THIS AGREEMENT is made and executed by and between the **COUNTY OF LAMB**, acting through its County Judge, James M DeLoach, dated the 1st day of <u>October</u>, 2017 (hereinafter called "Lamb County"), and the **Amherst EMS/Fire Department** acting by and through its chief executive officer (hereinafter called Amherst), on the following terms and conditions:

Statement

It is the desire of Lamb County and Amherst to cooperate in providing ambulance service for Amherst and the surrounding areas for the general well-being and welfare of the citizens of Amherst, as well as the citizens of Lamb County.

In order to provide such service, it is agreed that Lamb County will provide a payment as a subsidy for the ambulance service to be provided under the Contract.

- (1) The responsibility for operating, contracting, maintaining, supervising or otherwise conducting the emergency ambulance service shall be the sole responsibility of Amherst.
- (2) To assist in the payment of such services, Lamb County shall pay, in addition to any other payments to Amherst, for the express purpose of assisting Amherst in the making major purchases, Training and in the employment of EMS workers to take ambulance calls during the daytime and weekday hours, the sum of SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$7,500.00) upon the execution of this Agreement, which shall be used for a twelve (12) month period commencing the 1^{st} day of October 2017, and ending the 30^{th} day of September, 2018. Such payment of \$7,500.00 is in addition to all other payments provided by Lamb County to Amherst, and is not in lieu thereof.
- (3) Amherst will be responsible for paying all employer's share of any taxes for employees, and all other benefits, if any, for the employee.
- (4) Amherst will be required to provide documentation which establishes that the \$7,500.00 was spent for certified EMS worker employed during the daytime and weekday hours, Training or, for major purchases. If for any reason the entire amount of \$7,500.00 is not expended each year, Amherst will be required to return the unused portion of such \$7,500.00 to the County on or before the final date of this Agreement.
- (5) Lamb County is not obligated to make this payment annually, but this is a one-time payment to be made for one time, the same being for the term of the Contract.
 - (6) Lamb County shall not be responsible for the actions, failures or omissions

of anyone performing the ambulance services as provided herein, and in the event insurance has not already provided coverage for any such losses, the party contracting with Amherst, or Amherst agrees to indemnify, defend and hold harmless Lamb County for any claim for damages, lawsuits, judgments or expenses or any other action arising out of or in connection with the ambulance services provided under any agreement with Amherst.

- (7) Amherst EMS will be required to turn in to the County Judge at least quarterly a report that includes: the number of runs (primary & secondary), type of run (Medical, Trauma), location of the call (City or County) receiving facility and the number of calls you were not able to answer as well as the reason you were unable to answer the call.
- (8) All notices required under this Agreement shall be considered satisfied by deposit of the notice in the United States mail, postage prepaid, to the parties as follows:

Lamb County Judge 100 6th Dr. Littlefield, Texas 79339 Amherst EMS/Fire Department P.O. Box 58 Amherst, Texas 79312

SIGNED and entered this the 1st day of October, 2016.

LAMB COUNTY, TEXAS

James M Del oach County Judge

Amherst EMS/Fire Department

Chief Executive Officer

THIS AGREEMENT is made and executed by and between the COUNTY OF LAMB, acting through its County Judge, James M DeLoach, dated the 1st day of October, 2017 (hereinafter called "Lamb County"), and the CITY OF EARTH, TEXAS acting by and through its Mayor JERRY CARPENTER pursuant to Resolution adopted by the City Council of the City of Earth, at a regular meeting on the _______ day of \(\frac{\lambda \cdot \lambda \cdot

Statement

It is the desire of Lamb County and Earth to cooperate in providing ambulance service for Earth surrounding areas for the general well-being and welfare of the citizens of Earth, as well as the citizens of Lamb County.

In order to provide such service, it is agreed that Lamb County will provide a payment as a subsidy for the ambulance service to be provided under the Contract.

- (1) The responsibility for operating, contracting, maintaining, supervising or otherwise conducting the emergency ambulance service shall be the sole responsibility of Earth.
- (2) To assist in the payment of such services, Lamb County shall pay, in addition to any other payments to Earth, for the express purpose of assisting Earth in the making major purchases, Training, and in the employment of EMS workers to take ambulance calls during the daytime and weekday hours and to procure EMS services, the sum of SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$7,500.00) upon the execution of this Agreement, which shall be used for a twelve (12) month period commencing the 1st day of October 2017, and ending the 30th day of September, 2018. Such payment of \$7,500.00 is in addition to all other payments provided by Lamb County to Earth, and is not in lieu thereof.
- (3) Earth will be responsible for paying all employer's share of any taxes for employees, and all other benefits, if any, for the employee.
- (4) Earth will be required to provide documentation which establishes that the \$7,500.00 was spent for certified EMS worker employed during the daytime and weekday hours. If for any reason the entire amount of \$7,500.00 is not expended each year, Earth will be required to return the unused portion of such \$7,500.00 to the County on or before the final date of this Agreement.
- (5) Lamb County is not obligated to make this payment annually, but this is a one-time payment to be made for one time, the same being for the term of the Contract.

- (6) Lamb County shall not be responsible for the actions, failures or omissions of anyone performing the ambulance services as provided herein, and in the event insurance has not already provided coverage for any such losses, the party contracting with Earth, or Earth agrees to indemnify, defend and hold harmless Lamb County for any claim for damages, lawsuits, judgments or expenses or any other action arising out of or in connection with the ambulance services provided under any agreement with Earth.
- (7) Earth EMS will be required to turn in to the County Judge at least quarterly a report that includes: the number of runs (primary & secondary), type of run (Medical, Trauma), location of the call (City or County) receiving facility and the number of calls you were not able to answer as well as the reason you were unable to answer the call.
- (8) All notices required under this Agreement shall be considered satisfied by deposit of the notice in the United States mail, postage prepaid, to the parties as follows:

Lamb County Judge 100 6th Dr. Littlefield, Texas 79339 Mayor City of Earth P.O. Box 10 Earth, Texas 79031

SIGNED and entered this the 1st day of October, 2017.

LAMB COUNTY, TEXAS

James M De Loach County Judge

TY OF EARTH, TEXAS

Jerry Carpenter Mayor

THIS AGREEMENT is made and executed by and between the **COUNTY OF LAMB**, acting through its County Judge, James M DeLoach, dated the 1st day of <u>October</u>, 2017 (hereinafter called "Lamb County"), and the **CITY OF LITTLEFIELD**, **TEXAS** acting by and through its Mayor Eric Turpen pursuant to Resolution adopted by the City Council of the City of Littlefield, at a regular meeting on the <u>24th</u> day of <u>City De</u> 2017 (hereinafter called Littlefield), on the following terms and conditions:

Statement

It is the desire of Lamb County and Littlefield to cooperate in providing ambulance service for Littlefield surrounding areas for the general well-being and welfare of the citizens of Littlefield, as well as the citizens of Lamb County.

In order to provide such service, it is agreed that Lamb County will provide a payment as a subsidy for the ambulance service to be provided under the Contract.

- (1) The responsibility for operating, contracting, maintaining, supervising or otherwise conducting the emergency ambulance service shall be the sole responsibility of Littlefield.
- (2) To assist in the payment of such services, Lamb County shall pay, in addition to any other payments to Littlefield, for the express purpose of assisting Littlefield in the making major purchases, Training, and in the employment of EMS workers to take ambulance calls during the daytime and weekday hours, the sum of SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$7,500.00) upon the execution of this Agreement, which shall be used for a twelve (12) month period commencing the 1st day of October 2017, and ending the 30th day of September, 2018. Such payment of \$7,500.00 is in addition to all other payments provided by Lamb County to Littlefield, and is not in lieu thereof.
- (3) Littlefield will be responsible for paying all employer's share of any taxes for employees, and all other benefits, if any, for the employee.
- (4) Littlefield will be required to provide documentation which establishes that the \$7,500.00 was spent for certified EMS worker employed during the daytime and weekday hours. If for any reason the entire amount of \$7,500.00 is not expended each year, Littlefield will be required to return the unused portion of such \$7,500.00 to the County on or before the final date of this Agreement.
- (5) Lamb County is not obligated to make this payment annually, but this is a one-time payment to be made for one time, the same being for the term of the Contract.
 - (6) Lamb County shall not be responsible for the actions, failures or omissions

of anyone performing the ambulance services as provided herein, and in the event insurance has not already provided coverage for any such losses, the party contracting with Littlefield, or Littlefield agrees to indemnify, defend and hold harmless Lamb County for any claim for damages, lawsuits, judgments or expenses or any other action arising out of or in connection with the ambulance services provided under any agreement with Littlefield.

- (7) Littlefield EMS will be required to turn in to the County Judge at least quarterly a report that includes: the number of runs (primary & secondary), type of run (Medical, Trauma), location of the call (City or County) receiving facility and the number of calls you were not able to answer as well as the reason you were unable to answer the call.
- (8) All notices required under this Agreement shall be considered satisfied by deposit of the notice in the United States mail, postage prepaid, to the parties as follows:

Lamb County Judge 100 6th Dr. Littlefield, Texas 79339 Mayor City of Littlefield P.O. Box 1267 Littlefield, Texas 79339

SIGNED and entered this the 1st day of October, 2017.

LAMB COUNTY, TEXAS

James M DeLoach, County Judge

CITY OF LITTLEFIELD, TEXAS

Eric Turpen, Mayor

THIS AGREEMENT is made and executed by and between the **COUNTY OF LAMB**, acting through its County Judge, James M DeLoach, dated the 1st day of <u>October</u>, 2017 (hereinafter called "Lamb County"), and the **SUDAN EMS/Fire Department** acting by and through its chief executive officer (hereinafter called Sudan), on the following terms and conditions:

Statement

It is the desire of Lamb County and Sudan to cooperate in providing ambulance service for Sudan surrounding areas for the general well-being and welfare of the citizens of Sudan, as well as the citizens of Lamb County.

In order to provide such service, it is agreed that Lamb County will provide a payment as a subsidy for the ambulance service to be provided under the Contract.

- (1) The responsibility for operating, contracting, maintaining, supervising or otherwise conducting the emergency ambulance service shall be the sole responsibility of Sudan.
- (2) To assist in the payment of such services, Lamb County shall pay, in addition to any other payments to Sudan, for the express purpose of assisting Sudan in the making major purchases and in the employment of EMS workers to take ambulance calls during the daytime and weekday hours, the sum of SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$7,500.00) upon the execution of this Agreement, which shall be used for a twelve (12) month period commencing the 1st day of October 2017, and ending the 30th day of September, 2018. Such payment of \$7,500.00 is in addition to all other payments provided by Lamb County to Sudan, and is not in lieu thereof.
- (3) Sudan will be responsible for paying all employer's share of any taxes for employees, and all other benefits, if any, for the employee.
- (4) Sudan will be required to provide documentation which establishes that the \$7,500.00 was spent for certified EMS worker employed during the daytime and weekday hours or for major purchases. If for any reason the entire amount of \$7,500.00 is not expended each year, Sudan will be required to return the unused portion of such \$7,500.00 to the County on or before the final date of this Agreement.
- (5) Lamb County is not obligated to make this payment annually, but this is a one-time payment to be made for one time, the same being for the term of the Contract.
- (6) Lamb County shall not be responsible for the actions, failures or omissions of anyone performing the ambulance services as provided herein, and in the event

insurance has not already provided coverage for any such losses, the party contracting with Sudan, or Sudan agrees to indemnify, defend and hold harmless Lamb County for any claim for damages, lawsuits, judgments or expenses or any other action arising out of or in connection with the ambulance services provided under any agreement with Sudan.

- (7) Sudan EMS will be required to turn in to the County Judge at least quarterly a report that includes: the number of runs (primary & secondary), type of run (Medical, Trauma), location of the call (City or County) receiving facility and the number of calls you were not able to answer as well as the reason you were unable to answer the call.
- (8) All notices required under this Agreement shall be considered satisfied by deposit of the notice in the United States mail, postage prepaid, to the parties as follows:

Lamb County Judge 100 6th Dr. Littlefield, Texas 79339 Sudan EMS/Fire Department P.O. Box 59 Sudan, Texas 79371

SIGNED and entered this the 14th day of October, 2017.

LAMB COUNTY, TEXAS

SUDAN EMS/Fire Department

James M DeLoach, County Judge

Chief Executive Office

THIS AGREEMENT is made and executed by and between the **COUNTY OF LAMB**, acting through its County Judge, James M DeLoach, dated the 1st day of <u>October</u>, 2017 (hereinafter called "Lamb County"), and the **CITY OF OLTON**, **TEXAS** acting by and through Mayor MARK MCFADDEN pursuant to Resolution adopted by the City Council of the City of Olton, at a regular meeting on the __// day of (chapter) day of (chapter) (hereinafter called Olton), on the following terms and conditions:

Statement

It is the desire of Lamb County and Olton to cooperate in providing ambulance service for Olton surrounding areas for the general well-being and welfare of the citizens of Olton, as well as the citizens of Lamb County.

In order to provide such service, it is agreed that Lamb County will provide a payment as a subsidy for the ambulance service to be provided under the Contract.

- (1) The responsibility for operating, contracting, maintaining, supervising or otherwise conducting the emergency ambulance service shall be the sole responsibility of Olton.
- (2) To assist in the payment of such services, Lamb County shall pay, in addition to any other payments to Olton, for the express purpose of assisting Olton EMS in making major purchases, Training and in the employment of EMS workers to take ambulance calls during the daytime and weekday hours, the sum of SEVEN THOUSAND FIVE HUNDRED DOLLARS (\$7,500.00) upon the execution of this Agreement, which shall be used for a twelve (12) month period commencing the 1st day of October 2017, and ending the 30th day of September, 2018. Such payment of \$7,500.00 is in addition to all other payments provided by Lamb County to Olton, and is not in lieu thereof.
- (3) Olton will be responsible for paying all employer's share of any taxes for employees, and all other benefits, if any, for the employee.
- (4) Olton will be required to provide documentation which establishes that the \$7,500.00 was spent for certified EMS worker employed during the daytime and weekday hours. If for any reason the entire amount of \$7,500.00 is not expended each year, Olton will be required to return the unused portion of such \$7,500.00 to the County on or before the final date of this Agreement.
- (5) Lamb County is not obligated to make this payment annually, but this is a one-time payment to be made for one time, the same being for the term of the Contract.
 - (6) Lamb County shall not be responsible for the actions, failures or omissions

of anyone performing the ambulance services as provided herein, and in the event insurance has not already provided coverage for any such losses, the party contracting with Olton, or Olton agrees to indemnify, defend and hold harmless Lamb County for any claim for damages, lawsuits, judgments or expenses or any other action arising out of or in connection with the ambulance services provided under any agreement with Olton.

- (7) Olton EMS will be required to turn in to the County Judge at least quarterly a report that includes: the number of runs (primary & secondary), type of run (Medical, Trauma), location of the call (City or County) receiving facility and the number of calls you were not able to answer as well as the reason you were unable to answer the call.
- (8) All notices required under this Agreement shall be considered satisfied by deposit of the notice in the United States mail, postage prepaid, to the parties as follows:

Lamb County Judge 100 6th Dr. Littlefield, Texas 79339 Mayor City of Olton P.O. Drawer Q Olton, Texas 79064

SIGNED and entered this the 1st day of October, 2017.

LAMB COUNTY, TEXAS

CITY OF OLTON, TEXAS

Mark McFadden, Mayor