

ARF-2386

REGULAR SESSION AGENDA

Date: 12/21/2010

Road & Bridge
7C

Approve Project Agreement with the Village of Pleak to Reconstruct Four Roads.

Submitted By: Scott Wieghat, Road & Bridge

Department: Road & Bridge

Type of Item: Consent

Renewal Agreement/ No

Appointment:

Reviewed by County Yes

Attorney's Office:

Multiple Originals Y/N?: N

Information

SUMMARY OF ITEM

Approve Project Agreement with the Village of Pleak for assistance with the Reconstructing of Ansel Lane, Kari Lane, Sunset Trail, and Rancho Road. All Streets are located within the Village of Pleak. Count Expenditures not to exceed \$174,038.62. (Funding: Road & Bridge).

SPECIAL HANDLING

Fiscal Impact

ACCTG UNIT or GRANT/PROJ NAME: 155611100

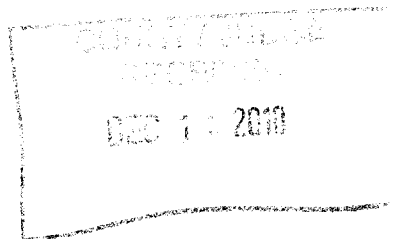
ACCT NAME or GRANT/PROJ ACTIVITY: Road & Bridge

BUDGETED Y/N: Y

FISCAL SUMMARY:

Attachments

Link: Village of Pleak Reconstruction



12/28/10 original returned to Scott W at Road and Bridge

§
§ KNOW ALL MEN BY THESE PRESENTS:
§

This Interlocal Project Agreement (“Project Agreement”), is made and entered into pursuant to the Interlocal Cooperation Act, Chapter 791 of the Texas Government Code and Chapters 251.012 and/or 251.015 of the Texas Transportation Code, between Fort Bend County, Texas, (“County”) a body corporate and politic, acting by and through its Commissioners Court and The **Village of Pleak** (“Local Government”) a county, municipality, special district, or other political subdivision (including a corporate or political Local Government organized under State law), acting by and through its Village Alderman.

I. BASIC TERMS

County and Local Government affirmatively find that the performance of this Agreement is in the common interest of both parties, that undertaking this Agreement will benefit the public and

that the division of costs associated with the Project fairly and adequately compensate the performing party for its services or functions performed under this Agreement.

Neither County nor Local Government intends for any third party to obtain a right by virtue of this Agreement.

Local Government agrees that County is relying upon Local Government for notice to proceed with this Project, but that County shall not be required to perform this Agreement within any time limit.

County and Local Government understand and agree that County is an Independent Contractor and that at no time will County's employees, agents or assignees be deemed for any purpose to be employees or agents of Local Government.

County and Local Government understand and agree that Local Government is an Independent Contractor and that at no time will Local Government's employees, agents or assignees be deemed for any purpose to be employees or agents of County.

II. PURPOSE

The purpose of this Project is to provide assistance with improvement to road surface by reconstructing Ansel Lane, Kari Lane, Sunset Trail, and Rancho Road.

III. TERM

The term of this Project Agreement will be from the date of execution by the last party hereto until midnight on September 30, 2011 or until the Project is completed, whichever is sooner. However, either party may terminate this Agreement, with or without cause, by giving at least ten (10) days written notice to the other party.

IV. PROJECT DESCRIPTION

The Project contemplated by this Project Agreement is described as providing assistance by reconstructing Ansel Lane, Kari Lane, Sunset Trail, and Rancho Road, ("Project").

V. PROJECT LOCATION

The location for the Project Ansel Lane, Kari Lane, Sunset Trail and Rancho Road, city-owned streets, ("Project Site").

VI.
SCOPE OF WORK

COUNTY'S RESPONSIBILITIES:

The County agrees to provide up to 478 equipment hours at \$35.00 per hour totaling \$16,730.00, up to 574 man-hours of labor at \$15.00 per hour totaling \$8,610 and up to \$148,698.62 in materials for a total expenditure not to exceed **\$174,038.62**.

At County's sole expense, County will furnish the labor, equipment and materials necessary to perform its responsibilities under this Agreement. If necessary, the County will load any excavated material required by Local Government to be moved, onto trucks provided by Local Government.

LOCAL GOVERNMENT'S RESPONSIBILITIES:

Local Government agrees to pay material costs of approximately **\$50,000**.

At Local Government's sole expense, Local Government will furnish the labor, equipment and materials necessary to perform its responsibilities under this Agreement. Local Government will provide all appropriate supervisory personnel necessary to coordinate the efforts of County and Local Government personnel. Local Government will direct and be solely responsible for the overall Project. Local Government will furnish all necessary materials to the Project Site in a manner that will be sufficient to allow County personnel to work in a continuous, uninterrupted manner. If necessary, Local Government will provide sufficient labor and equipment to haul any materials excavated and loaded onto Local Government trucks by County. The number of trucks furnished by Local Government will be sufficient to allow County personnel to work in a continuous, uninterrupted manner. Local Government will schedule its labor and equipment to correspond to County's schedules.

If necessary, Local Government will, at its sole cost and expense, be responsible for the design of the Project. If necessary, Local Government will furnish to County plans that establish grades and the size of any channels and any associated structures County is responsible for constructing. If necessary, Local Government will furnish to County the initial on-ground survey alignment, ditch cross sections and one (1) or more elevation benchmarks on the Project Site prior to the commencement of work.

Local Government will obtain at its sole expense any and all necessary and/or required permissions and/or permits, including NPDES, and provide all personnel necessary to implement the provisions of such permits.

Local Government agrees, at its sole expense, to furnish all necessary flagmen, barricades, traffic devices and traffic control for the entire duration of the Project.

Local Government will notify County within ten (10) days of the completion of the Project of any complaints that Local Government may have regarding the Project. Upon completion of the

Project, Local Government will, at its sole expense, be responsible for the maintenance of the Project.

VII.
MISCELLANEOUS

By entering into this Agreement, the parties do not intend to create any obligations, express or implied, other than those specifically set out in this Agreement.

Nothing in this Agreement shall create any rights or obligations in any party who is not a signatory to this Agreement.

Local Government agrees and understands that: by law, the Fort Bend County Attorney's Office may only advise or approve contracts or legal documents on behalf of its clients; the Fort Bend County Attorney's Office may not advise or approve a contract or other legal document on behalf of any other party not its client; the Fort Bend County Attorney's Office has reviewed this document solely from the legal perspective of its client; the approval of this document by the Fort Bend County Attorneys Office was offered solely to benefit its client; Local Government and other parties should not rely on this approval and should seek review and approval by their own respective legal counsel.

The Road Commissioner of Fort Bend County, at his sole discretion, shall decide any and all questions that may arise as to the interpretation of this Agreement and any and all questions as to the acceptable fulfillment of this Agreement.

It is expressly understood and agreed that this Agreement will have no force or effect until duly executed by all parties.

Notices, correspondence, and all other communications shall be addressed as follows:

If to Fort Bend County:


Fort Bend County
301 Jackson, Suite 719
Richmond, Texas 77469
Attn: County Judge

If to The Village of Pleak:

Mayor Margie Krenak
6621 FM 2218
Richmond, Texas 77469


IN WITNESS WHEREOF, the parties have executed this Project Agreement on the dates indicated.

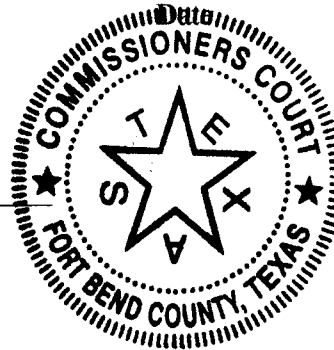
FORT BEND COUNTY:


Robert Hebert, Fort Bend County Judge

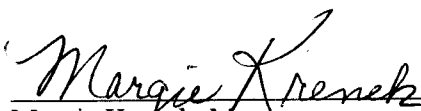
12-21-2010

Attest:


Dianne Wilson, Fort Bend County Clerk



VILLAGE OF PLEAK:

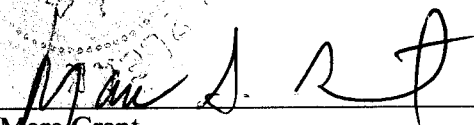

Margie Krenek, Mayor

11-17-10
Date

Attest:


City Secretary, Village of Pleak

REVIEWED:


Marc Grant
Fort Bend County Road Commissioner

AUDITOR'S CERTIFICATE

I hereby certify that funds are available from current revenues legally available in the amount of **\$174,038.62** to accomplish and pay the obligation of Fort Bend County under this Project Agreement.


Ed Sturdivant, Fort Bend County Auditor

MTR/Road and Bridge File No. 2349- 09092010; revised 11/30/10 nm

STATE OF TEXAS
COUNTY OF FORT BEND

§
§
§

KNOW ALL MEN BY THESE PRESENTS:

**ORDER AUTHORIZING THE COUNTY JUDGE TO EXECUTE
THE INTERLOCAL PROJECT AGREEMENT
BETWEEN FORT BEND COUNTY AND THE VILLAGE OF PLEAK**

On this the 21 day of December, 2010, the Commissioners Court of Fort Bend County, Texas, upon motion of Commissioner prestage,
Seconded by Commissioner Meyers, duly put and carried;

IT IS ORDERED that the Fort Bend County Judge be and is hereby authorized to execute the Interlocal Project Agreement between Fort Bend County and the Village of Pleak for the performance of governmental functions or services. Said Agreement is incorporated herein by reference for all purposes as though fully set forth herein word for word.