THE STATE OF TEXAS §
§
COUNTY OF FORT BEND §
On this the day of <u>Orber</u> , 2017, at a regular meeting of the Commissioners
On this the Aday of October, 2017, at a regular meeting of the Commissioners
Court of Fort Bend County, Texas, sitting as the governing body of Fort Bend County, Texas, upon
motion of Commissioner Myllom, seconded by Commissioner Patternom, duly put and carried;
Fatterom, duly put and carried;
WHEREAS, the County Attorney is of the opinion that in order to properly prepare a
prosecution in this subject lawsuit, it will be necessary to incur litigation expenses for any and all
costs of pre-trial, trial and appeal, including (but not limited to) discovery costs; court reporter
fees; out-of-county travel, lodging and meals; parking fees; expert witness consultation, reports,
and testimony fees; subpoenas; investigation expenses; printing costs for briefs; appeal and
removal bonds; plus incidental costs for:
17-CCV-060476 – Fort Bend County, Texas v Davoody M and J, LLC, a Texas Limited Liability Company, Live Oak Ranch, Inc., Fort Bend County Municipal Utility District Number 58, Southcross NGL Pipeline, Ltd., Fort Bend County Drainage District, Fort Bend County General Fund, Fort Bend County ESD 2, Katy Independent School District (Spring Green Boulevard, Project #13318, Precinct #3)
IT IS ORDERED THAT ROY L. CORDES, JR., County Attorney of Fort Bend County,
Texas, be, and he is hereby, authorized to incur litigation expenses as set out above in an amount
not to exceed Ten Thousand and no/100 dollars (\$10,000.00).
IT IS FURTHER ORDERED THAT FUND ACCOUNT 744622888 64600 P622-14sprgreen 23600 BE DESIGNATED AS THE FUNDING SOURCE. FORT BEAD COUNTY, TEXAS
Chrees Weller
Robert E. Hebert, County Judge ATTEST: Robert E. Hebert, County Judge ATTEST: Robert E. Hebert, County Judge