



MINUTES

BE IT REMEMBERED that on the 14th day of September, 2020, the Honorable Commissioners Court of Uvalde County, Texas convened in regular session via video conferencing utilizing Zoom. The following members were in attendance:

William R. Mitchell, *County Judge*
Randy Scheide, *Commissioner Pct. #1*
Mariano Pargas Jr., *Commissioner Pct. #2*
Jerry W. Bates, *Commissioner Pct. #3*
Ronnie Garza, *Commissioner Pct. #4*
John Dodson, *County Attorney*
Valerie Del Toro Romero, *County Clerk and Ex-Officio Clerk of
the Commissioner's Court*

Also connected to video conference utilizing Zoom were: *County Treasurer* Joni Deorsam, *Tax Assessor-Collector* Rita C. Verstuyft, *County Auditor* Alice Chapman, *Road Administrator* Dee Kirkpatrick, *Fairplex Director* Wendy Speer. Also participating; James Scott/OCI Solar Power, LLC and Blas Ortiz.

Absent: None

1. Consider and act upon call to order, invocation and pledge of allegiance:

The Honorable William R. Mitchell called the meeting of September 14, 2020 to order at 10:04 AM followed with the invocation, led the Pledge of Allegiance to the United States flag and Texas Pledge of Allegiance.

2. Consider and act upon approval of minutes:

Motion by Commissioner Bates to approve the minutes of August 24, 2020.

Seconded by Commissioner Garza.

Motion carried (4-0).

3. Consider and act upon request to establish a minimum acreage to discharge firearms:

A request by Gay Faglie to establish a minimum acreage to discharge a firearm was considered by the Court. The requestor was not able to be present at this meeting and asked that the issue be tabled to be placed on a subsequent agenda of the Court.

Motion by Commissioner Scheide to deny the request to establish a minimum acreage to discharge a firearm.

Seconded by Commissioner Bates.

Motion carried (4-0).

4. Consider and act upon final approval of re-plat of Lot 384 Uvalde Estates Subdivision:

Owner, Alfredo Casarez, requested final approval from the Court to re-plat Lot 384 of the Uvalde Estates Subdivision.

Motion by Commissioner Pargas to grant final approval of re-plat of Lot 384 Uvalde Estates Subdivision.

Seconded by Commissioner Scheide.

Motion carried (4-0).

5. Consider and act upon final approval of re-plat of Lot 419 Uvalde Estates Subdivision:

Leona M&R Enterprises Limited Partnership requested final approval from the Court to re-plat Cookie Ranch Subdivision Lot 419 of the Uvalde Estates Subdivision Tracts C, D and E.

Motion by Commissioner Pargas to grant final approval of re-plat of Lot 419 Uvalde Estates Subdivision.

Seconded by Commissioner Scheide.

Motion carried (4-0).

6. Consider and act upon approval of correction plat filed for Lot 60 and 62 of Valley Vista Subdivision:

Gayle Graves Korbell owner of Lot 60 Valley Vista Subdivision and Gail Arrambide owner of Lot 62 Valley Vista Subdivision requested final approval of a plat correction of a boundary line between the two properties.

Motion by Commissioner Bates to approve final plat correction for Valley Vista Subdivision Lot 60 and 62.

Seconded by Commissioner Pargas.

Motion carried (4-0).

7. Consider and act upon public hearing on proposed 2020-2021 tax rate:

The Court opened a public hearing at 10:15 AM on the proposed 2020-2021 tax rates; General Fund M&O Tax Rate \$0.5200, FM Flood M&O Tax Rate \$0.1300, I&S Debt Service Tax Rate \$0.0900. The TOTAL-VOTER-APPROVAL-TAX RATE of \$0.7754 and a Total NO-NEW REVENUE-TAX Rate of \$0.7400 per \$100.00 valuation. With no public participation form requested or received and no public comments or questions, the Court closed the public hearing.

No action taken.

8. Consider and act upon adoption of 2020-2021 tax rate:

As designated by the Court pursuant to Texas Tax Code §26.17 and §26.04, County Auditor Alice Chapman presented to the Court the proposed 2020-2021 tax rates followed by individual motions to adopt proposed 2020-2021 tax rates.

General Fund M&O NO-NEW REVENUE-TAX Rate of \$0.5200.

Motion by Commissioner Garza to adopt the proposed General Fund M&O NO-NEW-REVENUE TAX RATE of \$0.5200.

Seconded by Commissioner Pargas.

Motion carried (5-0) with Judge Mitchell voting in favor of this motion. The vote for the record is as follows; Commissioner Scheide-“Yea”, Commissioner Pargas-“Yea”, Commissioner Bates-“Yea”, Commissioner Garza-“Yea” and Judge Mitchell-“Yea”.

County Auditor Alice Chapman then recommended the proposed FM Flood M&O NO-NEW-REVENUE TAX RATE of \$0.1300.

Motion by Commissioner Garza to adopt the proposed FM Flood M&O NO-NEW-REVENUE TAX RATE \$0.1300.

Seconded by Commissioner Bates.

Motion carried (5-0) with Judge Mitchell voting in favor of this motion. The vote for the record is as follows; Commissioner Scheide-“Yea”, Commissioner Pargas-“Yea”, Commissioner Bates-“Yea”, Commissioner Garza-“Yea” and Judge Mitchell-“Yea”.

County Auditor Alice Chapman then outlined the proposed I&S Debt Service Tax Rate of \$0.0900.

Motion by Commissioner Bates to adopt the proposed I&S Debt Service NO-NEW-REVENUE TAX RATE of \$0.0900.

Seconded by Commissioner Pargas.

Motion carried (5-0) with Judge Mitchell voting in favor of this motion. The vote for the record is as follows; Commissioner Scheide-“Yea”, Commissioner Pargas-“Yea”, Commissioner Bates-“Yea”, Commissioner Garza-“Yea” and Judge Mitchell-“Yea”.

The adoption of the tax rates concluded the 2020-2021 Total NO-NEW REVENUE-TAX Rate of \$0.7400 per \$100.00 valuation.

9. Consider and act upon tax abatement application submitted by OCI Sun Ray, LLC:

Sr. Project Development Manager James Scott requested consideration from the Court for a tax abatement application for Project Sunray submitted by OCI Solar Power, LLC. County Attorney John Dodson outlined the application requirements, guidelines and criteria for granting tax abatements in reinvestment zones for Uvalde County, Texas that were adopted by the Court with an effective date of March 23, 2020. This agenda item was tabled to allow applicant the opportunity to comply with the payment of fees, guidelines and requirements in submitting a tax abatement application with the Uvalde County Commissioners Court.

No action taken.

10. Consider and act upon managed services contract addendum with HTS:

County Auditor Alice Chapman requested approval on an Addendum-Renewal Contract with HTS Voice & Data Systems service agreement for managing computer and software systems across 202 Uvalde County personal computers. The contract is for a period of one year at a rate of \$7,800.00 per month for a total yearly cost of \$93,600.00.

Motion by Commissioner Bates to approve the Addendum-Renewal Contract with HTS Voice & Data Systems.

Seconded by Commissioner Garza.

Motion carried (4-0).

11. Consider and act upon Road Administrators report:

Road Administrator Dee Kirkpatrick informed the Court that the Road Department worked on patching pot holes and blading roads throughout the county. A rental dozer was taken to County Road 416 to load dirt and gravel to build a temporary crossing on the Nueces River close to Montell.

No action taken.

12. Consider and act upon line item budget amendments:

No amendments were presented to the court for consideration at this time.

No action taken.

13. Consider and act upon payment of bills and payroll approval:

Motion by Commissioner Bates to approve payment of bills and payroll approval.

Seconded by Commissioner Pargas.

Motion carried (4-0).

14. Consider and act upon approval of monthly reports:

Monthly reports on file for review in the office of the Uvalde County Clerk were presented for approval.

Motion by Commissioner Bates to approve monthly reports.

Seconded by Commissioner Garza.

Motion carried (4-0).

15. Consider and act upon resolutions and proclamations:

The Court approved resolutions in honor of the memory of the following individuals:

Ross Burris †
Oscar R. Bustamante †
Harold Eaker †
Ryan Clifford Galan †
Fred Gomez †
Benito Martinez, Sr. †
Wallace Dalton Rainey †
Donald Eugene Ripley †
Thurman Willis Shackelford †

16. Executive Session (As permitted by Section 552.072, Texas Government Code):

a. Discussion on sale of real property

The Court entered into Executive Session (As permitted by Section 552.072, Texas Government Code) at 10:35 AM.

17. Convene in regular session and take action, if any:

The Court reconvened into regular session at 11:04 AM after discussing with the County Attorney John Dodson and the County Auditor Alice Chapman the proposed sale of real property being an office jointly owned by Uvalde, Real and Medina counties located in Medina County. The Court opted to take no action at this time.

No action taken.

With no further business, the meeting of September 14, 2020 was adjourned.

Exhibits identified under a specific agenda item are included as supporting documentation of the action taken by the Uvalde County Commissioners Court and are placed after the minutes and before the last page titled Commissioners Court Order.

**HTS Voice & Data Systems
Uvalde County Service Agreement**

Addendum-Renewal Contract Period October 1, 2020 thru September 30, 2021

Purpose:

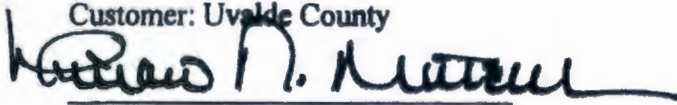
This Amendment Agreement (Contract) is for the purpose of extending the existing Uvalde County Service Agreement with HTS Voice & Data Systems for the Annual Period beginning October 1, 2020 thru September 30, 2021.

As prescribed and provided for by the existing Contract aforementioned, Item 21 Payment and Terms, the existing Contract may be extended at the continuing cost of \$ 7,800.00 per month, or \$93,600.00 per year, through an "Option to Renew" specification for the period of October 1, 2020 thru September 30, 2021. This extension to renew would be the final (3rd) renewal Consecutive Annual Period after the initial Contract Period, which was agreed upon on September 25, 2017.

All the contents and provisions of the existing and in place contract will continue as agreed upon.

Agreement by both Customer and HTS Voice & Data Systems:

Customer: Uvalde County



Authorized Representative
WILLIAM R. MITCHELL
UVALDE COUNTY JUDGE

Printed Name & Title

September 14, 2020

Date

HTS Voice & Data Systems



Authorized Representative

Rey G. SALINAS, CEO

Printed Name & Title

9/2/2020

Date



HTS Voice & Data Systems

Uvalde County Service Agreement

1. PARTIES

HTS Voice & Data Systems for good and valid consideration agrees with Uvalde County (hereinafter called "Customer") to furnish certain computer-related services as provided in this Agreement

2. INTRODUCTION

WHEREAS, HTS Voice & Data Systems is in the business of managing computer and software systems;

WHEREAS, Customer desires that HTS Voice & Data Systems manage and support, for the particular use of the Customer, certain hardware and software programs to be used by the Customer and supplied to Customer from sources other than HTS Voice & Data Systems

NOW, THEREFORE, in view of the covenants herein contained and the agreements hereunder taken, the parties hereto agree to as follows:

3. DEFINITIONS

- 3.1. The term "Technology System" as used in this Agreement refers to the hardware and supported software owned by Customer of this Agreement or any addendum hereto which is used to operate the business.
- 3.2. The term "computing device" refers to any computer system that connects to the Technology System on a regular basis and performs a duty.
- 3.3. The term "supported employee/system" refers to a computing device that is used on a regular basis by one or more employees.
- 3.4. The term "Service Agreement" is defined as Total Information Technology Solution. Total, in this instance, is defined as managing from a remote location with on-site scheduled support and emergency support available on demand based on a flat monthly.
- 3.5. The term "Uptime" is defined as the amount of time the Technology System is functioning properly.
- 3.6. Liaison – contact person between HTS Voice & Data Systems and Customer. Responsibilities include:
 - 3.6.1. Trained by HTS Voice & Data Systems to discern basic user or computer problems or to call HTS Voice & Data Systems for technical support.
 - 3.6.2. Other miscellaneous functions related to helping the Customer improve its' efficiency concerning computer systems. (Should not be over a couple of hours/month)

4. PAYMENT

- 4.1. Set Monthly Fee. Payments shall be made based on a set monthly fee as described in this contract.
- 4.2. Invoices shall be processed and mailed on the 1st of each month by HTS Voice & Data Systems. Payment for services rendered shall be paid and delivered upon receiving said invoices by Customer. Pricing shall be set for a period of 12 months, and will only change with the addition of equipment to be covered under contract.

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4.3. **Hard Goods.** Hard goods may be purchased by Customer from HTS Voice & Data Systems or directly by customer. Payment on all hard goods is due before the goods are ordered if purchased from HTS Voice & Data Systems

4.4. **Interest.** All payments are due within ten days of the date of HTS Voice & Data Systems' invoice. Any payment not made in a timely manner shall bear a late fee of 1.5% per month.

5. **RESPONSE TIMES AND SERVICE LEVEL AGREEMENT**

HTS Voice & Data Systems wishes to keep Customer's Technology System in peak performance. Therefore HTS Voice & Data Systems will be able to respond to customer problem tickets in the following manner:

All Service tickets will be responded to within 1 hour of Service Ticket generation. Resolution of service matter will be done within a time frame based upon problem urgency and resolution required for the incident.

6. **CUSTOMER COOPERATION**

Customer shall provide reasonable access to its premises and hardware installations to enable HTS Voice & Data Systems the opportunity to maintain the Technology System. Customer also agrees to assign one employee to be Liaison or contact person to HTS Voice & Data Systems in order to make communications between both parties effective.

The assigned Liaison will be Uvalde County Auditor, Phone: 830-591-0181

7. **CONFIDENTIALITY**

7.1. HTS Voice & Data Systems agrees to keep in confidence and not disclose to others the internal structure of Customer or its marketing strategies.

7.2. Customer agrees to limit access to the Technology System to those employees or consultants who require such access in order to use the Technology System in furtherance of the Customer's business.

7.3. Customer shall take all reasonable precautions to maintain the confidentiality of the Technology System, but not less than that employed to protect its' own proprietary information.

8. **SERVICES PROVIDED**

Following is a list of services provided - all included in the monthly flat-rate fee. This agreement is based on HTS Voice & Data Systems engaged to assume overall Technology Administration and Support for the overall Technology System's configuration, technology direction and consultation to the customer on the overall condition of the network and its components on an on-going and scheduled basis.

8.1. **Needs Assessment & Inventory Service** The first order of business is to make a thorough inventory of all computer and computer-related equipment and all software owned by Customer, whether it is currently being used or not.

8.1.2. HTS Voice & Data Systems will make recommendations to Customer to improve, enhance, and/or better utilize the Technology System in order to benefit Customer overall.

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- 8.1.3. HTS will provide the customer with managed services reports to insure that the customer is aware of the general conditions of the Technology System's operations. These reports will be provided and covered with the customer in order to insure the customer is aware of operating parameters and recommendations to be acted upon. These reports and information will be provided utilizing the platforms available on the Managed Services Program which has been installed onto the Technology System for management monitoring.**
- 8.1.4. By design these reports and information should provide both HTS and the customer with the platform to portray overall management, set the stage for on-going consultative equipment, software and design considerations to be reviewed. These sessions should be on an agreed upon format and schedule which will jointly agree upon by both parties in this agreement.**
- 8.1.5. There may instances where specific issues may arise in the management process, which require actions and analysis to take place outside the agreed upon schedule for reviews, and HTS will endeavor to accommodate as diligently as possible such situations.**
- 8.1.6. Service will cover all Uvalde County Departments**

8.2. Design and Planning Services

- 8.2.1. If Customer is planning a major upgrade to the existing Technology System, HTS Voice & Data Systems will make appropriate recommendations to the customer. This Technology System may include LANs, WANs, VPNs, and even off site resources in addition to standard hardware and software on site. Advance planning is a major key to being able to end up with a Technology System that is most effective and most efficient. There are several options that may be available, depending on the types of equipment, location(s), and Internet connections.**
- 8.2.2. 2) HTS will be the administrator and the consultant for network designs solutions. While HTS will be providing recommendations as required, the final decision for actions to be taken, will reside with the customer for final execution.**
- 8.2.3. HTS will provide the customer with feedback and recommendations when appropriate, or upon request, on the performance and capabilities of the customer's Tech I employee.**

8.3. Remote Help Desk Services

- 8.3.1. HTS Voice & Data Systems provides full time system engineers on staff. These engineers are available by telephone, facsimile, and electronic messaging during normal business hours to answer questions from Customer's employee based on HTS services price list.**
- 8.3.2. In addition to traditional support, HTS Voice & Data Systems will setup the ability to connect to the employee's Windows™ based system and remotely help/train the employee with their current task, based on HTS service price list.**

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8.4. On Site Support Services

8.4.1. HTS Voice & Data Systems will assume the responsibilities of making the Technology servers, network and the internet efficient as fiscally possible by the Customer. HTS Voice & Data Systems strives to achieve this by providing **eight hour a day, five days a week support.**

8.4.2. Hour Labor Support – this standard program provides coverage Monday through Friday, 8 to 5. An option is available at a prescribed cost, for support after five or Saturday and Sundays at \$89 hour. Your designated contact will have direct access to the HTS support team through an unpublished telephone number. You may call the HTS technical support team with any questions or problems regarding your LAN technical environment.

8.5. Coverages & Exclusions

8.5.1. **Coverage for Hardware.** HTS offers on-site and remote technical support from Monday through Friday from 8 to 5.

8.5.1.1. Servers

8.5.1.2. Network Issues

8.5.1.3. SonicWall CDP

8.5.1.4. HP & Cisco Switches

8.5.1.5. UPS backup

8.5.1.6. SonicWALL firewalls

8.5.1.7. SonicWALL and HP Wireless Access Points

8.5.1.8. Routers

8.5.1.9. HP & Dell PC

8.5.1.10. Printers

8.5.1.11. Scanners

8.5.1.12. Notebooks

8.5.1.13. Video Equipment conferencing

8.5.1.14. Cameras connection to the internet

8.5.1.15. Microsoft Issues

8.5.1.16. Hill Country Software connectivity

8.5.1.17. Internet connectivity

8.5.1.18. CIS software connectivity

8.5.1.19. Camera support to vendor

8.5.1.20. Wireless Access Support

8.5.2. Exclusions

8.5.2.1. Installation of new hardware - PC, Printers, Switches, New Servers, New Firewalls, Backup UPS backups, or any new technology product that needs to be installed on the network. These installs will be done at \$69 hours if requested.

8.5.2.2. Install of new software - Microsoft upgrades, any new software application.

8.5.2.2.1. These installs will be done at \$69 hours if requested.

8.5.2.3. Adding or moving in user's equipment on the network

8.5.2.4. Parts and the cost of maintenance kits or consumables

HTS Voice & Data Systems

8.6. Technology System Monitoring Services

8.6.1. HTS Voice & Data Systems will monitor the Technology System for such problems as virus infection, internal and external security breaches, low system resources, improper employee usage, system failures etc. This service will be provided by utilizing the SonicWall Equipment and Software Platforms installed and any additional such equipment which may be recommended for accomplishing this technology system monitoring service.

8.6.2. HTS Voice & Data Systems monitors the usage of the Technology System's capabilities. If the capabilities are getting close to being used at full capacity, HTS Voice & Data Systems will make recommendations to Customer for implementation.

8.7. HTS Voice & Data Systems. **MAINTENANCE** - HTS Voice & Data Systems agrees to provide labor for maintenance services to attempt to correct any error reported by Customer related to the networks, SonicWALL security, and the servers; determined by HTS Voice & Data Systems in its sole discretion, to be in the Technology System for the term of this Agreement.

9. **WARRANTIES AND DISCLAIMERS**

HTS Voice & Data Systems MAKES NO WARRANTIES OF ANY KIND, EXPRESSED OR IMPLIED ON ITS' OWN REGARDING THE FUNCTIONALITY OF HARDWARE OR SOFTWARE, BUT INSTEAD RELIES ON THE WARRANTIES PROVIDED BY THE MANUFACTURER OF EACH PRODUCT. HTS will not be responsible for the functionality and/or performance of 3rd Party Software or Telecommunications System Service or Equipment Providers.

10. **LIMITATION OF LIABILITY AND REMEDIES**

UNDER NO CIRCUMSTANCES SHALL HTS Voice & Data Systems BE LIABLE FOR SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOSS OF ANTICIPATED PROFITS OR LOSS RESULTING FROM BUSINESS DISRUPTION DUE TO FAULTY EQUIPMENT, EVEN IF HTS Voice & Data Systems HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

THE STATED WARRANTIES AND THE COMMITMENTS SET FORTH HEREIN ARE IN LIEU OF ALL OTHER OBLIGATIONS OR LIABILITIES ON THE PART OF HTS Voice & Data Systems FOR DAMAGES OR OTHER RELIEF, INCLUDING, BUT NOT LIMITED TO, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES THAT IN ANY WAY ARISE OUT OF OR IN CONNECTION WITH THE USE AND/OR THE PERFORMANCE OF ANY SOFTWARE.

11. **TERM**

The initial term of this Agreement will be for thirteen (13) months following the execution date of this Agreement. This Agreement shall renew for additional one year periods after both parties review and agree on the renewal terms and conditions for the upcoming year. The new Agreement will be reviewed in the twelfth (12th) month of the term.

HTS Voice & Data Systems

12. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the State of Texas.

13. ASSIGNMENTS

Neither this Agreement nor any rights hereunder may be assigned or otherwise transferred by either party, except to any corporation controlled by or under common control with the assigning party, or in connection with the acquisition of, or the sale of substantially all of, the assets of the business to which this Agreement pertains

14. SEVERABILITY

If any provision or provisions of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and unenforceability of the remaining provisions shall not in any way be affected or impaired thereby.

15. FORCE MAJEURE

HTS Voice & Data Systems shall not be in default under this Agreement because of any failure to perform in accordance with its' terms and conditions if such failure arises from causes beyond its' control, including, but not restricted to, acts of God, acts of government, fires, floods, epidemics, quarantine, restrictions, strikes, embargoes, inability to secure raw materials or transportation facilities, acts or omissions of carriers, or any and all causes beyond control of HTS Voice & Data Systems.

16. MODIFICATIONS

This Agreement can only be modified by a written Agreement duly signed by authorized representatives of HTS Voice & Data Systems and Customer, and variances from or in addition to the terms and conditions of this Agreement in any order or other writing from the Customer will be of no effect. Moreover, in order to avoid uncertainty, ambiguity and misunderstandings in their relationships, HTS Voice & Data Systems and Customer covenanted and agreed not to enter into any oral agreement or understanding inconsistent or in conflict with this Agreement; and HTS Voice & Data Systems and Customer further covenant and agree that any oral communication allegedly or purportedly constituting such an agreement or understanding shall be absolutely null, void and without effect.

HTS Voice & Data Systems

17. NOTICES

Any notice given by either party hereto to the other party shall be in writing and shall be signed by the party giving notice. Any notice or other document to be delivered to either party hereto by the other party shall be deemed delivered if mailed postage prepaid to the party to who directed at the address of such party stated below:

HTS Voice & Data Systems:
12918 Flagship Drive
San Antonio, Texas 78247

Customer: Uvalde County Courthouse
#3 Courthouse Square
Uvalde, Texas 78801

18. VENUES AND JURISDICTION

Customer hereby (i) agrees that any litigation, action or proceeding arising out of or relating to this Agreement be instituted in a state or federal court in the city and state of San Antonio, Texas, (ii) waives any objection which it might have now or hereafter to venue of any such litigation, action or proceeding, (iii) irrevocably submits to the jurisdiction of any court in such litigation, action or proceeding, and (iv) hereby waives any claim or defense to inconvenient form.

19. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior contemporaneous written or oral agreements and representations between the parties with respect thereto. This Agreement shall not be deemed to extinguish or mitigate any payments, which are owed to HTS Voice & Data Systems by Customer pursuant to the terms of any previous or other existing agreements between HTS Voice & Data Systems and Customer. Customer acknowledges that it has read this Agreement, understands it and agrees to be bound by its' terms and conditions.

20. COLLECTION

If it is necessary for HTS Voice & Data Systems to employ attorneys for the collection of amounts payable hereunder, all costs and expenses incident to such collection, including without limitation, reasonable fees of such attorneys, shall be added to the amount payable hereunder and be collected as a part thereof.

HTS Voice & Data Systems

21. **PAYMENT AND TERMS**

The above specified contract for services will be provided at a cost of \$93,600.00 per annual term, due monthly (1st of each month) at \$7,800.00 commencing December 1, 2016 and proceeding for a ten (10) month period ending September 30, 2017, with the "Option to Renew" at this established rate on October 1, 2017 for a period of 12 months and subsequently for up to three (3) consecutive Contract Annual Periods. The Automatic Renewals will be upon mutual consent of both parties in the Contract.

22. **EXECUTION:**

In witness, whereof, the parties have hereunto set their hands and seal this 1st day of December 2016.

CUSTOMER:

William R. Mitchell
Authorized Representative

WILLIAM R. MITCHELL
Printed Name

12/1/2016
Date

HTS Voice & Data Systems

Rey G. Salinas
Authorized Representative

Rey G. Salinas, CEO
Printed Name

12/1/2016
Date

COMMISSIONERS COURT ORDER

On this the 28th day of September, 2020, came to be heard the Uvalde County Commissioners Court Minutes of September 14, 2020, as prepared by the Clerk of the Court.

IT IS THEREFORE ORDERED the foregoing be recorded and entered for record in the UVALDE COUNTY COMMISSIONERS COURT MINUTES, as required by law. (ORDER 03-12-12)

APPROVED BY: _____
William R. Mitchell, County Judge

Randy Scheide, Commissioner Pct. #1

Mariano Pargas, Jr., Commissioner Pct. #2

Jerry W. Bates, Commissioner Pct. #3

Ronnie Garza, Commissioner Pct. #4

(SEAL)

ATTEST: _____
Valerie Del Toro Romero, County Clerk and
Ex-Officio Clerk of the Commissioners Court
of Uvalde County, Texas