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October 15, 2018

Chief Gary D. Ratliff
Chief of Police
City of League City Police Department
555 West Walker Street
League City, Texas 77573

RE: Use of State Right-of-Way - Multi-Year Agreement City of League City

Holiday in the Park Parade FM 518: From FM 270 to SH 3

Galveston County

Dear Chief Ratliff:

Attached for your records is an executed Multi-Year Agreement for the Temporary Closure of State Right-of-Way for the City of League City Holiday in the Park Parade. The closure is to take place starting at FM 518 from FM 270 to SH 3. This Agreement is for a period of five (5) years starting December 2018 through December 2023.

Please provide a Letter of Intent of this event with a copy of the current Certificate of Insurance, and confirmation for the law enforcement on a yearly basis informing the Texas Department of Transportation of this event. The event organizers will be responsible for any damages or accidents that may occur during the course of the event and save the Texas Department of Transportation (TxDOT) and the State of Texas harmless. This notification fulfills the requirements for the use of State right-of-way.

We hope the Holiday in the Park Parade is a successful and safe event for the participants and the general public.

If you have any questions concerning this matter, please contact Sandra Flores Burch, Traffic Engineering Special Events Coordinator at (713) 802-5848.

Sincerely,

Sylvester E. Onwas, P.E. District Traffic Engineer

Houston District

cc: Sandra Flores Burch Jamal Elahi, P.E. Jeffery Thomson

	Agreement No. District # Code Chart 64 # Project:	
STATE OF TEXAS §		
COUNTY OF TRAVIS §		
AGREEMENT FOR THE TEMPORARY CLOSURE OF STATE RIGHT OF WAY – MULTI-YEAR AGREEMENT		
THIS AGREEMENT is made by and between the State of Texas, acting by and through the Texas Department of Transportation, hereinafter called the "State," and the City of, a municipal corporation, acting by and through its duly authorized officers, hereinafter called the "local government."		
WITNESSETH		
WHEREAS, the State owns and operates a system of highwincluding FM 518 East , in <u>Galveston</u>		
WHEREAS, the local government has requested the temporary closure of FM 518 (EB,WB) from FM 270 to SH 3 for the purpose of providing safety for the Holiday in the Park Parade on Dec. 1, 2 , from 5:15 p.m. to 10:00 p.m. as described in the attached "Exhibit A," hereinafter identified as the "Event;" and		
WHEREAS, the Event will be located within the local govern	ment's incorporated area; and	
WHEREAS, the State, in recognition of the public purpose of with the City so long as the safety and convenience of the trather closure of the State's right of way will be performed within	aveling public is ensured and that	
WHEREAS, on the <u>11th</u> day of <u>September</u> City Council passed Resolution / Ordinance No. <u>2018-135</u> identified as "Exhibit B," establishing that the Event serves a the local government to enter into this agreement with the St	a public purpose and authorizing	
WHEREAS , 43 TAC, Section 22.12 establishes the rules and closure of a segment of the State highway system; and	d procedures for the temporary	
WHEREAS , this agreement has been developed in accordant procedures of 43 TAC, Section 22.12;	nce with the rules and	
NOW, THEREFORE , in consideration of the premises and o agreements of the parties hereto, to be by them respectively hereinafter set forth, it is agreed as follows:		

AGREEMENT

Agreement No.	
District #	
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Article 1. CONTRACT PERIOD

This agreement becomes effective upon final execution by the State and the maximum duration of this agreement shall not exceed five years unless terminated or modified as hereinafter provided.

Article 2. EVENT DESCRIPTION

{Give a physical description of the annual event and when it will be held, the limits of the Event, including county names and highway numbers, the number of lanes the highway has and the number of lanes to be used, the proposed schedule of start and stop times and dates at each location, a brief description of the proposed activities involved, approximate number of people attending the Event, number and type of animals and equipment, planned physical modifications of any man-made or natural features in or adjacent to the right of way involved shall be attached hereto along with a **location map** and identified as "**Exhibit C**."}

Article 3. OPERATIONS OF THE EVENT

- **A.** The local government shall assume all costs for the operations associated with the Event, to include but not limited to, plan development, materials, labor, public notification, providing protective barriers and barricades, protection of highway traffic and highway facilities, and all traffic control and temporary signing.
- **B.** The local government shall submit to the State for review and approval the construction plans, if construction or modifications to the State's right of way is required, the traffic control and signing plans, traffic enforcement plans, and all other plans deemed necessary by the State. The State may require that any traffic control plans of sufficient complexity be signed, sealed and dated by a registered professional engineer. The traffic control plan shall be in accordance with the latest edition of the Texas Manual on Uniform Traffic Control Devices. All temporary traffic control devices used on state highway right of way must be included in the State's Compliant Work Zone Traffic Control Devices List. The State reserves the right to inspect the implementation of the traffic control plan and if it is found to be inadequate, the local government will bring the traffic control into compliance with the originally submitted plan, upon written notice from the State noting the required changes, prior to the event. The State may request changes to the traffic control plan in order to ensure public safety due to changing or unforeseen circumstances regarding the closure.
- C. The local government will ensure that the appropriate law enforcement agency has reviewed the traffic control for the closures and that the agency has deemed them to be adequate. If the law enforcement agency is unsure as to the adequacy of the traffic control, it will contact the State for consultation no less than 10 workdays prior to the closure.
- D. The local government will complete all revisions to the traffic control plan as requested by the State within the required timeframe or that the agreement will be terminated upon written notice from the State to the local government. The local government hereby agrees that any failure to cooperate with the State may constitute reckless endangerment of the public and that the Texas Department of Public Safety may be notified of the situation as soon as possible for the appropriate action, and failing to follow the traffic control plan or State instructions may result in a denial of future use of the right of way for three years.
- **E.** The local government will not initiate closure prior to 24 hours before the scheduled Event and all barriers and barricades will be removed and the highway reopened to traffic within 24 hours after the completion of the Event.
- **F.** The local government will provide adequate enforcement personnel to prevent vehicles Traffic_Closure Incorporated (TEA30B)

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from stopping and parking along the main lanes of highway right of way and otherwise prevent interference with the main lane traffic by both vehicles and pedestrians. The local government will prepare a traffic enforcement plan, to be approved by the State in writing at least 48 hours prior to the scheduled Event. Additionally, the local government shall provide to the State a letter of certification from the law enforcement agency that will be providing traffic control for the Event, certifying that they agree with the enforcement plan and will be able to meet its requirements.

- **G.** The local government hereby assures the State that there will be appropriate passage allowance for emergency vehicle travel and adequate access for abutting property owners during construction and closure of the highway facility. These allowances and accesses will be included in the local government's traffic control plan.
- **H.** The local government will avoid or minimize damage, and will, at its own expense, restore or repair damage occurring outside the State's right of way and restore or repair the State's right of way, including, but not limited to, roadway and drainage structures, signs, overhead signs, pavement markings, traffic signals, power poles and pavement, etc. to a condition equal to that existing before the closure, and, to the extent practicable, restore the natural and cultural environment in accordance with federal and state law, including landscape and historical features.

Article 4. OWNERSHIP OF DOCUMENTS

Upon completion or termination of this agreement, all documents prepared by the local government will remain the property of the local government. All data prepared under this agreement shall be made available to the State without restriction or limitation on their further use. At the request of the State, the Local Government shall submit any information required by the State in the format directed by the State.

Article 5. TERMINATION

- **A.** This agreement may be terminated by any of the following conditions:
 - (1) By mutual written agreement and consent of both parties.
 - (2) By the State upon determination that use of the State's right of way is not feasible or is not in the best interest of the State and the traveling public.
 - (3) By either party, upon the failure of the other party to fulfill the obligations as set forth herein.
 - (4) By satisfactory completion of all services and obligations as set forth herein.
- **B.** The termination of this agreement shall extinguish all rights, duties, obligations, and liabilities of the State and local government under this agreement. If the potential termination of this agreement is due to the failure of the local government to fulfill its contractual obligations as set forth herein, the State will notify the local government that possible breach of contract has occurred. The local government must remedy the breach as outlined by the State within ten (10) days from receipt of the State's notification. In the event the local government does not remedy the breach to the satisfaction of the State, the local government shall be liable to the State for the costs of remedying the breach and any additional costs occasioned by the State.

Article 6. DISPUTES

Should disputes arise as to the parties' responsibilities or additional work under this agreement, the State's decision shall be final and binding.

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Article 7. RESPONSIBILITIES OF THE PARTIES

The State and the Local Government agree that neither party is an agent, servant, or employee of the other party and each party agrees it is responsible for its individual acts and deeds as well as the acts and deeds of its contractors, employees, representatives, and agents.

Article 8. INSURANCE

A. Prior to beginning any work upon the State's right of way, the local government and/or its contractors shall furnish to the State a completed "Certificate of Insurance" (TxDOT Form 1560, latest edition) and shall maintain the insurance in full force and effect during the period that the local government and/or its contractors are encroaching upon the State right of way. **B.** In the event the local government is a self-insured entity, the local government shall provide the State proof of its self-insurance. The local government agrees to pay any and all claims and damages that may occur during the period of this closing of the highway in accordance with the terms of this agreement.

Article 9. AMENDMENTS

Any changes in the time frame, character, agreement provisions or obligations of the parties hereto shall be enacted by written amendment executed by both the local government and the State.

Article 10. COMPLIANCE WITH LAWS

The local government shall comply with all applicable federal, state and local environmental laws, regulations, ordinances and any conditions or restrictions required by the State to protect the natural environment and cultural resources of the State's right of way.

Article 11. LEGAL CONSTRUCTION

In case one or more of the provisions contained in this agreement shall for any reason be held invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provisions hereof and this agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.

Article 12. NOTICES

All notices to either party by the other required under this agreement shall be delivered personally or sent by certified U.S. mail, postage prepaid, addressed to such party at the following respective addresses:

Local Government:	State:
	Texas Department of Transportation
City of League City Gary D. Ratliff 555 W. Walker St. League City, TX 77573	QUINCY D. ALLEN, P.E. DISTRICT ENGINEER HOUSTON DISTRICT

	Agreement No
All notices shall be deemed given on the date so delivered or otherwise provided herein. Either party hereto may change to written notice of such change to the other in the manner proving the state of the other in the manner proving the state of the other in the manner proving the state of the other in the manner proving the state of the other in the manner proving the state of the other in the manner proving the state of the other in the manner proving the state of the other in the state of the other in the state of the other in th	he above address by sending
Article 13. SOLE AGREEMENT This agreement constitutes the sole and only agreement between supersedes any prior understandings or written or oral agree subject matter.	veen the parties hereto and ments respecting the within
IN TESTIMONY WHEREOF , the parties hereto have caused in duplicate counterparts.	these presents to be executed
THE CITY OF LEAGUE CITY Executed on behalf of the local government by: By City Official Date	8.18
Typed or Printed Name and Title Gary D. Ratliff	
Chief of Police	
THE STATE OF TEXAS Executed for the Executive Director and approved for the Texas for the purpose and effect of activating and/or carrying out the work programs heretofore approved and authorized by the Texas Commission. By June District Engineer	e orders, established policies or exas Transportation