THE STATE OF TEXAS COUNTY OF FORT BEND

JOINT ELECTION AGREEMENT AND CONTRACT FOR ELECTION SERVICES

THIS CONTRACT made by and between Fort Bend County, a body corporate and poly under the laws of the State of Texas, acting herein by and through the Fort Bend County Elections Administrator purses at to Texas Election Code Section 31.092, hereinafter referred to as the "County", and the Lamar CISD hereinafter referred to as "Politic Dubdivision," for a joint November 8, 2022 election pursuant to Texas Election Code Section 271.002.

RECITAL

The Lamar CISD is holding a General Election on November 8, 20 (at the expense of the Resolution) for the purpose of approving, or disapproving, bonds.

The County owns the Election Systems & Software EVS 602 ng Sys consisting of ExpressVote Ballot abulator Marking Device, the ExpressTouch electronic tabulation device Precin the DS-450 Central 12Scanner and tabulator, which have been duly approved by the retary of te pursu οT Election Code Chapter ements set Aion Code Section 61.012. 122 as amended, and is compliant with the accessibility reth by Texa Political Subdivision desires to use the County's electronic to compensat, the County for such use and ing system nce with the applicable provisions of Chapters to share in certain other expenses connected with joint elect in acc 31 and 271 of the Texas Election Code, as amende

NOW THEREFORE, in consideration of the hereial coverties, agreements, and benefits to the parties, IT IS AGREED as follows:

I. ADMINISTRATION

The parties agree to hold a "Join ection ance with Chapter 271 of the Texas Election Code and this 201 agreement. The Fort Bend County Elect. Admini hereinafter referred to as "Elections Administrator", shall coordinate, supervise, aphandle all aspects dministering the Joint Election as provided in this agreement. Political Subdivision agrees to nt, supplies, services, and administrative costs as provided in this ounty for equil agreement. The Electio Adm as the administrator for the Joint Election; however, the Political r shall se Subdivision shall remain re ful conduct of its election. The Elections Administrator shall provide advisory onsible to services in connection with isions Id actions to be taken by the officers of the Political Subdivision. oe h

system a polling places, and a elect services for those purpers Sub sion agree Count territo, arare a joint to of on costs shall be pro-rated among the p

political subdivisions may wish to participate in the use of the County's electronic voting agreed that the County may enter into other joint election agreements and contracts for rpaces on terms and conditions generally similar to those set forth in this contract. Political ouncenary enter into joint election agreements with other political subdivisions that may have plly within the boundaries of Political Subdivision, and in such case all parties sharing common of on the County's electronic voting system at the applicable polling places. In such cases, g the participants according to Section X of this contract.

At each provide a cation, joint participants shall share voting equipment and supplies to the extent possible. The participating participating participating participating participating ballot in those precincts where jurisdictions overlap. However, in no instance shall a voter be permitted to receive a ballot containing an office or proposition stating a measure on which the voter is ineligible to vote. Multiple ballot styles shall be available in those shared polling places where jurisdictions do not overlap.

II. LEGAL DOCUMENTS

Political Subdivision shall be responsible for the preparation, adoption, and publication of all required election orders, resolutions, notices, and any other pertinent documents required by the Texas Election Code and/or Political Subdivision's governing body, charter, or ordinances.

Preparation of the necessary materials for notices and the official ballot shall be use responsibility of Political Subdivision, including translation to languages other than English. Political Subdivision shall provide a copy of their respective election orders and notices to the Elections Administrator.

III. VOTING LOCATIONS

County w The County has adopted a countywide polling place program. Voters who reside in Fort sh to participate in this Joint Election may cast a ballot at any polling place open for this election. Voters w not i é in Fort Bend County but within the boundaries of Political Subdivision and wish to p icipate in this Joint Election é assigned ge for the use to one Early Voting and one Election Day polling location. The Elections Adv trator shall select and a of and payment for all Election Day voting locations. The proposed voting ons are listed in Attachment A of this agreement. In the event a voting location is not available, the Elect dminis will arrange use of an alternate olitical Subdivision of location with the approval of the Political Subdivision. The Elec trator notify th any changes from the locations listed in Attachment A.

If polling places for the November 8, 2022 joint and the different from the powng place(s) used by Political Subdivision in its most recent election, the County agrees to be than notion to later than November 8, 2022 at the entrance to any previous polling places in the jurisdiction states that the difference to and addresses in effect for the November 8 and addresses in effect for the November 8 and election.

IV. ELECTION JUDGES, CLERKS, AND OTHER ELECTION RSONN

The County shall be responsed to the appointeent of the presiding judge and alternate judge for each polling location in accordance with Chapter 3. The case Electric Code. The Elections Administrator shall make emergency appointments of election officials if neces

Upon request by the Elections Administence, Political Subdivision agrees to assist in recruiting polling place officials who are bilingual (fluent subdivision agrees to assist in recruiting polling place officials and Span

The Elections Admustrator space is all election judges of the eligibility requirements of Subchapter C of Chapter 32 of the Texas Election Company takes are cessary steps to ensure that all election judges appointed for the Joint Election are eligible to serve.

e Elections Administ r shall arrange for the training and compensation of all election judges and clerks. The Administrator shall an e for the date, time, and place for presiding election judges to pick up their election Elect Each p dge will be sent a letter from the Elections Administrator notifying the person of the supp ctio ation of training and distribution of election supplies, and the number of election clerks that appd nent ne and the pro oge may ap ht.

Each election just and clerk will receive compensation at an hourly rate established by the County pursuant to Texas Election of the action 32.091. Judges and Clerks will be compensated for actual time working at a polling place, time spent preparing the polling location prior to Election Day, and time spent attending any training classes required to successfully conduct the election. The election judge will receive an additional sum of \$25.00 for picking up the election supplies prior to Election Day and for returning the supplies and equipment to the central counting station after the polls close.

The Elections Administrator may employ other personnel necessary for the proper administration of the election, including such part-time help as is necessary to prepare for the election, to ensure the timely delivery of supplies during early voting and on Election Day, and for the efficient tabulation of ballots at the central counting station. Part-time personnel working in support of the Early Voting Ballot Board and/or central counting station on election night will be compensated at the rate set by the County.

It is agreed by all parties that at all times and for all purposes hereunder, all election judg clerks, and all other personnel involved in this election are independent contractors and are not employees or a is of the County. No statement contained in this Agreement shall be construed so as to find any judge, clerk, or an her election personnel an employee or agent of the County, and no election personnel shall be entitled to the rights, leges, or be its of County t as an er employees except as otherwise stated herein, nor shall any election personnel hold himse vee or agent of the County, unless considered a county employee as determined by the Fort Bend County rces Department. n Re It is further agreed by all parties that at all times and for all purposes hereunder, all election clerks, and her Political Sv personnel involved in this election are independent contractors and are not employees or agent ísion. No statement contained in this Agreement shall be construed so as to find any judge, clerk, or any on electir rsonnel an employee or agent of Political Subdivision, and no election personnel shr be entitled to the rights, p or benefits ny election personnel h of Political Subdivision employees except as otherwise stated herein, nor s nimself out as an employee or agent of Political Subdivision, unless considered an employed the Lamar CISD as determined by the Human Resources Department of the Lamar CISD.

V. PREPARATION OF SUPPLIES AND VOTING EQUIPM

The Elections Administrator shall arrange for all elec supplie d voting equipment including, but not limited to official ballots, sample ballots, voter registration list nd all fo maps and other materials used by the election judges at the voting locations. At each polling loca int partic is shall share voting equipment and supplies to the extent possible. The participating parties shall share l ballot i e precincts where jurisdictions overlap. However, ntaining in no instance shall a voter be permitted to receive a llo. fice or proposition stating a measure on which the voter is ineligible to vote. Multiple ballot styles sha shared polling places where jurisdictions do be a ble in th not overlap. The Elections Administrate shall provide the voter registration information, maps, instructions, and necè other information needed to enable the iudges in tions that have more than one ballot style to conduct voting a proper election.

Political Subdivision shall furnish the ections trator a list of candidates and/or propositions showing the order and the exact mann in which the candic names and/or proposition(s) are to appear on the official ballot (including bdivision's ballot is to be printed). This list shall be delivered to the titles and text in each la which Politica Elections Administrator p bed in section XVI. Political Subdivision shall be responsible for to u llines as o it penains to Political Subdivision's candidates and/or propositions. proofreading and approvin e ballot

If the boundaries of al subdivision extend into another county, it shall be the responsibility of the political subdivisig est a poll bo om the voter registrar of those counties and provide to the Elections Administrator within ar days before the s of Early Voting. It shall also be the responsibility of the Political Subdivision to request five cal Ballot by Mail application from the Early Voting Clerk of those counties. Applications for ballot should be provided copie er of 45 da Elec Day, or 5 days after the calling of the election by the governing body of the political the subd von.

VI. EARLY VOTING

The panopaging authorities agree to conduct joint early voting and to appoint the Election Administrator as the Early Voting Clerk in accordance with Sections 31.097 and 271.006 of the Texas Election Code. The participating authorities agree to appoint the Elections Administrator's permanent county employees as deputy early voting clerks. The participating authorities further agree that the Elections Administrator may appoint other deputy early voting clerks to assist in the conduct of early voting as necessary, and that these additional deputy early voting clerks shall be compensated at an hourly rate set by the County pursuant to Section 83.052 of the Texas Election Code.

Early Voting by personal appearance will be held at the locations, dates, and times listed in Attachment "B" of this document. Any qualified voter of the Joint Election may vote early by personal appearance at any one of the joint early voting locations.

As Early Voting Clerk, the Elections Administrator shall receive applications for early voting lots to be voted by mail in accordance with Chapters 31 and 86 of the Texas Election Code. Any requests for early a ballots to be voted by mail received by Political Subdivision shall be forwarded immediately by fax or courier to the tions Administrator for processing. Political Subdivision shall provide to the Elections Administrator copies of all alot by mail applications al Subdivisio submitted by voters who do not reside in Fort Bend County but within the boundaries of Po

f the early Upon request, the Elections Administrator shall provide Political Subdivision a co. ang report on a daily basis and a cumulative final early voting report following the election.

VII. EARLY VOTING BALLOT BOARD

The County shall appoint an Early Voting Ballot Board (EVBB) to proearly voting results from Joint Election. The Presiding Judge of Central Count, with the assistance of the Elections ministrator, shall appoint two or more additional members to constitute the EVBB. The Elections Adminishall a nine the num of EVBB members required to efficiently process the early voting ballots.

VIII. CENTRAL COUNTING STATION AND ELECTION F **IRNS**

The Elections Administrator shall be resp ible for ig and operating the central counting station to receive and tabulate the voted ballots in accordance the prov s of the Texas Election Code and of this agreement.

The participating authorities hereby, in acc ith Sec 127.002, 127.003, and 127.005 of the Texas ar Election Code, appoint the following central counting s ion als:

inistrator Counting Station Manager: Oldham, E tions A tant Elections Administrator **Tabulation Supervisor:** on, As **Elections Coordinator** Presiding Judge: Ros

ger or his repl The counting sta tative shall deliver timely cumulative reports of the election results as precincts report to the cer pulated. The manager shall be responsible for releasing cumulative tion and a COU totals and precinct returns the join, participants, candidates, press, and general public by distribution of n the elehard copies or electronic tra nittals when so requested) and by posting to the Elections Administrator's web (ac: ŕg". page located at "www.fortbei

e Elections Administ will d d. All part tabu

er a copy of the unoffic uthor

or will prepare the unofficial canvass reports after all precincts have been counted, and canvass to the Political Subdivision as soon as possible after all returns have been shall be responsible for the official canvass of their respective elections.

ections Adm Section 127.201 of the Tex of the recount, if waiver i

strator shall be responsible for conducting the post-election manual recount required by Election Code unless a waiver is granted by the Secretary of State. Notification and copies nied, will be provided to each participating authority and the Secretary of State's Office.

IX. RUNOFF ELECTION

Political Subdivision shall have the option of extending the terms of this agreement through its runoff election, if applicable. In the event of such runoff election, the terms of this agreement shall automatically extend unless the Political Subdivision notifies the Elections Administrator in writing within 10 days of the original election.

Political Subdivision and the elections Administrator shall reserve the right to reduce the unber of early voting locations and/or Election Day voting locations in any runoff election.

X. ELECTION EXPENSES AND ALLOCATION OF COSTS

Political Subdivision agrees to share the costs of administering the Joint Election Mocan of costs, unless specifically stated otherwise, is mutually agreed to be shared among the total number of poly and other poly poly odivisions. Creation poly places shared by the County, Political Subdivision, and other political subdivisions shall poro-rated a sing the participants to this agreement.

Any expenses incurred in the rental of polling place facilities shall pro-rated among the paraparts to this agreement.

It is agreed that the normal rental rate charged for the Control on gequarent used a Election Day shall be pro-rated among the participants to this agreement.

Costs for Early Voting by Personal Appearance share allocated shown in Attacument C of this document.

Political Subdivision agrees to pay the Court an administration fee equal to ten percent (10%) of its total billable costs in accordance with Section 31.100(d) of the cost Flection .

XI. WITHDRAWAL FROM CONTRACT DUE TO CANCELLAR IN OF ELLIPTION

Political Subdivision may v om this ag ement the Joint Election should it cancel its election in accordance with Sections 2.051 - 2.05 s Elec n Code. Political Subdivision is fully liable for any expenses tine nlu incurred by the County on behalf of Politic ubdiv. n administrative fee of ten percent (10%) of such expenses. Any monies deposited with the county by P al Suba hall be refunded, minus the aforementioned expenses and administrative fee if applic

XII. RECORDS OF THE E. CTION

The Elections Admin. at the hereby appointed general custodian of the voted ballots and all records of the Joint Election 2000 Election 2000 Election Code.

Access to the election records shall be available to each participating authority as well as to the public in accordance with a plicable produce of the Lection Selection Code and the Texas Public Information Act. The election records shall be store at the control of the Lections Administrator or at an alternate facility used for storage of county records. The Elections Administrator are maintained in an orderly manner so that the records are clearly identifiable and retrievable.

Reconsidered to the section shall be retained and disposed of in accordance with the provisions of Section 66.058 of the Texas Election code. If records of the election are involved in any pending election contest, investigation, litigation, or open records request, the Elections Administrator shall maintain the records until final resolution or until final judgment, whichever is applicable. It is the responsibility of Political Subdivision to bring to the attention of the Elections Administrator any notice of pending election contest, investigation, litigation, litigation or open records request which may be filed with Political Subdivision.

XIII. RECOUNTS

A recount may be obtained as provided by Title 13 of the Texas Election Code. Political Subdivision agrees that any recount shall take place at the offices of the Elections Administrator, and that the Elections Administrator shall serve as Recount Supervisor and Political Subdivision's official or employee who performs the duties of a secretary under the Texas Election Code shall serve as Recount Coordinator.

XIV. MISCELLANEOUS PROVISIONS

- 1. It is understood that to the extent space is available, that other districts an equitical subdivious may wish to participate in the use of the County's election equipment and voting parts, and it pagreed that the Elections Administrator may contract with such other districts or political subdivious such purposes and that in such event there may be an adjustment of the pro-rata share to be used to the County's the participating authorities.
- 2. The Elections Administrator shall file copies of this document with the Fort Bend County and the Fort Bend County Auditor in accordance with Section 31.099 the Texas Election Code.
- 3. In the event that legal action is filed contesting Product division election up of itle 14 of the Texas Election Code, Political Subdivision shall chore and product, at its experied, legal counsel for the County, the Elections Administrator, and administrator and election provide source as a party.
- 4. Nothing in this contract prevents any party on taking appropriate legal action against any other party and/or other election personnel for treach of the react or a violation of the Texas Election Code.
- 5. The parties agree that under the Constitution and laws the State of Texas, neither the County nor Political Subdivision can enter into an agreement with the by either the agrees to indemnify or hold harmless another party; therefore, all references of any oid, here to independifying or holding or saving harmless for any reason are hereby detected.
- 6. This agreement shall a constant under and in accord with the laws of the State of Texas, and all obligations of the parties or ted here. The performable in Fort Bend or Harris Counties, Texas.
- 7. In the end of more of the povisions contained in this Agreement shall for any reason be held to be invalid, it wal, of the forceable in the respect, such invalidity, illegality, or unenforceability shall not affect any other provision network this agreement shall be construed as if such invalid, illegal, or unenforceable provision however the network herein.
 - parties show omply with all applicable laws, ordinances, and codes of the State of Texas, all local governments, a particular with local jurisdiction.
 - v any party of a breach of any provision of this agreement shall not operate as or be construed any subsequent breach.

Any amendments whis agreement shall be of no effect unless in writing and signed by all parties hereto.

XV. COST ESTIMATES AND DEPOSIT OF FUNDS

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9.

It is estimated that Political Subdivision's obligation under the terms of this agreement shall be \$114,057.00 The Political

Subdivision agrees to pay to the County a deposit of \$68,000.00 which is approximately sixty (60) percent of the total estimated obligation of Political Subdivision to the County under this agreement. This deposit shall be paid to the County within ten (10) days of the District's receipt of this agreement, authorized by the governing bodies of both parties and fully executed by both parties. The exact amount of the Political Subdivision's obligation under the terms of this agreement shall be calculated after the November 8, 2022 election (or runoff election, and if the amount of the Political Subdivision's obligation exceeds the amount deposited, the Political Subdivision shall pay to the County the balance due within thirty (30) days after receipt of the final invoice from the Elections Administrator. However, if the amount of the political Subdivision's obligation is less than the amount deposited, the County shall refund to the Political Subdivision exceeds amount paid within thirty (30) days after final costs are calculated.

XVI. RESULT OF NON-COMPLIANCE OF DEADLINES

The Political Subdivision agrees that it shall provide ballot details to the Elections Office not one than the can day (September 1, 2022) before the election. It is understood that if the ballot details are not provided to a Election office by the 63rd day before the election (September 6, 2022) that the Elections affice may impose a penal affice of \$1000.00 assessed to the total cost. It is also understood that if the ballot details are not provided to the Elections affice by the 60th day before Election Day (September 9, 2022), this contract will be declared number of void and it will be the responsibility of the political entity to conduct a separate election.

IN TESTIMONY HEREOF, this agreement, its multiple original all of equal to ce, has been executed on behalf of the parties hereto as follows, to-wit:

- (1) It has on the _____ day of _____, 2 been executed on behalf of Fort Bend County by the Elections Administrator pursuant to Texas Electron Ocde Section 31.092 so authorizing;
- (2) It has on the <u>day of</u> 2022 be a executed on behalf of the Lamar CISD by its Presiding Officer or a prized represent tive, prevant to an action by the Governing Body of the Lamar CISD.

FORT BEND COUNTY

