

PUBLIC SAFETY DATA SHARING AGREEMENT

Between Public Safety Agencies in Johnson County, Texas

1.01

Parties

This Data Sharing Agreement (“Agreement”) is entered into by and between the “**Participating Entities**” named below to the extent they have executed the document:

Johnson County, Texas

Johnson County Sheriff's Office:
Johnson County Constable Precinct 1:
Johnson County Constable Precinct 2
Johnson County Constable Precinct 3
Johnson County Constable Precinct 4
Johnson County District Attorney's Office
Johnson County County Attorney's Office
Johnson County Fire Marshal's Office
STOP Special Crimes Unit

City of Cleburne

City of Cleburne Police Department
City of Cleburne Fire Department

Alvarado ISD

Alvarado ISD Police Department

City of Alvarado

City of Alvarado Police Department

City of Godley

City of Godley Police Department

Godley ISD

Godley ISD Police Department

City of Grandview

City of Grandview Police Department

Joshua ISD

Joshua ISD Police Department:

City of Joshua

City of Joshua Police Department

Keene ISD

Keene ISD Police Department

City of Keene

City of Keene Police Department

Rio Vista ISD

Rio Vista ISD Police Department

City of Rio Vista

City of Rio Vista Police Department

Venus ISD

Venus ISD Police Department

City of Venus

City of Venus Police Department

Johnson County Emergency Services District 1 (ESD)

The above-named entities may be referred to individually as a “Party” or collectively as the “Parties.”

These Participating Entities are the initial expected signatories to this Agreement. The signatories to this Agreement each recognize and agree that this document is being executed in multiple counterparts. The Agreement will become effective among those Participating Entities who have agreed to and executed the document whether all named intended Public Safety Agencies or Political Subdivisions have agreed or not.

Participating Entities may be deleted by amendment by adding a page stating an entity has withdrawn from the Agreement or is no longer in agreement with the terms of the Agreement or by the Johnson County Sheriff or a representative thereof adding a statement that a Participating Entity appears to no longer be participating or in agreement with the terms of the Agreement and

will no longer be a party to the Agreement. Such Statement is effective when submitted to the Johnson County Commissioners Court by the Johnson County Sheriff and approved by the Court as an Amendment to the Agreement.

Additional Public Safety agencies may be added to this Agreement upon the approval of other Public Safety Agencies and their associated Political Subdivision. Should any other entity seek to be added, such may only be added following the unanimous written consent of all current Participating Entities who are parties to the Agreement at the time such entity seeks to be added to the Agreement.

Nothing herein prohibits or prevents Public Safety Agencies from making separate data sharing agreements with other Public Safety Agencies so long as those agreements do not compromise the provisions, duties and obligations set out in this Agreement.

Liabilities or obligations accrued while a participant is in the Agreement shall survive withdrawal or removal of a Participating Entity from the Agreement.

1.02

Authority

This Agreement is executed pursuant to the authority and provisions of **Texas Government Code, Chapter 2054** (Texas Department of Information Resources); **Texas Government Code, Chapter 791** (Interlocal Cooperation Act); and, other applicable federal and state statutes, including but not limited to the **Texas Public Information Act** (Texas Gov't Code, Chapter 552), current **CJIS Security Policy** for criminal justice data, and privacy/confidentiality laws. The named Political Subdivisions and Public Safety Agencies of Johnson County enter and participate in this Agreement with the purposes and provisions as set forth below.

1.03

Definitions

Criminal History Record Information (CHRI) means information collected about a person by a criminal justice agency that consists of identifiable descriptions and notations of arrests, detentions, indictments, informations, and other formal criminal charges and their dispositions, as defined in Texas Government Code §411.082.

Criminal Justice Agency (CJA) means a federal or state agency that is engaged in the administration of criminal justice under a statute or executive order and allocates a substantial part of the agency's annual budget to the administration of criminal justice, as defined in Texas Code of Criminal Procedure Article 66.001.

HIPAA means the Health Insurance Portability and Accountability Act of 1996, including but not limited to its privacy rules codified in 42 U.S.C. §§ 1320d et seq. and 45 C.F.R. Parts 160 and 164.

National Crime Information Center (NCIC) means the so-named computerized database for tracking and sharing crime-related information among authorized United States law enforcement and criminal justice agencies, managed by the Criminal Justice Information Services (CJIS) division of the Federal Bureau of Investigations (FBI).

Originating Agency Identifier (ORI) means a unique, federally assigned nine-character code that identifies each criminal justice agency authorized to access, enter, or process criminal justice information in systems such as NCIC, TCIC, and TLETS.

Personally Identifiable Information (PII) means information which can be used to distinguish or trace an individual's identity, such as name, social security number, or biometric records, alone or when combined with other personal or identifying information which is linkable to a specific individual, such as date and place of birth, or mother's maiden name.

Participating Entity as used herein includes both jointly or separately as the context requires the political subdivision and the public safety agency that is an office or department of the political subdivision, including the Sheriff's Office, a school district, police department, fire department, emergency management office, 911 dispatch center, emergency services district, county attorney's office or district attorney's office.

Political Subdivision means a county, municipality, special district, school district, junior college district, housing authority, or other political subdivision of this state or any other state. See Texas Local Government Code Section 172.003.

Public Safety Agency means and includes for the purposes of this Agreement, law enforcement agencies, emergency management offices, fire departments, 911 communications and dispatch centers, emergency services districts, the Johnson County County Attorney's Office or, the Johnson County District Attorney's Office. A Public Safety Agency may also be referred to herein as "Agency."

Record Management System (RMS) means the so-named software platform used by law enforcement agencies to store, organize, and access all records related to police operations.

Texas Crime Information Center (TCIC) means the so-named statewide, computerized criminal justice information system managed by the Texas Department of Public Safety (DPS).

Texas Department of Information Resources (DIR) means the so-named Texas state agency.

Texas Law Enforcement Telecommunications System (TLETS) means the so-named telecommunications network managed by the Texas Department of Public Safety (DPS) that connects city, county, state, federal, and military law enforcement and criminal justice agencies throughout Texas.

1.04

Purpose of Agreement

The purpose of this Agreement is to facilitate the secure and lawful sharing of data between the Parties in support of public safety functions, including but not limited to: law enforcement operations, emergency management, fire and rescue services, disaster response, and other related activities consistent with state and federal law. This Agreement is intended to provide criminal justice, law enforcement personnel and other emergency personnel who have a need and right to know criminal justice information with comprehensive, timely, and accurate information about a criminal suspect or offender, including identity, criminal history, and current justice status. In addition, it is intended to:

- a) Allow criminal justice practitioners to maintain legacy databases and share only information that has been agreed upon in advance by the entities;
- b) Reduce redundant document preparation, data entry, transmission, and storage;
- c) Promote and enhance public safety and due process;
- d) Maintain individual privacy rights, protect public records and promote appropriate access controls and security;
- e) Promote the compatibility of automated systems and processes among the various Public Safety Agencies of Johnson County;
- f) Acknowledge that each Public Safety Agency is responsible for internal Agency security for their records, technical support, and other internal administrative matters

1.05

Facilitate Common Technology

This Agreement is intended to enable Johnson County Public Safety Agencies to have access to common cloud software and law enforcement software services for computer-aided dispatch (CAD), mobile command terminals (MCT), and records management systems (RMS), and to facilitate the integration and sharing of criminal justice information and data in the manner set forth in this Agreement.

1.06

Scope of Data Sharing

The Parties may share the following categories of data:

- **Incident and response data** (fire, emergency medical systems, law enforcement, emergency management).

- Fire and emergency medical systems (EMS) will not be authorized or able to access the same data as law enforcement agencies.
- Dispatch and communications records (CAD data).
- Reports and other documents (Record Management System data)
- Geospatial information and critical infrastructure data.
- Public health or emergency operations data relevant to public safety.
- Criminal justice or personally identifiable information (PII), subject to CJIS and Health Insurance Portability and Accountability Act of 1996 (HIPAA) restrictions.

1.07

No Additional Authority

This Agreement is not intended to extend any additional investigative authority to any Agency, nor is it intended to alter the jurisdiction of any Agency.

2.01

Information Access

Each Party agrees to permit the other Party to this Agreement to retrieve CHRI through TLETS, NCIC, and TCIC. The Agencies shall not permit any other person or entity, other than Public Safety Agencies authorized employees to retrieve CHRI accessible via TLETS, CHRI, NCIC, and TCIC. **Each Criminal Justice Agency (CJA) shall maintain and provide, upon request, an updated list of all authorized employees of such CJA prior to allowing such CJA's personnel to retrieve CHRI or CHRI derived data through the other Party's database access. THIS PROVISION DOES NOT ENABLE ACCESS FOR PUBLIC SAFETY AGENCIES OR PERSONS THAT ARE NOT PERMITTED BY LAW TO ACCESS CRIMINAL HISTORY RECORDS INFORMATION.** Only Parties that are Criminal Justice Agencies (CJAs) with a valid Originating Agency Identifier (ORI) and TLETS authorization may access Criminal History Record Information (CHRI) through TLETS, NCIC, or TCIC, and only for lawful criminal-justice purposes. Non-CJA entities (such as Fire, EMS, Emergency Management, or other municipal departments) are not authorized to access or receive CHRI or CHRI-derived data but may receive limited operational information necessary for public safety coordination. All access must comply with CJIS Security Policy, DPS rules, and Texas Government Code § 411.085, and this Agreement does not authorize proxy or shared access to CHRI by any unauthorized person or agency.

2.02

Access Only for Legal Purposes

A Party may retrieve CHRI through the other Party's TLETS, NCIC, TCIC databases only for those purposes permitted by state and federal law. Any use of CHRI retrieved through the TLETS, NCIC, and TCIC shall be limited to those uses permitted by state and federal law.

2.03

Legal Compliance

In gathering and sharing information, and in all other respects in performing acts related to this Agreement, the parties will comply with all applicable laws, rules, and regulations.

Each Participating Entity agrees to abide by all present and hereafter enacted state and federal laws, rules and regulations, including concerning the collection, storage, retrieval, use, destruction, disclosure and dissemination of TLETS data.

2.04

Responsibilities of Each Party

Each Party agrees to:

- a. Use shared data solely for official public safety purposes.
- b. Maintain compliance with applicable laws, regulations, and standards (e.g., CJIS, HIPAA, Texas Department of Information cybersecurity rules).
- c. Restrict access to authorized personnel with a legitimate need-to-know.
- d. Ensure appropriate **training** for staff handling shared data.
- e. Notify the other Party promptly in the event of a **data breach or unauthorized disclosure**. Notification shall be made **immediately** upon discovery of the data breach or disclosure.

2.05

Confidentiality and Security

- All shared data shall be classified, handled, and stored in a manner consistent with **Texas Department of Information (DIR) Information Security Standards** and the **FBI CJIS Security Policy** (when applicable).
- Encryption must be used for data in transit and at rest.
- Physical and logical access to systems shall be restricted to authorized personnel.
- Data shall not be disclosed to any third party without prior written authorization.

2.06

No Transfer of Data Ownership

This Agreement does not transfer ownership of data but grants limited rights to access and use data for public safety purposes only. Each Public Safety Agency retains ownership of the data and information it generates and allows access to view, and each Public Safety Agency is solely responsible for satisfying reporting requirements and complying with open records requests submitted under the Texas Public Information Act with respect to data it controls. Each Public Safety Agency shall consult with their own attorney regarding the response to Public Information Act requests directed to such Agency. Data, once shared or acquired, which is not made confidential by law, may be subject to disclosure pursuant to Chapter 552 of the Texas Public Information Act.

2.07

Limitations for Non-Law Enforcement Entities

The signatories hereto recognize that Cleburne Fire Department and Johnson County Emergency Service District No. 1 offices and personnel may not have access to certain information available to law enforcement personnel or that is restricted to law enforcement purposes. Participating Entities will take appropriate action to restrict access to data to only those agencies and employees which are allowed access to particular data or classes of data according to law.

3.01

Employee Awareness and Compliance

Public Safety Agencies and Agencies' employees shall abide by all present and hereafter enacted state and federal laws, rules and regulations concerning the collection, storage, retrieval, use, destruction, disclosure and dissemination of TLETS data. Each Agency shall ensure that all personnel with access to TLETS, TCIC, NCIC, or CHRI are informed of and comply with all applicable laws and CJIS requirements. Unauthorized access, use, or disclosure of CHRI is a criminal offense and may result in revocation of access, disciplinary action, and criminal prosecution. Each Public Safety Agency shall promptly notify the other Public Safety Agency and DPS of any known violation and may suspend access until corrective measures are taken. All costs for reconnection of service are the responsibility of the suspended Agency.

3.02

Ensure Employees Informed of Applicable Law and Rules

Each agency shall be solely responsible for ensuring that its personnel maintain current and valid certifications, including but not limited to CJIS and HIPAA training, as applicable. It is the obligation of each agency to ensure that all required training and credentials are completed, maintained, and kept up to date in accordance with relevant laws, regulations, and policy

requirements. All agencies and users viewing, handling, or accessing CHRI must comply with the current Criminal Justice Information Services (CJIS) Security Policy.

3.03

Suspension of Access for Violation of Agreement

Each Public Safety Agency reserves the right to suspend service with reasonable notice to the other Public Safety Agency when the Agency determines that this agreement or any applicable state or federal law, rule or regulation has been violated by an employee of the other Agency. The suspending Agency may reinstate service following such instances upon receipt of satisfactory assurance that such violations have been corrected and measures have been taken to prevent future violations. All costs for reconnection of service are the responsibility of the suspended Agency.

3.04

Users to Understand Unauthorized Use is Violation of Law

All authorized users must clearly understand that any unauthorized retrieval, use or dissemination of this confidential information is a violation of state law and can lead to criminal charges against the authorized user, in addition to cancellation of access to the Department of Public Safety (DPS) databases. Texas Government Code Section 411.085 describes the criminal penalties related to unauthorized retrieval, use, or dissemination of criminal history record information:

§ 411.085. Unauthorized Obtaining, Use, or Disclosure of Criminal History Record Information; Penalty

- (a) A person commits an offense if the person knowingly or intentionally:**
 - (1) obtains criminal history record information in an unauthorized manner, uses the information for an unauthorized purpose, or discloses the information to a person who is not entitled to the information; or**
 - (2) violates a rule of the department adopted under this subchapter.**
- (b) An offense under Subsection (a) is a Class B misdemeanor except as provided by Subsection (c).**
- (c) An offense under Subsection (a) is a felony of the second degree if the person:**
 - (1) obtains, uses, or discloses criminal history record information for remuneration or for the promise of remuneration; or**
 - (2) Employs another person to obtain, use, or disclose criminal history record information for remuneration or for the promise of remuneration.**
- (d) The department shall provide a copy of this section to:**
 - (1) each person who applies for access to criminal history record information maintained by the department; and**
 - (2) each private entity that purchases criminal history record information from the department.**

Information regarding security requirements which must be followed by those who have access to TLETS, CHRI, NCIC, and TCIC Databases may be obtained from the Department of Public Safety if necessary.

3.05

Limitation on Use of Data

Each Public Safety Agency is expected to enact a policy stating that **employees will not view, access, alter, or disseminate another Agency's data without an official law enforcement or public safety agency purpose** ("Data Sharing Policy"). Each public safety agency shall take action against an employee in event of such a violation, and the penalty for such a violation shall include administrative sanctions up to and including termination. Failure to enact and enforce a **Data Sharing Policy** may result in a Public Safety Agency's loss of access to shared data until the Agency either resolves this failure or withdraws from the Agreement.

3.06

Data Review Policies

Agencies recognize that the Software requires accurate data to perform successfully, and that inaccurate, obsolete, or absent data will affect the performance of the Software in serving the law enforcement or Public Safety Agency goals. Agencies agree to enact data review policies, or enforce existing policies, to ensure the accuracy of all Shared Data.

3.07

Maintain Confidentiality and Prohibit Unauthorized Use

Public Safety Agencies shall maintain the confidentiality of data involving criminal history record information ("CHRI") accessible through the Texas Law Enforcement Telecommunications System ("TLETS"), the National Crime Information Center ("NCIC"), and the Texas Crime Information Center ("TCIC"). Agencies agree to prohibit any unauthorized person from retrieving CHRI; retrieve CHRI only for purposes permitted by state and federal law; be responsible for ensuring that its employees accessing TLETS, CHRI, NCIC, and TCIC are informed of all applicable state and federal laws, rules and regulations concerning the collection, storage, retrieval, use, destruction, disclosure and dissemination of CHRI; abide by all present and later-enacted state and federal laws, rules, and regulation concerning the collection, storage, retrieval, use, destruction, disclosure, and dissemination of CHRI data; advise authorized users that the unauthorized retrieval, use, or dissemination of CHRI is a violation of state law and may result in criminal charges; and, in the event a breach of confidentiality or any applicable state or federal law, rule, or regulation occurs, notify the Agencies and the Department of Public Safety of a violation by an employee of the Public Safety Agency. **Each party shall be permitted access only to those systems, data, or resources for which they hold appropriate certification, credentials, or authorization. Access beyond such scope is strictly prohibited.**

3.08

Not Required to Disclose Information

Nothing in this Agreement shall be construed to require a Participating Entity (i) to disclose any information that the Participating Entity determines, in its sole discretion, it does not have the ability or authority to disclose, or (ii) to do any act that the Participating Entity determines, in its sole discretion, is contrary to law or public policy.

3.09

Not Required to Seek Approval to Modify Equipment or Process

Agencies are not required to seek approval from other Agencies to purchase, install, or modify their own equipment, services, or work performed in conjunction with any legislative mandate or authority granted to or required of Agencies in order to carry out their respective responsibilities. Notwithstanding anything to the contrary herein, an Agency shall have no obligation to seek approval for any modification to that Agency's internal systems or processes mandated by the State, or by any law or regulation governing the affected Agency.

3.10

Entity Causing Data Security Incident Responsible for Cost of Remediation

A Participating Entity that allows or causes a data security incident and the loss or breach of personal information shall be responsible for the remedial action required by law upon the occurrence of such data security incident.

4.01

Term and Termination

- This Agreement shall remain in effect for **7 years** from the Effective Date, unless terminated earlier by written notice. This Agreement shall be automatically renewed for successive one-year terms thereafter unless one party notifies the other in writing, at least thirty (30) days prior to the expiration of said term, of its intention to not renew this Agreement.
- Any Party may terminate their participation in the Agreement with **30 days' written notice**.
- Upon termination, as between any parties, all shared data must be returned or securely destroyed, unless otherwise specifically agreed between the parties or unless retention is required by law.
- Any party may terminate their participation in the Agreement or limit the scope and access of any other party to their data immediately if a party, in the sole discretion of the head of the public safety agency or the acting head of the public safety agency reasonably believes data is being wrongfully accessed or distributed or has been misused or is in danger of being wrongly accessed or misused.

4.02

Liability

Nothing in this Agreement shall be construed as a waiver of sovereign or governmental immunity under Texas law. Each Party shall be responsible for its own acts, errors, or omissions in connection with this Agreement.

4.03

Dispute Resolution

Disputes arising under this Agreement shall first be resolved through good-faith negotiation between the public safety agency chief executive. If unresolved, disputes shall be escalated to the chief executive officers of the public safety agencies for resolution, subject to such lawful control of the political subdivision in which the public safety agency exists, to the extent such political subdivision's governing body is legally authorized by Texas law to act with respect to the control of law enforcement data or of the public safety agency.

4.04

Amendments

This Agreement may be amended only by mutual written agreement of the Parties.

4.05

Governing Law

This Agreement shall be governed by and construed under the laws of the **State of Texas**.

4.06

Execution of agreement in Counterparts

This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same Agreement. A signed copy of this Agreement delivered by facsimile, email or other means of electronic transmission shall be deemed to have the same effect as delivery of an original signed copy of this Agreement.

4.07

Review and Advice by Counsel of Choice

Representation by Counsel. Each Participating Entity acknowledges to the other that it has been represented by independent legal counsel of its own choice or as provided by the Political Subdivision of which it is a part, or had the opportunity to employ or consult with legal counsel provided by their respective Political Subdivision preceding the execution of this Agreement. Each Participating Entity further acknowledges that it and its counsel have had adequate opportunity to make whatever investigation or inquiry they may deem necessary or desirable in connection with the subject matter of this Agreement prior to the execution hereof. The

Participating Entities, other than the Johnson County Sheriff's Office; Johnson County Constable Offices 1,2,3, and 4; the Johnson County District Attorney's Office; the Johnson County Fire Marshal's Office; and the STOP Special Crimes Unit have not received legal advice or relied upon documents or information, received from the Political Subdivision Johnson County or from the Johnson County County Attorney's Office in entering into transactions in furtherance of this Agreement. To the extent Participating Entities have viewed or utilized documents utilized by Johnson County, said Participating Entities do so at their own risk and upon advice or approval of their own legal counsel.

4.08

Effective Date

This agreement will become effective upon receipt and approval by the head of each named Public Safety Agency and approval of the governing body of each Political Subdivision of which a named Public Safety Agency is a part.

4.09

Savings Clause

If any provision of this Agreement shall be held by a court of competent jurisdiction to be illegal, invalid or unenforceable, the remaining provisions shall remain in full force and effect.

4.10

Authority to Sign

Each signatory hereto represents that they are duly authorized to execute this Agreement in the capacity indicated hereon for the named Public Safety Agency or Political Subdivision.

**SIGNATURE PAGE(S) FOR PUBLIC SAFETY DATA SHARING AGREEMENT
BETWEEN POLITICAL SUBDIVISIONS AND PUBLIC SAFETY AGENCIES**

EXECUTED AS OF THE DATES BELOW

JOHNSON COUNTY, TEXAS:

Christopher Boedeker, Johnson County Judge

Date

Attest:

April Long, Johnson County Clerk

Date

Johnson County Sheriff's Office

Sheriff Adam King

Signature

Date

Johnson County Constable Precinct 1
Constable Matt Wylie

Signature

Date

Johnson County Constable Precinct 2
Constable Adam Crawford

Signature

Date

Johnson County Constable Precinct 3
Constable Steven Williams

Signature

Date

Johnson County Constable Precinct 4
Constable Troy Fuller

Signature

Date

Johnson County District Attorney's Office
Timothy Good, Johnson and Somervell County District Attorney

Signature

Date

Johnson County County Attorney's Office
Bill Moore, Johnson County Attorney

Signature

Date

Johnson County Fire Marshal's Office
Jamie Moore, Fire Marshal

Signature

Date

Johnson County STOP Special Crimes Unit
Larry Sparks, Commander

Signature

Date

City of Cleburne
Miachel Marrero, City Manager

Signature

Date

Attest:

Ivy Peterson, City Secretary

Date

Cleburne Police Department
Rob Severance, Chief of Police

Signature

Date

Cleburne Fire Department
Scott Lail, Fire Chief

Signature

Date

City of Alvarado
Paul DeBuff, City Manager

Signature

Date

Attest:

Bobbie Jo Taylor, City Secretary

Date

Alvarado Police Department
Teddy May, Chief of Police

Signature

Date

City of Godley
Angela Winkle, City Administrator

Signature

Date

Attest:

Brittany Gross, City Secretary

Date

Godley Police Department
Dusty Vinson, Chief of Police

Signature

Date

City of Grandview
William Houston, Mayor

Signature

Date

Attest:

Shannon Pruitt, City Secretary

Date

Katherine Reading, City Manager

Signature

Date

Attest:

Shannon Pruitt, City Secretary

Date

Grandview Police Department
Troy Arthur, Chief of Police

Signature

Date

City of Joshua
Scott Kimble, Mayor

Signature

Date

Attest:

Alice Holloway, City Secretary
Print Name

Date

Joshua Police Department
Shawn Fullagar, Chief of Police

Signature

Date

City of Keene
Lisa Parrish, Mayor

Signature

Date

Attest:

Holly Russell, City Secretary

Date

Keene Police Department
James Kidd, Chief of Police

Signature

Date

City of Rio Vista
Jeff Faraizl, Mayor

Signature

Date

Attest:

Linda McCuistion, City Secretary

Date

Rio Vista Police Department
Randall Jacks, Chief of Police

Signature

Date

City of Venus
Alejandro Galaviz, Mayor

Signature

Date

Attest:

Callie Green, City Secretary

Date

Venus Police Department
James Groom, Chief of Police

Signature

Date

Johnson County Emergency Services District No. 1
Gerald Miller, Commission President

Signature

Date

Attest:

Phil Williams, Secretary-Treasurer

Date

Tom Foster, Executive Director

Signature

Date

Alvarado ISD
Dr. Kenneth Estes, Superintendent

Signature

Date

Attest:

Griselda Ponce, Administrative Assistant

Date

Alvarado ISD Police Department
CaShon Clark, Chief of Police

Signature

Date

Godley ISD
Dr. Rich Dear, Superintendent

Signature

Date

Attest:

Faith Barnes, Administrative Assistant

Date

Godley ISD Police Department
Matt Quinteros, Chief of Police

Signature

Date

Joshua, ISD
Ronnie Galbreath, School Board President

Signature

Date

Attest:

Kevin Lee, School Board Secretary

Date

Joshua ISD Police Department
James Novian, Chief of Police

Signature

Date

Keene ISD
Ricky Stephens, Superintendent

Signature

Date

Attest:

Emily McElroy, Administrative Assistant

Date

Donnie Beeson, School Board President

Signature

Date

Attest:

Emily McElroy, Administrative Assistant

Date

Keene ISD Police Department
Elvis Wells, Chief of Police

Signature

Date

Rio Vista ISD
Dr. Chris Chappotin, Superintendent

Signature

Date

Attest:

Teresa Vaughn, Administrative Assistant

Date

Rio Vista ISD Police Department
Dusty Ford, Chief of Police

Signature

Date

Venus ISD
Tash Gore, School Board President

Signature

Date

Attest:

Rosey Gonzales, Administrative

Date

Venus ISD Police Department
Robert Wood, Chief of Police

Signature

Date