
STATE OF TEXAS

COUNTY OF SABINE

On this the 10th day of September, 1979, the Honorable Commissioners Court met in regular session with the following present, to-wit:

- | | |
|--------------------|------------------------------|
| Royce C. Smith | County Judge |
| R. E. Smith | Commissioner, Precinct No. 1 |
| G. W. Russell, Jr. | COMMISSIONER, PRECINCT NO. 2 |
| Eldridge Ellison | Commissioner, Precinct No. 3 |
| Jimmy Vickers | Commissioner, Precinct No. 4 |

Mrs. Joe Williams appeared before the court about the road leading to her house. This being in Mr. Russell's precinct he said he would take care of it.

Mr. Robert L. Dearing with the Texas Commission for Jail Standards met with the court concerning the report that was given in last court meeting. He explained how the jail standards could be complied with until the new jail facility was built. Motion was made by Commissioner G. W. Russell, Jr. seconded by Commissioner Eldridge Ellison to comply and apply for variances for jail. All voted in favor of the motion. Mr. Dearing will type up the form for Judge Smith and Sheriff's approval.

General Revenue Sharing plan was showed to Commissioners and the resolution was studied by each commissioner. Upon a motion by Commissioner R. E. Smith, seconded by Commissioner, G. W. Russell, Jr. and with all in favor the court voted to comply with the resolution of General Revenue Sharing and sign the State of Assurances which is marked Exhibit "A" and attached to the minutes of this date.

Jim Nethery appeared before the Court stating the only \$34.00 was left in the Welfare Board Fund for children. Motion was made by Commissioner Jimmy Vickers, seconded by Commissioner, Eldridge Ellison and with all voting "Aye" the court the payment of \$100.00 to this fund.

Mr. John Mitchell, appeared before the court representing the G-M Water Supply, along with Mr. Thomas and Mr. Smith. The system was asking for a right of way down to Lowes Creek for the water line.

A resolution was showed to the contractors, which had been drawn up by commissioners. Contractors approved the resolution, See Exhibit "B" attached to the minutes. Motion by Commissioner R. E. Smith, seconded by Commissioner Eldridge Ellison that this be entered into the court minutes.

The court was presented a statment by Judge Royce Smith, That the 100.00 membership fees were due to the Deep East Texas County Commissioners and Judges Association. Motion by Commissioner R. E. Smith, seconded by Commissioner Jimmy Vickers that dues be paid. With all voteing in favor, Motion carried.

Resolution by Deep East Texas Council of Governments was presented for the court approval and to be signed. See Exhibit "C" attached to the court minutes. Motion by Commissioner G. W. Russell, Jr., seconded by Commissioner R. E. Smith that resolution be signed. With all voteing in favor, Motion was carried.



general
revenue
sharing

ENTITLEMENT PERIOD ELEVEN
OCTOBER 1, 1979 - SEPTEMBER 30, 1980

11

STATEMENT of ASSURANCES

ACCT NO 44 1 202 202

SABINE COUNTY
COUNTY JUDGE
PO BOX 856
HEMPHILL TEXAS. 75948

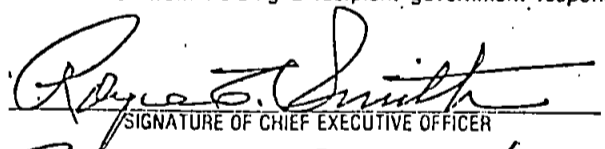
The recipient government assures that it will:

- (1) Establish a trust fund and deposit all revenue sharing funds received in that trust fund, according to regulations prescribed by the Office of Revenue Sharing.
- (2) Use revenue sharing funds within a reasonable time (two years from the end of each entitlement period) according to regulations prescribed by the Office of Revenue Sharing.
- (3) Not use entitlement funds for lobbying purposes.
- (4) Provide for the expenditure of revenue sharing funds in accordance with the laws and procedures applicable to the expenditure of its own revenues.
- (5) Use fiscal accounting and audit procedures as specified by the Office of Revenue Sharing; provide access to and the right to examine books, documents, papers or records for purposes of reviewing compliance with this Act; and make such reports as the Director may require.
- (6) Comply with the prevailing wage provisions of the Davis-Bacon Act on any construction project costing in excess of \$2,000 when 25 percent or more of the costs of such project are paid with revenue sharing funds.
- (7) Pay individuals employed in jobs financed in whole or in part with revenue sharing funds not less than the prevailing rates of pay for persons employed by it in similar public occupations. This provision does not apply to an employee or employees in any program category who are being paid in whole or in part with general revenue sharing funds unless 25 percent or more of the total wages paid to all employees in that category are paid from revenue sharing funds.
- (8) In case of the governing body of an Indian tribe or Alaskan Native village, spend revenue sharing funds for the benefit of members of the tribe or village residing in the county area or Census District from which its revenue sharing funds were allocated.
- (9) Not exclude from participation in, deny the benefits of, or subject to discrimination under any program or activity, any person in the U.S. on the grounds of race, color, national origin, or sex. Not discriminate on the basis of age under the Age Discrimination Act of 1975, or with respect to an otherwise qualified handicapped individual as provided in Section 504 of the Rehabilitation Act of 1973, or religion except that any exemption from such prohibition against discrimination on the basis of religion as provided in the Civil Rights Act of 1964, or Title VII of the Act of April 11, 1968, shall also apply.
- (10) In the event a Federal or State court or Federal administrative law judge makes a holding, as defined in Section 51.67 of the regulations, against the recipient government, provide a copy of the holding to the Director of the Office of Revenue Sharing within 10 days of receipt of such a holding by the recipient government.

I assure the Director of the Office of Revenue Sharing that with respect to payment received under the Act, the mandatory requirements of the State and Local Fiscal Assistance Act of 1972 as amended and of the regulations will be complied with by this government.

I further assure the Director of the Office of Revenue Sharing that the public hearing and public participation requirements and the accounting, auditing, and fiscal procedures requirements of the Act, when applicable, will be complied with by this government.

I understand that the acceptance of this form by the Director of the Office of Revenue Sharing does not prevent the Director from holding a recipient government responsible for noncompliance with the Act and the regulations.


SIGNATURE OF CHIEF EXECUTIVE OFFICER

713 787-3543
(AREA CODE) TELEPHONE NUMBER

ROYCE C. SMITH / CO. JUDGE - SEPT. 11TH 1979
NAME AND TITLE (PLEASE PRINT) DATE

This form must be received BEFORE SEPTEMBER 30, 1979 BY: Office of Revenue Sharing
2401 E Street, N.W.
Washington, D.C. 20226

ORS-GS.3 July 1978

000035389

Exhibit "a"

Mailed 9-11-79

322

(OIL ROAD OR ASPHALT)

Cut straight across from bar ditch to bar ditch, no wider than absolute ly necessary, with compacted foundation and surface mixture must be restored to its original state,

(Procedure for cutting native gravel road)

Road must be cut straight across from bar ditch to bar ditch, no wider than absolutely necessary to accomodate pipe. Before cutting, existing compacted gravel surface must be cut off and pushed back out of the way. After the cut and pipe is laid, the ditch is filled and compacted before, returnig the gravel to the surface. When leaving, the surface must have a minimum of 6" of compacted gravel on top of and at least 8 ft. either way from the cut. No exposed clay may be showing.

(ALL ROADS)

Cutting is preferred to boring unless otherwise stated by the Commissioner in that precinct. All bar ditches must be restored to an acceptable state that will handle the water and compliment drainage. Anything that blocks, hinders, interrupts, or inhibits speedy, efficient drainage is absolutely forbidden. The contractor is required to see that all provisions are adhered to 100%. He will also be held responsible for damages to property, both public and private. He is also responsible for any overtime labor or expense incurred by the county due to neglect on his part. He is also responsible for damages to culverts, cattle guards, bridges or any other county materials or equipment damaged by his equipment or personel in his hire.

upon completion of his job, he may be released from responsibility only by agreement of the Commissioners Court that all specification and conditions have been satisfied. All points of these specifications are negotable with the Commissioner in the precinct in which the work is oc-curing.

QUALIFIED EXEMPTIONS: Homestead _____ Disabled Vet _____ Over 65 _____ Other _____ Disabled _____		Acct. # _____ Appraisal Card _____ of _____
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L A N D

1. URBAN LAND DESCRIPTION				
TOPOGRAPHY	STREET IMP.	UTILITIES	SIZE	OTHER DATA
Level	Dirt	City Water	Front-	ZONING
Sloping	Graveled	Well Water	Depth-	DEDUCTION %
High	Paved	Sewer	Acreage-	REASON:
Low	Curbed	Septic Tank	Front-	
Other	Sidewalk	Electricity	Depth-	
		Gas	Acreage-	
MODIFICATION FACTOR				

2. PARCEL NUMBER LEGAL DESCRIPTION ADDITION OR SURVEY: LOT OR TRACT NO: BLOCK OR ABST NO: ADDRESS

3. RURAL LAND DESCRIPTION			
ACCESS TO ROADS	USE CATEGORIES	ACRES	OTHERS
Trail	Irrigated		Number & Capacity of
Dirt Road	Dry Cropland		Irrigation Wells.
Gravel Road	Improved Pasture		Other
Paved Road	Native Pasture		
	Orchard		
	Timber		

4. COMPUTATION OF URBAN LAND VALUES																			
COMPUTATION OF MOD. FACTORS				19				by				19				by			
DESCRIPTION	Factor	Unit	Mod. Unit	Area	Value	Unit	Mod. Unit	Area	Value	Unit	Mod. Unit	Area	Value	Unit	Mod. Unit	Area	Value		

5. COMPUTATION OF RURAL LAND VALUES																					
AGRICULTURE					19				by				19				by				
Soil Class	Topography	Erosion	Salinity	Adjusted % Good	Unit Value	Adjusted Unit Value	Area	Adjusted Value	Unit Value	Adjusted Unit Value	Area	Adjusted Value	Unit Value	Adjusted Unit Value	Area	Adjusted Value	Unit Value	Adjusted Unit Value	Area	Adjusted Value	

6. GENERAL INFORMATION _____ _____ _____
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7. SUMMATION OF LAND VALUES			
19	19	19	19
Total Value			
Ratio of Ass'mt.			
Assessed Value			

8. REMARKS - LAND _____ _____ _____ _____
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9. REMARKS - IMPROVEMENTS _____ _____ _____ _____
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10. PROPERTY USE CATEGORY A Real Residential Single Family B Real Residential Multi Family C Real Vacant Platted Lots/Tracts D Real Acreage (Land Only) E Real Farm and Ranch Improvements F Real Commercial and Industrial G Real Oil, Gas, & Other Mineral Reserve H Real & Tangible Personal Utilities
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Form courtesy of hart graphics, P. O. Box 908, Austin 78767. STATEMENT/September 1979

R E S O L U T I O N

WHEREAS, the Deep East Texas Council of Governments is a Regional Planning Commission organized under the authority of the Regional Planning Commission Statutes Act, 59th Legislature, 1965, codified as Article 1011m, V.A.C.S., and;

WHEREAS, the Deep East Texas Council of Governments has been designated by the Governor of Texas as the Area Agency on Aging to establish a comprehensive and coordinated system for the delivery of social services for older persons, including the determination of needs and the evaluation of effectiveness of services, and;


WHEREAS, the philosophy of the Deep East Texas Council of Governments is to assist local entities in providing these services to the older persons residing in Sabine County through the Deep East Texas Area Agency on Aging.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY OF SABINE :

1. THAT the Deep East Texas Council of Governments has the concurrence and continued support of Sabine County in serving as the Area Agency on Aging for this planning and service area, and
2. THAT the Deep East Texas Council of Governments maintain its assistance and utilization of the Deep East Texas Aging Network to serve Older Deep East Texans, and
3. THAT Sabine County and the Deep East Texas Council of Governments mutually agree that the traditional American concept of the inherent dignity of the individual in our democratic society is a basic right of Older Persons residing in Sabine County and
4. THAT this action be reflected in the Minutes of this meeting.

PASSED AND APPROVED THIS 10th day of September, 1979.

SABINE COUNTY COMMISSIONERS COURT


BY: Royce Smith, County Judge

ATTEST:

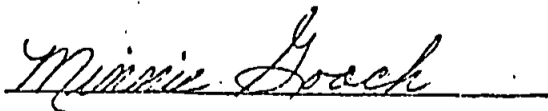


Exhibit "C"

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Accounts were allowed and made payable.

There being no futher business, the court adjourned.

Raye S. Smith
COUNTY JUDGE

R. E. Smith
COMMISSIONER, PRECINCT NO. 1

E. Ellison
COMMISSIONER, PRECINCT NO. 3

G. W. Russell
COMMISSIONER, PRECINCT NO. 2

W. F.
COMMISSIONER, PRECINCT NO. 4

Minnie Goock
CLERK OF THE COURT
