#### CONTRACT FOR ELECTION SERVICES

#### **BETWEEN**

# ASSISTANT ELECTIONS ADMINISTRATOR OF ECTOR COUNTY, TEXAS AND ECTOR COUNTY INDEPENDENT SCHOOL DISTRICT

THIS CONTRACT is made and entered into by and between *Ector County Elections Administrator*, the Elections Administrator of Ector County, Texas, hereinafter referred to as "Elections Administrator," and the Local Political Subdivision, *Ector County Independent School District*, hereinafter referred to as "the *District*," pursuant to the authority under Section 31.092(a) of the Texas Election Code. In consideration of the mutual covenants and promises hereinafter set forth, the parties to this contract agree to the following with regard to coordination, supervision, and conducting of the *Uniform General Elections*, held in November 6, 2018, of *even numbered years*.

- I. RESPONSIBILITIES OF ELECTIONS ADMINISTRATOR. The *Elections Administrator* shall be responsible for performing the following services and furnishing the following materials and equipment in connection with the election:
  - **A.** *Election Order.* The Elections Administrator shall prepare the election order, resolution, and other pertinent election documents for adoption by the appropriate officer or governing body of the *District*.
  - **B.** Department of Justice Preclearance: In a timely manner, the Elections Administrator shall prepare and submit under the Federal Voting Rights Act of 1965 on behalf of the District to the United States Department of Justice all required submissions in connection with the holding of the election including, as applicable, preclearance to change Early Voting or Election Day polling locations from those utilized in the previous election held by the Ector County. Such submission made by the Elections Administrator on behalf of other local political subdivisions with which she has contracted to perform election services for the same election date.
  - C. Voting Location: The Elections Administrator will select and arrange for the use of and payment for all voting locations. The Elections Administrator will provide notice of the locations selected to the District for approval. Voting locations will be, whenever possible, the usual voting locations for the precincts. In the event a voting location is not available, the Elections Administrator will arrange for the use of an alternate location with the approval of each participating authority. In the event polling locations may be consolidated, the Elections Administrator will send a list of locations for approval of the District.
  - **D.** Election Judges, Clerks, and Other Election Personnel: The Elections Administrator will be responsible for the appointment of the presiding judge and alternate for each polling location, subject to the approval of each political subdivision. In accordance with Section 32.009 of the Texas Election Code, the Elections Administrator will send the District an updated list of judges and alternates and clerks who will preside on the day of the election. The Elections Administrator will send a letter of appointment to each judge and alternate with the dates and time for training and picking up election supplies. Each election judge will receive \$10.50 per hour and each clerk will \$10.00 per hour (for maximum of 14 hours), the election judge will receive an additional \$15.00 for

delivering the ballots and supplies to the central counting station after the polls close, and \$15.00 for attending training. If alternate judge accompanies the judge in delivery of ballots and supplies on election night the delivery fee will be \$7.50 each. Attendance for training sessions will be mandatory for election judges and alternates. The *Elections Administrator* will employ other workers if necessary for the proper administration of the election, including such part-time help as is necessary to prepare for the election, an ensure the timely delivery of supplies and equipment during the period of early voting and Election Day. Any election fees under this contract may be agreed upon by both parties without having to amend this contract. The *Elections Administrator* will provide 60 days notice of any change in fees to the *District* to be agreed upon by the parties. The current fee schedule is attached as Exhibit "A"

- **E.** Assistance in Providing Bilingual Clerks: In compliance with Section 272.009 of the Texas Election Code, the Elections Administrator will be responsible for recruiting the required number of bilingual workers; requested by the Department Of Justice. The Elections Administrator may ask the District for assistance if unable to find the sufficient number of bilingual workers for the election.
- **F.** Supplies and Printing: The Elections Administrator will arrange for all election machines and election supplies, including, but not limited to ballots, sample ballots, test ballots, signs and other materials used by the election judges at the voting location. The District will furnish the Elections Administrator with a list of candidates and/or propositions showing the order and the exact manner in which their names and/or proposition(s) are to appear on the official ballot. The list will be delivered to the office of the Elections Administrator as soon as possible after the participating authority has determined ballot positions. The District will be responsible for proofreading and approving the ballot. The Elections Administrator will be responsible for having the voting hardware and sample ballots and other Election Day supplies ready for each precinct judge to pick up for use on Election Day.
- **G.** Contracting with Third Parties: In accordance with Section 31.098 of the Texas Election Code, the Elections Administrator is authorized to contract with third persons for elections services and supplies. The cost of such third-person services and supplies will be paid by the *Elections Administrator* and reimbursed to her by the participating political subdivisions within 30 days of the election.
- H. Election School (s): In accordance with Section 32.111 and 125.009 of the Texas Election Code, the Elections Administrator shall be responsible for conducting (or for having third parties conduct) one or more, in her discretion, election schools. In the election school the Elections Administrator will train the presiding judges, alternate judges, election clerks and Early Voting deputies in the operation and troubleshooting of the direct record electronic (DRE) voting system and the conduct of elections, including qualifying voters. The Elections Administrator shall determine the date, time, and place for such school(s) and notify the presiding judges, alternates, and clerks of such. The Elections Administrator may hold the election school(s) on a Saturday in order to increase its availability to election workers who are employed during the regular work week. The District agrees that the Elections Administrator cannot guarantee that the judges, clerks, or deputies will attend an election school. Attendance for training sessions will be mandatory and the judges and alternates will be compensated \$15.00 for attending the training.
- I. Publication and Posting of Election Notice: The Elections Administrator shall be responsible for preparing the required election notice under Section 4.003(a) (1) of the Texas Election Code and having such notice published once in an appropriate newspaper and at a competitive price. The

*Elections Administrator* shall submit a draft notice to the *District*, to verify the correctness of the information in the notice. The *political subdivisions* shall also be responsible for posting the election notice at their location(s).

- **J.** Election Supplies: The Elections Administrator shall procure, prepare, and distribute to each presiding judge (or the election worker designated by the presiding judge) for use at the polling location on Election Day (and to the Early Voting clerks during Early Voting), the following consumable election supplies or election kits from third-party vendors or the equivalent (including the appropriate envelopes, lists, forms, name tags, posters, and signage described in Chapters 51, 61, and 62 and Subchapter B of Chapter 66 of the Texas Election Code); pens, tape, markers, paper clips, seals, sample ballots, white envelopes, file folders, manila envelopes, and thermal paper rolls for use in the Judge's Booth Controllers (JBCs); batteries for use in the JBCs and eSlate booth; tacks, and all consumable type office supplies necessary to hold an election. If necessary, the Elections Administrator may purchase additional or make additional copies of election forms, including sample ballots, and poll lists and signature rosters.
- **K.** Election Equipment: The Elections Administrator will use the Direct Record Electronic (DRE) voting system and the mail ballot system purchased by Ector County, Texas from Hart InterCivic, Inc. ("Hart") for the election. This voting system maybe referred to throughout this contract as "the voting system", "the DRE voting system" or the "the voting equipment; and includes the equipment referred to as "eSlate booth" and "Judge's Booth Controllers" (JBCs). The Early Voting locations and the Election Day polling places will have at least one voting machine that is accessible to disabled voters.
  - 1. The *Elections Administrator* or her designee shall program the ballot for the voting system (as well as for the mail ballots) based on the information provided by the *District* including names of the Candidates, names of the offices sought order of names on the ballot, and the English and Spanish translation of the offices and any propositions.
    - The *District* shall reimburse the *Elections Administrator* its proportionate share of the cost of such programming. The *Elections Administrator* shall provide a draft for *District* to verify for corrections before it is finalized.
  - 2. The *Elections Administrator* or her designee shall prepare and seal the JBCs and eSlates for Early Voting and Election Day. The JBC and eSlates will be distributed appropriately to the presiding judge or the election worker designated by her and who picks up the election supplies. The JBCs and eSlates along with the election supplies, transport bags, election records, and unused election supplies will be returned to the *Elections Administrator* at the conclusion of the election by the presiding judge or the election worker designated by her.
- L. Logic and Accuracy Testing. The Elections Administrator (along with the tabulation supervisor and the presiding judge of the central counting station) shall conduct all logic and accuracy testing in accordance with the procedures set forth by the Texas Secretary of State.

  The Elections Administrator shall also publish any required notice of such testing. The District shall reimburse the Elections Administrator for their shared cost of such testing and notice.

  The Elections Administrator asks that the District provide two people to participate in the logic and accuracy test.

- M. Early Voting: In accordance with Sections 31.096 and 31.097(b) of the Texas Election Code, the *Elections Administrator* will serve as Early Voting Clerk for the election. The *Elections Administrator* shall conduct early voting at her main office, 1010 E. 8<sup>th</sup> St. Odessa, Texas, 79761. In addition to the main early voting polling place and the early voting polling places specifically designated in the District's Order Calling Election, the District may designate or amend locations for early voting by personal appearance and may request that the Elections Administrator designate such different or additional early voting polling places for the Election to be held by the District.
  - 1. The *Elections Administrator* shall supervise and conduct Early Voting by mail and personal appearance and shall hire no more than six workers to serve as Early Voting deputies at the main office.
  - 2. Early Voting by personal appearance for the election shall be conducted during the hour and time period as required by law. The *Elections Administrator* shall ensure that the Early Voting polling location is set up for early voting and has the necessary tables, chairs, and voting equipment.
  - 3. If requested by the *District*, the *Elections Administrator* shall deliver or fax to the *District* the next business day, copies of the roster of early voters from the previous day. The cost of such delivery and faxing shall be reimbursed to the *Elections Administrator* by the *District*.
  - 4. The *Elections Administrator* may receive mail ballot applications on behalf of the *District*. All applications for mail ballots shall be processed in accordance with Title 7 of the Texas Election Code by the *Elections Administrator* or her deputies at the office of the *Elections Administrator*.
  - 5. All Early Voting ballots cast by mail shall be secured and maintained by the *Elections Administrator* and delivered by her or her deputy for counting in accordance with Chapter 87 of the Texas Election Code to the Early Voting Ballot Board at the central counting station.
  - 6. The term early voting polling locations as used in this section includes temporary branch early voting polling places. The District agrees to bear the costs associated with conducting the election at the additional branch early voting polling places
- N. Number of Early Ballot Board: Section 87.001 of the Texas Election Code, mandates that and Early Ballot Board must be established. It is agreed by the Elections Administrator and the board shall consist of three members: a presiding judge and two clerks appointed by the presiding judge. With accordance a Central Counting Station must be established at the main office of the Elections Administrator, 1010 E. 8<sup>th</sup> St., Odessa, Texas, for counting all ballots.
- **O.** Counting the Votes: The Elections Administrator shall count the votes in accordance with Chapter 127 of the Texas Election Code. The Elections Administrator shall serve as the Central Counting manager and her chief deputy will serve as the tabulation supervisor.

- P. Election Reports: The Elections Administrator shall prepare the unofficial tabulation of precinct election results under Section 66.056(a) of the Texas Election Code. The unofficial tabulation of early voting precinct results shall be made available to the District as soon as they are prepared but no earlier than 7:05pm or the time by which all polling locations close on Election Day at a location to be established by the Representatives listed in GENERAL PROVISIONS below. The unofficial tabulation of Election Day precinct results be made available to the District, as soon as they are prepared at a location to be established by the Representatives listed in GENERAL PROVISIONS below.
- Q. Provisional Votes Sec. 15301 (a) of the Texas Election Code: The Elections Administrator will deliver the provisional voting affidavits to the appropriate voter registrar deputy the next business day after the Election Day so that the voter registrar deputy may provide factual information on the provisional voter status. The Elections Administrator will reconvene the Early Ballot Board no later than the seventh day after the date of an election, (Section 65.051) of the Texas Election Code for the purpose of determining the disposition of the provisional votes.
- **R.** Determination of Mail Ballots Timely Received: The Early Ballot Board will review mail ballots timely received under Section 86.007(d) of the Texas Election Code to determine whether such will be counted and to resolve any issues with such ballots. Promptly after determination of the provisional votes and resolution of any such mail ballots, the *Elections Administrator* will tally the accepted provisional votes and resolved mail ballots, amend the unofficial tabulation and submit new unofficial tabulation to the *District*.
- **S.** Election Record: After completion of the unofficial tabulation of precinct results, the Elections Administrator shall distribute the election records to the District, except for those records that must be distributed to the Voter Registrar, in accordance with Section 66.051 of the Texas Election Code. The Elections Administrator is hereby appointed the custodian, of all voted ballots and DVD backup and shall preserve them in accordance with Chapter 66 of the Texas Election Code, and other applicable law. The Elections Administrator shall also maintain custody of the records pertaining to operation of the JBCs and eSlates.

Access to the election records or copies of such records will be available as soon as possible after a request at no cost to the *District. This* information will be made available to the public upon request in accordance with the Texas Public Information Act, Chapter 552, and Government Code, at the *Elections Administrator* Department, 1010 E. 8<sup>th</sup> St. Suite 101, Odessa, Texas, at any time during normal business hours. The *Elections Administrator* shall ensure that the records are maintained in an orderly manner so that records are clearly identifiable and retrievable. Records of the election will be retained and disposed of in accordance with the records retention schedules which may have been adopted by each participating authority, and in accordance with the provision of Title 6, Subtitle C. Chapters 201 through 205, Texas Local Government Code; including the minimum retention requirements established by the Texas State Library an Archives Commission. If records of the election are involved in any pending election contest, investigation, litigation, or Texas Public Request, the *Elections Administrator* shall maintain the records until final judgment, whichever is applicable. It is the responsibility of any participating authority to bring to the attention of the *Elections Administrator* any notice of any pending election contest, investigation, litigation, or Texas Open Records Request which may be filed with a participating authority.

#### T. Recount:

- 1. If required by law, the *Elections Administrator* shall have performed a partial count of electronic voting system ballots in accordance with Section 127.201 of the Texas Election Code and a recount in accordance with Section 129.001 of the Texas Election Code. The District, shall reimburse the *Elections Administrator* for the cost of such count and recount.
- 2. If a recount is required in accordance with Title 13 of the Texas Election Code, the *Elections Administrator* shall conduct such recount and the terms of this contract shall govern such recount. The cost of any such recount is to be reimbursed to the *Elections Administrator*.
- U. Runoff Election: In the event a <u>runoff election</u> is necessary for any participating political subdivision, the agreement will automatically be extended to each participating political subdivision states in writing before the third working day after the regular election that, it does not wish to participate in the runoff election. The *Elections Administrator* will provide the participating authority an estimate of the cost of the runoff election. The final election expenses will be determined within 15 days after the election. The County *Elections Administrator* will provide a final accounting in writing of all expenses.

#### II. PAYMENT:

A. Reimbursable Costs and Expenses: In accordance with Section 31.100(b) of the Texas Election Code, the political subdivision shall pay the Elections Administrator its proportionate share of the actual expenses she /he incurs directly attributable to the election, including without limitation, the following: supply costs, newspaper notice, publication expenses, wages for Early Voting and Election Day Judges and Clerks, members of Early Voting Ballot Board the Central Counting Station judges and clerks.

Other expenses include the transportation of the voting equipment to and from polling locations to central counting station. Other cost of Election Day; trouble shooters, technical support, tabulation and the production of unofficial reports.

The *District* shall share the cost to be reimbursed to the *Elections Administrator*, for any overtime hours; at time and half for the *Elections Administrator staff* for, programming the DRE ballot, and the Logic and Accuracy testing and Election Day services with the other political subdivisions. The *Elections Administrator* will provide 60 days' notice of any change in fees to the *District*, to be agreed upon by the parties. The current fee schedule is attached as Exhibit "A".

B. Administrative Fee: In accordance with Section 31.100(d), the *Ector County School District* and any other *political subdivision* shall pay the Elections Administrator, an administrative fee in t the amount of 10% of the total cost, of the contract (but not less than \$75.00) to cover the services performed by the *Elections Administrator* and her staff, other than the programming of the DRE ballot, and the Logic and Accuracy Testing and the Election Day services. This fee is addition to the costs of administrative fee. In the event the services are provided for a joint election, the cost shall be equally prorated between the participating entities. A runoff election shall be treated as a separate election. If an increase in fee is approved by the state, the fee may be changed without amending this contract with a 60 day notice to the *District* and the other parties, and with the approval of all parties who have entered into this agreement, without amending this contract.

## C. Billing:

- 1. Within 15 days, the *Elections Administrator* will submit an itemized invoice to the *District* for actual cost and expensed directly attributable to the coordination, supervision, and conducting of the election and incurred or promised on behalf of the *District*, by the *Elections Administrator's* administrative fee under Section 31.100, (d) of the Texas Election Code, as specified in paragraph 2 sections a; cost and expensed for which reimbursement is sought shall be supported by appropriate documentation.
- 2. Pursuant to Section 123.032 of Election Code permits the *Elections Administrator* to charge up to 10% of the purchase price for each day the equipment is leased as a user fee.
  For each eSlate, accessible eSlate and JBC placed in service at the polling location and Early. The fee is \$225.00 for each piece of equipment. The District will pay its The District will pay its proportionate share. "Note" this fee can be increased but will not exceed \$300.00. The fees are used to defray the replacement, repair and
- 3. To the extent that the costs and expenses are incurred in connection with a polling location used by more than one local political subdivision, such as (without limitation) the cost of renting a polling location and voting equipment, programming the voting equipment, Logic & Accuracy Testing of the voting equipment, and wages and salaries of election workers, delivery cost as well as election day support will be divided equally among the local political subdivisions using a common polling location.
- **D.** Payment: The Elections Administrator's invoice(s) shall be due and payable to the address set forth in the invoice within 30 days from the date of receipt by other political subdivisions the District. If the District disputes any portion of the invoice, the District, shall notify the Elections Administrator within 30 day period or the invoice will be deemed to be a true and accurate rendering of the amount that is due.

# III. GENERAL PROVISIONS:

- A. Nontransferable Functions: Nothing in this contract shall authorize or permit a change in:
  - 1. The authority with whom or the place at which any document or record relating to the election is to be filed;
  - 2. The place at which any function is to be carried out;

maintenance of equipment.

- 3. The officers who conduct the official canvass of the election returns;
- **4.** The authority to serve as custodian of voted ballots or other election records; or any other nontransferable function specified under Section 31.096 of the Texas Election Code.

#### **B.** Joint Elections:

- 1. The Ector County School District acknowledge that the following other local political subdivisions located wholly or partly within Ector County will be holding an election at the same time as the District, on the uniform election date of even years, beginning May, 2017, unless one or more such local political subdivisions cancels its election in accordance with Section 2.053 of the Texas Election Code: Other political subdivision as listed: Ector County Hospital District; and Odessa College District.
- 2. The *District*, does hereby agree to hold a *joint election* under Section 271.002 of the Texas Election Code with the other local political subdivision(s) that is (are) also holding an election on *General Uniform Election date in May of each even-year*, in all or part of the same territory
- 3. In the event of such a joint election, the *District*, does hereby agree to share equally, in the expense of the compensation of election workers and early voting deputies at such joint elections locations, the cost of the DRE voting equipment at such joint locations, and the cost of any other elections services in connection with such joint election locations (such as the DRE programming, logic and accuracy testing, and Election Day support from the *Elections Administrator* ) that cannot be readily attributable to just one local political subdivision.
- 4. The parties also acknowledge, and the *District* does hereby give its consent, that the other *local subdivisions* may have candidates and/or propositions appearing on the same ballot with those of the *District*. They also acknowledge, and the *District*, does hereby gives it consent, and that the *local subdivisions*, may use one or more of the same early voting locations and the services of the early voting deputies there and one or more of the same Election Day polling locations and the services of the elections workers there. The *Elections Administrator* agrees that she/he will charge only once for the compensation paid to the workers and early voting deputies and the use of the equipment at a shared polling location, and divide the charges equally among the local political subdivisions using the same Early Voting and/ or Election Day polling location.
- 5. The parties also agree to be bound by these terms and conditions to Joint Elections for all subsequent elections until such time as this contract is terminated.
- C. Cancellation of Election: If the District cancels its election pursuant to Section. 2.053 Of the Texas Election Code, the Elections Administrator shall only be entitled to receive (1) the actual expenses incurred by the Elections Administrator before the date of cancellation in connection with the election, and (2) an administrative fee of \$75.00. The Elections Administrator shall submit an invoice for such expenses within 15 days of the cancellation notice. The Elections Administrator agrees to use reasonable diligence not to incur major costs in connection with election preparations until it is known that the election will be held, unless the District authorizes such major costs in advance in writing. The District acknowledges that one or more of the local subdivisions in Ector County, Texas with which it intended to conduct a joint election or share election costs may cancel its election in accordance with Section 2.053 of the Texas Election Code. In such event, the District will remain responsible for the amount stated in the invoice.

- **D.** Contract Copies to Treasure and Auditor: In accordance with Section 31.099 of the Texas Election Code, the *Elections Administrator* agrees to file copies of this contract with the County Clerk, County Treasurer; of Ector County, Texas and the County Auditor of Ector County, Texas.
- E. Chargeable Election Expenses: In accordance with Section 31.00 of the Texas Election Code, only the actual expenses directly attributable to the contract may be charged, including Elections Administrator's administrative fee.
- F. Representatives: For purposes of implementing this contract and coordinating activities hereunder, the Elections Administrator and the District, designate the following individuals, and whenever the contract requires submission of information or documents or notice to the Elections Administrator or the District, respectively, submission or notice shall be to these individuals:

## For the Elections Administrator:

Lisa Sertuche **Elections Administrator** Office of Ector County Elections Administrator 1010 E. 8th Street Room 101 Odessa, Texas 79761 Tel: (432) 498-4030

Fax: (432) 498-4009

Email: elizabeth.sertuche@ectorcountytx.gov

# For the Ector County School District,

Tom Pace **Board President** Ector County Independent School District 802 N. Sam Houston Odessa, Texas 79761 Tel:(432) 334-7100

Fax: (432) 334-7138

Email:

Neither of these individuals has authority to amend this contract or vary its terms.

Executed this	day of	, 2018
		"Elections Administrator"
		Ector County Elections Administrator
		By: fisa Sertuche
		Lisa Sertuche, Elections Administrator
		Date: Oct. 5, 2018
		"Board President"
		Ector County Independent School District
		Letor County Independent School District
		By
		Doyle Woodall, Board President
		Date:

G. Term. The Elections Administrator for the district agrees to provide the election services specified under this contract for the District and the District agrees to use such services for all of its elections.

Notice of termination must be delivered on or before July 1 of any year and the termination

the other party with written notices of termination.

This contract shall commence on September 28, 2018; and shall continue until either of the parties provides

## **EXHIBIT "A"**

# Ector County Elections Administration Department Fee Schedules

# **Voting Equipment Rental Rates**

## Early Voting

JBC (Judge's Booth Controller)	\$225.00 each
DAU eSlate (Disabled Access Unit)	\$225.00 each
eSlate voting units	\$225.00 each

## **Election Day**

JBC (Judge's Booth Controller)	\$225.00 each
DAU eSlate (Disabled Access Unit)	\$225.00 each
eSlate voting units	\$225.00 each

Pursuant to Section 123.032 of Election Code states we charge up to 10% percent of the cost of equipment (\$3000.00). The charge of equipment may increase but will not be greater than \$300.00 per machine. Due to maintenance and repairs the charge per piece of equipment may increase.

# **Electronic Voting System Programming and Testing**

#### General Election -

Programming for Early Voting & Election Day	\$2,000.00
Early Voting and Election Day	•
(Two staff members programming, testing and tabulation	
Run-off	\$1,000.00
IT Support Personnel	\$1,000.00

Election Day Trouble Shooters: They have assigned polling locations and Check locations throughout the day for any problems or in need of assistance. It will be 2 or 4 trouble shooters depending on the number of polling locations. They use their personal car and fuel. \$16.00 per hr. for 12 to 14 hrs.

## **Election Packets & Supplies**

Early Voting & Election Day

\$35.00 each polling place.

# Election Packets & Supplies (one packet per polling location)

Early Voting and Election Day

Labels

Reconciliation logs

Paper for mail ballots

Paper for Reports

Distance Markers

English and Spanish posters (are required by state to post)

Voter applications

Statement of residence forms

Paper for Poll books

Poll List

Name Tags

Pencil and Pens

## Early Voting (conducted by Ector County Elections)

Includes computer, printers,

Phone lines & modems

Early voting kit (as above)

Utilities

Signs

Early Voting by mail packets

\$1,000.00 site

\$ 1.50 each

# Miscellaneous Services (Charges will be will proportionate shared)

Copies

Early Voting labels

Notices of Public Test & other Notices

Postage

Transport voting equipment

Phone charges for Election Day

#### Additional Charges are:

10% Administrative Fee

**Election Night Security** 

Compensation for all Early & Election Day workers

Compensation for any other personnel if needed

Overtime pay for Elections Administrator staff

Misc. fees

#### **IMPORTANT NOTES**

- Early Voting equipment will not be used for Election Day voting.
- The fees for contract services do not include personnel.
- An administrative fee of 10% of the actual cost incurred will be added to each contract for general supervision of the election, pursuant to Texas Election Code, Sec. 31.100

## **JOINT ELECTIONS:**

All fees and service will be divided equally and according to number of Polling Location are used for each entity.

Estimated cost of an election is \$15,000.00 to \$40,000.00 Depending on the type of election being held. County wide elections are normally higher due equipment and personnel.

Revised October 5, 2018