



ALEDO ISD BOARD MEETING TEMPLATE

MEETING DATE: February 17, 2014

AGENDA ITEM: Consider Approval of Calling for Election of Trustees – May 2014

PRESENTER: Earl Husfeld

ALIGNS TO BOARD GOAL(S): Parents/Community – Parents and members of the community will have meaningful opportunities to participate in the educational processes of the Aledo ISD.

BACKGROUND INFORMATION:

- As stated in Board Policy BBB (LEGAL), the Board of Trustees consists of seven members serving terms of three years, with elections held annually.
- The terms of one-third of the Board Members, or as near to one-third as possible, expire each year.
- Election of Board Members is by position or place in accordance with Texas law.

ADMINISTRATIVE CONSIDERATIONS:

- The following Order of Election and Early Voting Sites and Hours have been prepared for a Board of Trustees Election to be held on May 10, 2014.
- The positions for election this year are Place 6, currently held by David Davis, and Place 7, currently held by Hoyt Harris.
- January 29, 2014 was the first date to file an application for a place on the ballot, with February 28, 2014 being the last date for filing an application.
- Early voting by personal appearance will begin on April 28, 2014 and conclude on May 6, 2014.
- The memo, Important Dates for the May 10, 2014 Trustee Election, is included for your information and review.
- Also included for your information and review is the Joint Election Agreement and Contract for Election Services between Parker County and the District.

FISCAL NOTE:

The projected pro-rata cost of this election to the District is approximately \$6,000.

ADMINISTRATIVE RECOMMENDATION:

The Administration recommends the Board of Trustees adopt the Order of Election as submitted and establish the date of May 10, 2014 for the Board of Trustees Election for Place 6 and Place 7 and approve the Joint Election Agreement and Contract for Election Services with Parker County.

**ALEDO INDEPENDENT SCHOOL DISTRICT
ORDER OF ELECTION
ORDEN DE ELECCION**

An election is hereby ordered to be held on May 10, 2014 for the purpose of:
(date)

Por la presente se ordena que se llevará a cabo una elección el 10 de mayo de 2014 con el propósito de:
(fecha)

*Electing Trustees - **Place 6 and Place 7***

MAIN early voting by personal appearance will be conducted each weekday at:
La votación adelantada en persona se llevará a cabo de lunes a viernes en:

Parker County Elections
(location)

1112 Santa Fe Drive, Weatherford, TX 76086
(sitio)

See attached for full listing of dates/times.

Between the hours of 8:00 a.m. and 5:00 p.m. beginning on April 28, 2014
(date)

and ending on May 6, 2014.
(date)

entre las 8:00 de la mañana y las 5:00 de la tarde empezando el 28 de abril de 2014
(fecha)

y terminando el 6 de mayo de 2014.
(fecha)

Applications for ballot by mail shall be by calling (817-598-6185) or mailed to:
Las solicitudes para boletas que se votarán en ausencia por correo deberán enviarse a:

Robert Parten, Early Voting Clerk

(Name of Early Voting Clerk) (Nombre del Secretario(a) de Votación Adelantada)

1112 Santa Fe Dr

(Address) (Dirección)

Weatherford, TX 76086

(City) (Ciudad) (Zip Code) (Zona Postal)

Applications for ballot by mail must be received no later than the close of business on:

Las solicitudes para boletas que se votarán en ausencia por correo deberán recibirse para el fin de las horas de negocio el:

May 1, 2014

(date)

1 de mayo de 2014

(fecha)

Issued this the 17 day of February, 2014.

Emitida este día 17 de febrero, 2014.

Presiding Officer/Oficial que Preside

Member – Vice President

Member

Member

Member

Member

Member

EARLY VOTING SITES AND HOURS

Early voting sites and hours for voting by personal appearance for the May General Election to be held
May 10, 2014 as conducted by Parker County, Texas as follows;

Main Early Voting Site:

Parker County Courthouse Annex	1112 Santa Fe Drive	Weatherford TX	Annex Kitchen
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Branch Early Voting Sites:

Springtown City Hall	102 East 2 nd Street	Springtown TX	Council Meeting Room
Peaster Fire Department	220 Judd Street	Peaster TX	Meeting Room
Willow Park Municipal Building	516 Ranch House Road	Willow Park TX	Council Meeting Room
Aledo ISD Admin. Building	1008 Bailey Ranch Road	Aledo TX	Board Meeting Room
Azle Masonic Lodge	257 W. Main Street	Azle TX	Meeting Room
Hudson Oaks City Hall	210 North Lakeshore Dr.	Hudson Oaks TX	Council Meeting Room

Days and Hours of Early Voting:

Monday, April 28, 2014	8:00 a.m. to 5:00 p.m.	Friday, May 2, 2014	8:00 a.m. to 5:00p.m.
Tuesday, April 29, 2014	8:00 a.m. to 5:00 p.m.	Monday, May 5, 2014	8:00 a.m. to 5:00 p.m.
Wednesday, April 30, 2014	8:00 a.m. to 5:00 p.m.	Tuesday, May 6, 2014	7:00 a.m. to 7:00 p.m.
Thursday, May 1, 2014	7:00 a.m. to 7:00 p.m.		

Mobil Voting Sites:

Azle ISD/ City of Azle- Saturday May 3, 2014 the following site will be open for early voting 10:00 a.m. to 5:00 p.m.:

Azle Masonic Lodge	257 W. Main Street	Azle TX	Meeting Room
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Applications for ballot by mail may be obtained by calling 817-598-6185

Applications for ballot by mail must be received by the Early Voting Clerks no later than the close of business on
May 1, 2014

Applications for ballot by mail shall be mailed to:

Robert Parten
Early Voting Clerk
1112 Santa Fe Drive
Weatherford TX 76086

***IMPORTANT DATES FOR THE MAY 10, 2014 TRUSTEE ELECTION*
PLACES 6 AND 7**

(Filing will take place at:
1008 Bailey Ranch Rd., Aledo, TX, in the Business Office)

- January 29 - 1st day to file for place on ballot
- February 28 - deadline to file for place on ballot (**5:00 p.m.**) / **NEW LAW:**
deadline for write-in candidates to file declaration of write-
in candidacy (**5:00 p.m.**)
- March 4 - conduct ballot position drawing (8:15 a.m.)
- April 10 - last day to register to vote for the May 10, 2014 election
- April 28 - 1st day of early voting by personal appearance
- May 6 - last day of early voting by personal appearance
- May 10 - **ELECTION DAY** 7:00 a.m. - 7:00 p.m.
- May 13 - 21 **Canvass Election - Date to be determined by Board**

**Early Voting Branches and Election Day Polling Places/Times - approved by
Board in "Order of Election"**

Election Judges TBD by Parker County

**THE STATE OF TEXAS
COUNTY OF PARKER**

JOINT ELECTION AGREEMENT AND CONTRACT FOR ELECTION SERVICES

THIS JOINT ELECTION AGREEMENT AND CONTRACT for election services is made this 17th day of February, 2014, between the Superintendent, acting by and through the **Governing Body of ALEDO INDEPENDENT SCHOOL DISTRICT**, and **Parker County, Texas**, acting by and through Robert Parten, Elections Administrator (collectively, the "Parties" and individually, "Party").

This joint election agreement and contract for election services ("Agreement") is made pursuant to Texas Election Code Section 31.092(b) and 271.002 for services and Texas Education Code Section 11.0581 for a joint General Election to be held on Saturday, May 10, 2014 to be administered by Robert Parten, Parker County Elections Administrator, hereinafter referred to as "Elections Administrator".

WHEREAS, each Party listed above plans to hold a general and/or special election on May 10, 2014.

WHEREAS, the County agrees to rent electronic voting systems, which have been duly approved by the Secretary of State pursuant to Texas Elections Code Chapter 122 as amended, and is compliant with the accessibility requirements for persons with disabilities set forth by Texas Election Code Section 61.012 . The contracting political subdivisions desire to use the electronic voting system to be rented by the County and to compensate the County for such use and to share in certain other expenses connected with joint elections in accordance with the applicable provisions of Chapters 31 and 271 of the Texas Election Code, as amended.

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

I. ADMINISTRATION

The Parties agree to hold a "Joint Election" with Parker County and each other in accordance with Chapter 271 of the Texas Election Code and the Agreement. The Elections Administrator shall coordinate, supervise, and handle all aspects of administering the Joint Election as provided in the Agreement. Each Party agrees to pay Parker County for equipment, supplies, services, and administrative cost as provided in this Agreement. The Parker County Elections Administrator shall serve as the administrator for the Joint Election; however, each Party shall remain responsible for the decisions and action of its officers necessary for the lawful conduct of its election. The Elections Administrator shall provide advisory services in connection with decisions to be made and actions to be taken by the officers of each Party as necessary.

At each polling location, joint participants shall share voting equipment and supplies to the extent possible. The Parties shall share a mutual ballot in those polling places 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 ballots styles shall be available in those shared polling places where jurisdictions do not overlap.

II. LEGAL DOCUMENTS

Each Party 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 the Party's governing body, charter, or ordinances, except that the Elections Administrator shall be responsible for the preparation and publication of all voting system testing notices that are required by the Texas Election Code.

Preparation of the necessary materials for notices and the official ballot shall be the responsibility of each Party, including translation to languages other than English. Each Party shall provide a copy of their respective election orders and notices to the Parker County Elections Administrator. Each Party shall approve the final form and wording of the proposed ballot.

The Elections Administrator shall prepare a submission, on behalf of all Parties, to the United States Department of Justice for preclearance of the joint election procedures and polling places, pursuant to the Voting Rights Act of 1965, as amended. The Elections Administrator will provide to each Party a copy of the joint submission and any correspondence from the Department of Justice.

The joint submission prepared by the Elections Administrator will not include submission of information for any special elections held by the Parties. Parties are hereby notified and encouraged to prepare their own submissions to the United States Department of Justice for special election procedures, or any changes that are specific to their own political subdivision.

By signing this agreement, each Party certifies that it has no unresolved preclearance or voting rights issues known to it that would preclude or delay Department of Justice preclearance of the joint election.

The Elections Administrator will file an amended submission to the United States Department of Justice in the event that any polling places are changed after the original submission is filed, including changes resulting from the withdrawal of one or more Parties authorities pursuant to Section XI of the Agreement. Each Party shall hold Parker County harmless if the Elections Administrator's pre-clearance submission to the Department of Justice is denied. In such an Event, each Party shall pay any and all expenses incurred by Parker County prior to written notification to the Elections Administrator of such denial.

III. VOTING LOCATIONS

The Elections Administrator shall select and arrange for the use of and payment for all Election Day voting locations. Voting locations will be, whenever possible, the usual voting location for each election precinct conducted by the Party, and shall be compliant with the accessibility requirement established by Election Code Section 43.034 and the Americans with Disabilities Act (ADA). The proposed voting locations are listed in Exhibit A of the Agreement. In the event that a voting location is not available or appropriate, the Elections Administrator will arrange for use of an alternate location with the assistance and approval of each Party. The Elections Administrator shall notify each Party of any changes from the locations listed in Exhibit A.

If polling places for the May 10, 2014 joint are different from the polling places(s) used by a Party in its most recent election, the Party agrees to Post a notice no later than May 10, 2014 at the entrance to any previous polling places in the jurisdiction stating that the polling location has changed and stating the Party's polling place names and addresses in effect for the May 10, 2014 election. This notice shall be written in both the English and Spanish languages.

IV. ELECTION JUDGES , CLERKS AND OTHER ELECTION PRESONNEL

Parker County is responsible for the appointment of the presiding judge and alternate judge for each polling location. If needed, each Party shall assist the Elections Administrator to identify qualified election judges for appointment. The Elections Administrator shall make emergency appointment of election official if necessary.

Upon request by the Elections Administrator, each Party agrees to assist in recruiting polling place officials who are bilingual (fluent in both English and Spanish). In compliance with the Federal Voting Rights Act of 1965, as amended, each polling place containing more than 5% Hispanic population as determined by the 2010 Census shall

have one or more election official who is fluent in both the English and Spanish languages. If a presiding judge is not bilingual, and is unable to appoint a bilingual clerk, the Elections Administrator may recommend a bilingual worker for the polling place. If the Elections Administrator is unable to recommend or recruit a bilingual worker, the Party or authorities served by the polling place shall be responsible for recruiting a bilingual worker for translation services at that polling place.

The Elections Administrator shall notify election judges of the eligibility requirements of Subchapter C of Chapter 32 of the Texas Election Code, and will take the necessary steps to insure that all election judges appointed for the Joint Election are eligible to serve.

The Elections Administrator will arrange for the training and compensation of all election judges and clerks. The Elections Administrator will arrange for the date, time, and place presiding election judges to pick up their election supplies. Each presiding election judge will be sent a letter from the Elections Administrator notifying him of his appointment, the time and location of training and distribution of election supplies, and the number of election clerks that the presiding judge may appoint.

Each election judge will receive compensation at the hourly rate of \$10.00 and each election clerk will receive compensation at the hourly rate of \$9.00 established by Parker County pursuant to Texas election Code Section 32.091. The election judge will receive an additional sum of \$25.00 for the 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.

Election judges and clerks who attend voting equipment training and/or procedures training shall be compensated at the same hourly rate that they are to be paid on election day.

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 as members of the Early Voting Ballot Board and/or central counting station. Part-time personnel working as members of the Early Voting Ballot Board and/or central counting on election night will be compensated at the hourly rate set by Parker County in accordance with Election Code Sections 87.005, 127.004, and 127.006.

V. PREPARATION OF SUPPLIES AND VOTING EQUIPMENT

The Elections Administrator shall arrange for all election supplies and voting equipment including, but not limited to, official ballots, sample ballots, voter registration lists, and all forms, signs, maps and other materials used by the election judges at the voting locations. The Elections Administrator shall ensure availability of tables and chairs at each polling.

At each polling location, joint participants shall share voting equipment and supplies to the extent possible. The participating parties shall share a mutual 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. The Elections Administrator shall provide the necessary voter registration information, maps instructions, and other information needed to enable the election judge in the voting locations that have more than one ballot style to conduct a proper election.

Each Party will furnish the Elections Administrator a list of candidates and/or propositions showing the order and the exact manner in which the candidate names and/or proposition(s) are to appear on the official ballot

(including titles and text in each language in which the Party's ballot is to be printed). Each Party shall be responsible for proofreading and approving the ballot insofar as it pertains to that Party's candidates and/or propositions.

The joint election ballots that contain ballot content for more than one joint participant because of overlapping territory shall be arranged in the following order. College District, Independent School District, City, and all other political subdivisions.

Early Voting and Election Day by Personal Appearance shall be conducted exclusively on the eSlate electronic voting system.

The Elections Administrator shall be responsible for the preparation, testing, and delivery of the voting equipment for the election as required by the Texas Election Code.

The Elections Administrator shall conduct criminal back ground checks on relevant employees upon hiring a required by the Texas Elections Code Section 129.051(g).

VI. EARLY VOTING

The Parties agree to conduct joint early voting and to appoint Robert Parten, the County Election Administrator as the Early Voting Clerk in accordance with Sections 31.097 and 271.006 of the Texas Election Code. Each Party agrees to appoint Michele Bennett as the Deputy Early Voting Clerk. 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 Parker County pursuant to Section 83.052 of the Texas Election Code. Deputy early voting clerks who are permanent employees of the Parker County Elections Administrator or any participating Party shall serve in that capacity without additional compensation.

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

As Early Voting Clerk, the Elections Administrator shall receive applications for early voting ballots to be voted by mail in accordance with Chapter 31 and 86 of the Texas Election Code. Any requests for early voting ballots to be voted by mail received by the participating authorities shall be forwarded immediately by fax or courier to the Elections Administrator for processing.

VII. EARLY VOTING BALLOT BOARD

The Elections Administrator is given authority to appoint an Early Voting Ballot Board (EVBB) to process early voting results from the Joint Election, however, if necessary, each Party shall assist the Elections Administrator in appointing members of the EVBB. The Presiding Judge, with the assistance of the Elections Administrator, shall appoint two or more additional members to constitute the EVBB. The Elections Administrator shall determine the number of EVBB members required to efficiently process the early voting ballots.

VIII. CENTRAL COUNTING STATION AND ELECTION RETURNS

The Elections Administrator shall be responsible for establishing and operating the central counting station to receive and tabulate the ballots in accordance with the provisions of the Texas Elections Code and of this agreement.

In accordance with Section 127.002, 127.003, and 127.005 of the Texas Election Code, the Elections Administrator has the authority to appoint the following central counting station officials: Counting Station Manager, Tabulation Supervisor, Presiding Judge, and Alternate Judge.

The counting station manager or his representative shall deliver timely cumulative reports of the election results as precincts report to the central counting station and are tabulated. The manager shall be responsible for releasing unofficial cumulative totals and precinct returns from the election to the joint participants, candidates, press, and general public by distribution of hard copies at the central counting station.

The Elections Administrator will prepare the unofficial canvass reports after all precincts have been counted, and will deliver a copy of the unofficial canvass to each Party as soon as possible after all returns have been tabulated. Each Party shall be responsible for the official canvass of its respective election(s).

The Elections Administrator will prepare the electronic precinct-by-precinct results reports for uploading to the Secretary of State as required by Section 67.017 of the Election Code. The Elections Administrator agrees to upload these reports for each Party unless requested otherwise.

The Elections Administrator shall be responsible for conducting the post-election manual recount required by Section 127.201 of the Texas Election Code unless a waiver is denied, will be provided to each Party and the Secretary of State's Office.

IX. RUNOFF ELECTIONS

Each Party 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 Party notifies the Elections Administrator in writing within 3 business days of the original election.

Each Party reserves the right to reduce the number of early voting locations and/or Election Day voting locations in a runoff election. If necessary, any voting changes made by a Party between the original election and the runoff election shall be submitted by the Party making the change to the United States Department of Justice for the preclearance required by the Federal Voting Rights Act of 1965, as amended.

Each Party eligible to hold a runoff election agrees that the date of the runoff election(s) at its meeting for canvassing the votes from the May 10, 2014 election and to conduct its drawing for ballot positions at or immediately following such meeting in order to expedite preparations for its runoff election.

Each Party eligible to hold a runoff agrees that the date of the runoff election, if necessary, shall be Saturday, June 14, 2014.

X. ALLOCATION OF COSTS

The Parties agree to share the costs of administering the Joint Election. Each Party agrees to pay the Parker County Elections Administrator an administrative fee equal to ten percent (10%) of its total billable costs in accordance with section 31.100(d) of the Texas Election Code.

The Parker County Elections Administrator shall deposit all funds payable under this contract into the appropriate fund(s) with the county treasury in accordance with Election Code Section 31.100(b).

XI. WITHDRAWAL FROM CONTRACT DUE TO CANCELLATION OF ELECTION

Any Party may withdraw from this Agreement and the Joint Election should it cancel its election in accordance with Section 2.051-2.053 of the Texas Election Code. The withdrawing Party is fully liable for any expenses incurred by the Parker County Elections Administrator on behalf of the Party plus an administrative fee of (10%) of such expenses. Any monies deposited with the Elections Administrator by the withdrawing Party shall be refunded, minus the aforementioned expenses and administrative fee if applicable.

XII. RECORDS OF THE ELECTIONS

The Elections Administrator is hereby appointed general custodian of the voted ballots and all records of the Joint Election as authorized by Section 271.010 of the Texas Election Code.

Access to the election records shall be available to each Party as well as to the public in accordance with applicable provisions of the Texas Election Code and the Texas Public Information Act. The election records shall be stored at the offices of the Elections Administrator or at an alternate facility used for storage of county records. The Elections Administrator shall ensure that the records are maintained in an orderly manner so that the records are clearly identifiable and retrievable.

Records of the election 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 each Party to bring to the attention of the Elections Administrator any notice of pending election contest, investigation, litigation or open records request which may be filed with the Party.

XIII. RECOUNTS

A recount may be obtained as provided by Title 13 of the Texas Election Code. By signing this document the presiding officer or the contracting Party agrees that any recount shall take place at the offices of the Elections Administrator shall serve as Recount Supervisor and the Party's official or employee who performs the duties of a secretary under the Texas Election Code shall serve as Recount Coordinator.

The Elections Administrator agrees to provide advisory services to each Party as necessary to conduct a proper recount. Each Party agrees to pay any additional costs incurred by the Elections Administrator if a political subdivision requires a recount of its election or the election is contested in any manner.

XIV. MISCELLANEOUS PROVISIONS

1. It is understood that to the extent space is available, other districts and political subdivisions may wish to participate in the use of the use of the leased election equipment and voting places, and it is agreed that the Elections Administrator may contract with such other districts or political subdivisions for such purposes and that in such event there may be an adjustment of the pro-rata share to be paid to the County by the participating authorities.
2. The Elections Administrator shall file copies of this document with the Parker County Attorney and the Parker County Auditor in accordance with Section 31.099 of the Texas Election Code.

3. Nothing in this contract prevents any party from taking appropriate legal action against any other party and/or other election personnel for a breach of this contract or a violation of the Texas Election Code.
4. This agreement shall be construed under and in accord with the law of the State of Texas, and all obligations of the parties created hereunder are performable in Parker County, Texas.
5. In the event that one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision hereof and this agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.
6. All parties shall comply with all applicable laws, ordinances, and codes of the State of Texas, all local governments, and any other entities with local jurisdiction.
7. The waiver by any party of a breach of any provision of this Agreement shall not operate as or be construed as a waiver of any subsequent breach.
8. Any amendments of this Agreement shall be of no effect unless in writing and signed by all parties hereto.
9. Nothing in this Agreement shall authorize or permit a change in:
 - a. The officer with whom or the place at which any document or record relating to the election is to be filed;
 - b. The place at which any function is to be carried out;
 - c. The officers who will prepare the official canvass of the election returns;
 - d. The officer who will serve as custodian of the voted ballots or other election records; or
 - e. Any other nontransferable functions specified by Section 31.096 of the Texas Election Code.
10. The Election Administrator is the agent of the Governing Body for the purpose of contracting with third parties with respect to the election expenses within the scope of the Elections Administrator's duties. The Elections Administrator, however, is not liable should Parker County fail to pay a claim.

XV. COST ESTIMATES AND DEPOSIT OF FUNDS

The total estimated obligation for each Party under the terms of this agreement is listed below. Each Party agrees to pay the Parker County Elections Administrator a deposit of approximately 75% of this estimated obligation no later than 15 days after execution of this agreement shall be calculated after the May 10, 2014 election (or runoff election , if applicable), and if the amount of a Party's total obligation exceeds the amount deposited, the Party shall pay to the elections Administrator the balance due within 30 days after receipt of the final invoice from the Elections Administrator. However, if the amount of the Party's total obligation is less than the amount deposited, the Elections Administrator shall refund to the Party the excess amount paid within 30 days after the final costs are calculated.

As partial payment of the estimated costs of \$5,739.08 under this Agreement ALEDO INDEPENDENT SCHOOL DISTRICT shall pay to Parker County the sum of \$4,304.31 when this Agreement is executed and the election is called.

XVI. JOINT CONTRACT ACCEPTANCE AND APPROVAL

IN TESTIMONY HEREOF, this Agreement has been executed on behalf of the Parties hereto as follows, to-wit:

- (1) It has on the _____ day of _____, 2014 been executed by the Parker County Elections Administrator pursuant to the Texas Elections Code so authorizing;
- (2) It has on the _____ day of _____, 2014 been executed on behalf of ALEDO INDEPENDENT SCHOOL DISTRICT, TEXAS PURSUANT TO AN ACTION OF The ALEDO INDEPENDENT SCHOOL DISTRICT so authorizing;

ACCEPTED AND AGREED TO BY THE PARKER COUNTY ELECTIONS ADMINISTRATOR:

ROBERT PARTEN

ACCEPTED AND AGREED TO BY THE ALEDO INDEPENDENT SCHOOL DISTRICT:

THE ALEDO INDEPENDENT SCHOOL DISTRICT, PRESIDENT OF THE BOARD

APPROVED AS TO FORM BY

**JOHN FORREST, COUNTY ATTORNEY
PARKER COUNTY, TEXAS**