (October 1, 2024 to September 30, 2025)

COPY

	<u>Annualized</u>	<u>Blanco County 20%</u>	<u>BISD 80%</u>
Base Salary	\$52,744		
Certification Pay	2,400		
Salary	55,144		
FICA/Medicare	4,035		
Retirement	5,275		
Insurance	12,130		
Fringe	21,440		
Vehicle Maintenance	4,000		
Total Per Officer	\$80,584		
Total of 3 Officers	\$241,752.00	\$48,350.40	\$193,401.60

Proposed Base Salary is calculated utilizing current 2023-2024 budget. Therefore, the proposed salaries are subject to change depending on the 2024-2025 Blanco County adopted budget.

School Resource Officer Equipment

The cost to outfit an SRO Deputy:

3 Blauer 8666-11 polly pant in black \$89.99 each	\$269.97
3 Blauer 8460 short sleeve shirt in silver-tan \$94.99 each	\$284.97
2 Blauer 8450 Long Sleeve shirt in silver-tan \$96.59 each	\$193.18
1 Sam Broom 90029 Black long tie \$6.95 each	\$6.95
1 Badge	\$90.00
1 Name plate	\$14.50

1 SO collar insignia	\$12.00
1 Coat Blauer	\$172.19
1 Rain Coat Blauer	\$151.19
1 duty belt Safariland	\$72.00
1 under belt Safariland	\$40.00
1 hand cuff case Safariland	\$30.00
1 pistol holster Safariland	\$139.50
1 radio holder Safariland	\$34.80
1 magazine holder	\$18.44
1 Glock pistol	\$1040.00
1 Taser X2	\$964.00
1 ballistic vest	\$1,027.00

COPY

Total: \$4,387.19

BISD 80%
 $\$3,509.75 \times 3 \text{ SRO} = \$10,527.00$

Blanco County 20%
 $\$877.44 \times 3 \text{ SRO} = \$2,632.30$

The above equipment cost is for the SRO startup or for new/replacement employee. Subsequent years cost after startup will be reduced and only for equipment maintenance.

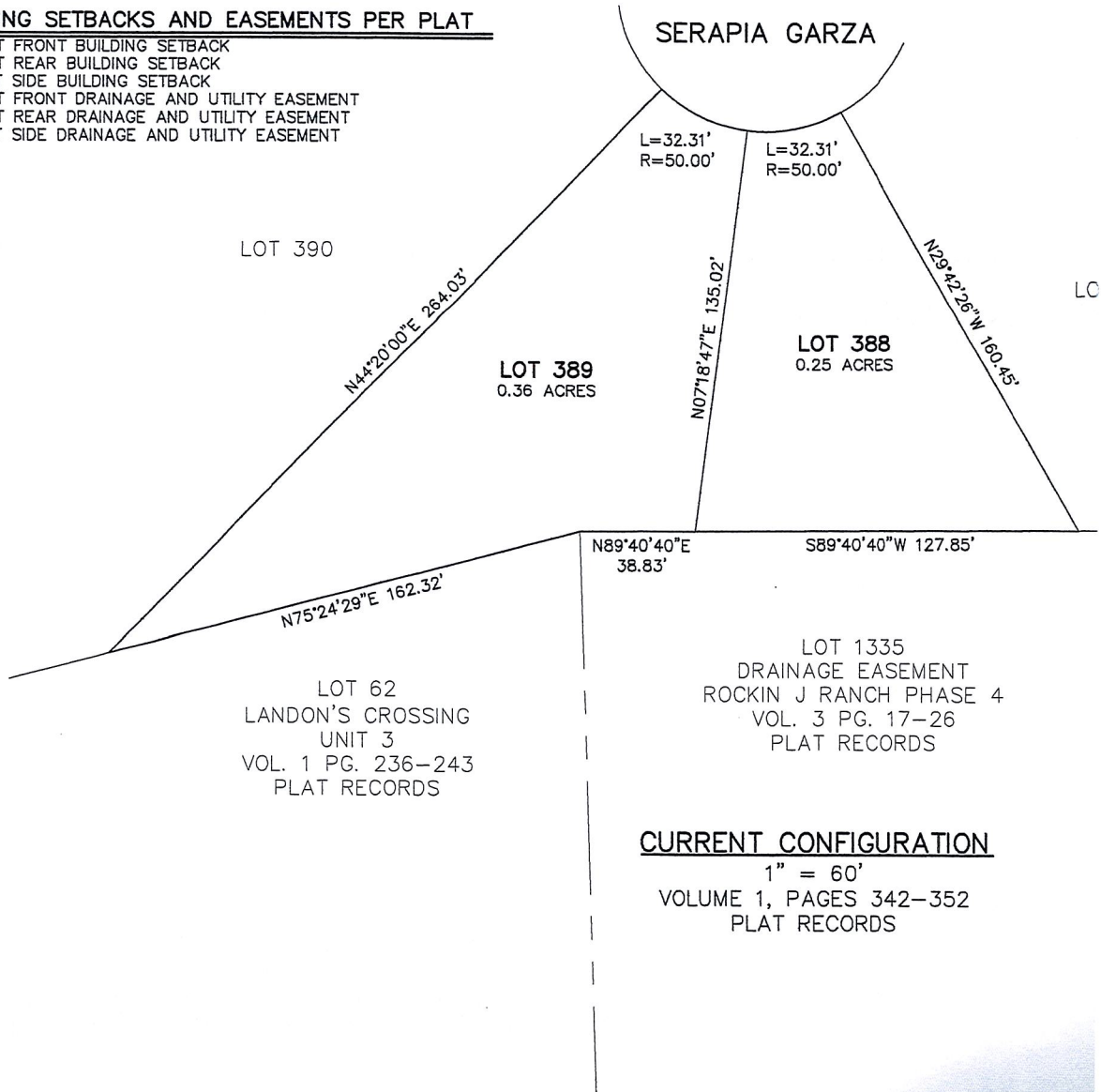
Total Cost:	BISD at 80%	\$203,928.60
	Blanco County at 20%	\$50,982.75
	TOTAL:	\$254,911.35

AMENDING PLAT () IN VOLUME 1,

Current

BUILDING SETBACKS AND EASEMENTS PER PLAT

- 30 FEET FRONT BUILDING SETBACK
- 25 FEET REAR BUILDING SETBACK
- 10 FEET SIDE BUILDING SETBACK
- 25 FEET FRONT DRAINAGE AND UTILITY EASEMENT
- 20 FEET REAR DRAINAGE AND UTILITY EASEMENT
- 10 FEET SIDE DRAINAGE AND UTILITY EASEMENT



CURRENT CONFIGURATION

1" = 60'
VOLUME 1, PAGES 342-352
PLAT RECORDS

LOT 387

60.45'

Proposed

SERAPIA GARZA

(50.00' RADIUS CUL-DE-SAC & 60' PRIVATE RIGHT-OF-WAY)

L=64.90'
R=50.00'
Δ=074°22'25"
CB=S82°21'59"E
CD=60.44'

L=32.63'
R=50.00'
Δ=037°23'23"
CB=S41°41'39"W
CD=32.05'

LOT 390

N44°18'48"E 264.27'

LOT 388A
0.62 ACRES

LOT 387

S29°44'35"E 160.29'
20' DRAINAGE EASEMENT PER PLAT

30' DRAINAGE EASEMENT PER PLAT

30' DRAINAGE EASEMENT PER PLAT

S89°44'13"W 38.83'

FOUND 3" METAL
FENCE POST BEARS
S08°24'00"W 0.95'

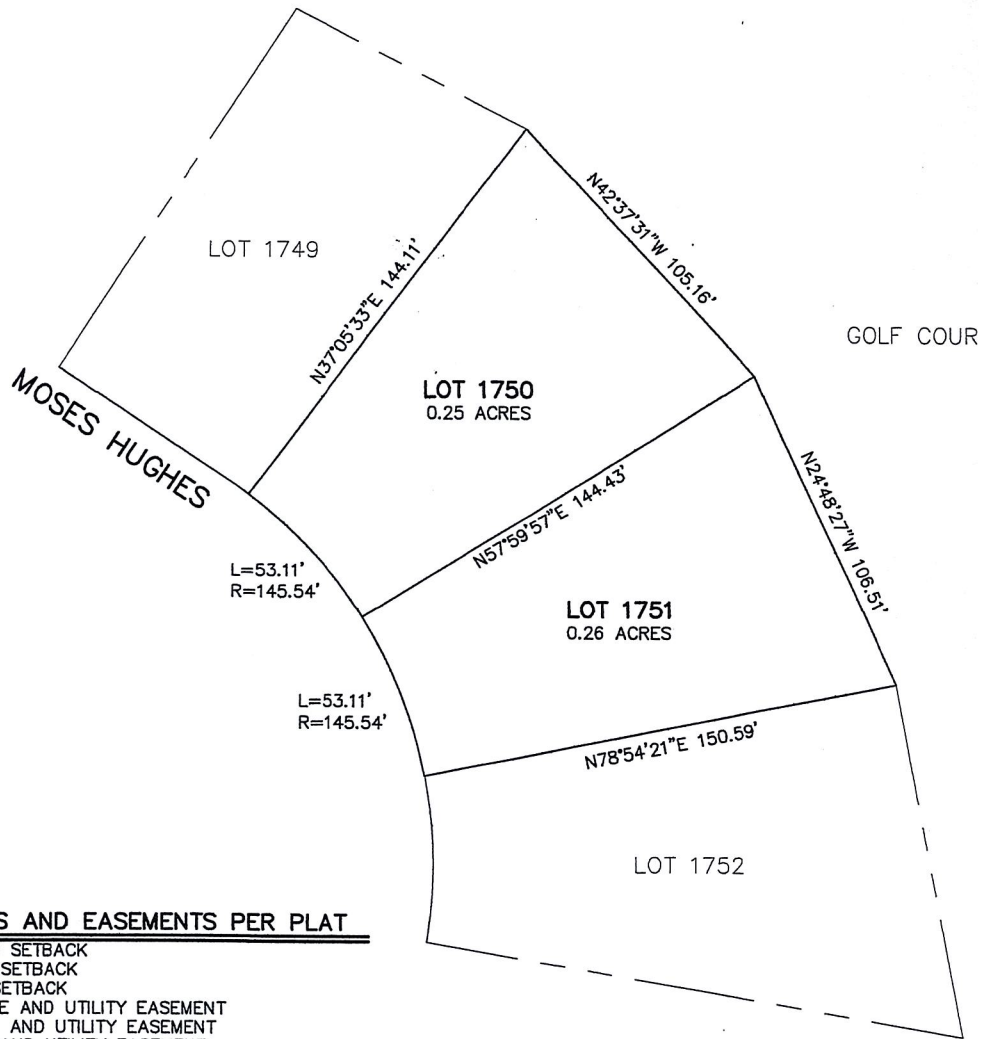
S89°42'43"W 128.07'

S75°21'06"W 162.42'

LOT 177E

AMENDING PLAT IN VOLUME

Current



BUILDING SETBACKS AND EASEMENTS PER PLAT

- 30 FEET FRONT BUILDING SETBACK
- 25 FEET REAR BUILDING SETBACK
- 10 FEET SIDE BUILDING SETBACK
- 25 FEET FRONT DRAINAGE AND UTILITY EASEMENT
- 20 FEET REAR DRAINAGE AND UTILITY EASEMENT
- 10 FEET SIDE DRAINAGE AND UTILITY EASEMENT

CURRENT CONFIGURATION

1" = 60'
VOLUME 3, PAGES 37-46
PLAT RECORDS

KNOW ALL MEN BY THESE PRESENTS, THAT WE, RANDY GODARD & LINDA GODARD, OWNER OF LOTS 1750 AND 1751 IN ROCKIN J RANCH UNIT 5, RECORD IN VOLUME 3, PAGES 37-46, PLAT RECORDS, BLANCO COUNTY, TEXAS, DO HEREBY REPLAT SAID LOTS & TO BE KNOWN AS TRACT 1750A IN ACCORDANCE WITH THE PLAT SHOWN HEREON, SUBJECT TO ANY EASEMENTS OR RESTRICTIONS HERETOFORE GRANTED. COUNTY, DO HEREBY ADOPT THIS PLAT OF SUBDIVISION SHOWN HEREON, SUBJECT TO ANY AND ALL EASEMENTS, SETBACK LINES, RESTRICTIONS AND POTENTIAL R.O.W. TAKES.

Proposed

LOT 1749

GOLF COURSE

LOT 1750A
0.52 ACRES

L=106.33'
R=145.52'
Δ=041°51'54"
CB=N31°52'42"W
CD=103.98'

MOSES HUGHES

L=53.03'
R=145.52'
Δ=020°52'52"
CB=N00°42'57"W
CD=52.74'

LOT 1752

52'
50'36"
5°24'22"E
76'

53.13'

53.20'

N37°02'18"E 144.17'

S42°28'58"E 105.27'

S24°49'03"E 106.53'

S78°52'38"W 150.57'

FOUND IN GOLF COURSE ROUGH

FOUND IN GOLF COURSE ROUGH

