# INTERLOCAL AGREEMENT FOR NEXT GENERATION 9-1-1 AUTOMATIC LOCATION INFORMATION & GEOGRAPHIC INFORMATION SYSTEM MAINTENANCE SERVICES

## **Article 1: Parties & Purpose**

- 1.1 The <u>Deep East Texas Council of Governments</u> (RPC) Is a regional planning commission and political subdivision of the State of Texas organized and operating under the Texas Regional Planning Act of 1965, as amended, Texas Local Government Code, Chapter 391. The RPC has developed a Strategic Plan to establish and operate 9-1-1 service (Strategic Plan) in State Planning Region 14 (Region), and the Commission on State Emergency Communications (Commission) has approved its current Strategic Plan.
- 1.2 <u>Tyler County</u> (Local Government) is a local government that has agreed to provide Automatic Location Information (ALI) and Geographic Information System (GIS) maintenance services in the Region in accordance with the RPC's Strategic Plan as approved by the Commission.
- 1.3 The Commission, as authorized by Health and Safety Code, Chapter 771, is the oversight and funding authority for regional planning commissions implementing 9-1-1 service.
- 1.4.1 The Contract for 9-1-1 service between the Commission and the RPC requires the RPC to execute interlocal agreements with local governments relating to the planning, development, operation, and provision of 9-1-1 service, the use of wireline and wireless 9-1-1 fees and equalization surcharge appropriated to the Commission and granted to the RPC (9-1-1 Funds), and adherence to Applicable Law.
- 1.4.2 ALI and GIS maintenance are critical components of 9-1-1 service and ensure the timely delivery of accurate 9-1-1 information and location data to the correct public safety answering point. This Agreement between the RPC and Local Government sets forth the requirements for ALI and GIS maintenance services.

## Article 2: Applicable Law

2.1 Applicable law includes but is not limited to federal law and regulations pertaining to the provisioning of 9-1-1 service; Texas Health and Safety Code, Chapter 771; Commission Rules (Title 1, Part 12, Texas Administrative Code) and Program Policy Statements (PPS), including but not limited to PPS 030 which requires compliance with the CSEC NG9-1-1 GIS Data Standard; the biennial state General Appropriations Act; Texas Government Code, Chapters 783 (Uniform Grant and Contract Management), including the Texas Grant Management Standards (TxGMS) promulgated thereunder, 791 (Interlocal Cooperation Act), and 2260 (Resolution of Certain Contract Claims Against the State); and

- Texas Local Government Code, Chapters 391 (Regional Planning Commissions) and 441, Subchapter J (Preservation and Management of Local Government Records).
- 2.2 Any new or amended policy or procedure, other than an adopted rule, shall be enforceable against the Local Government 30 days following the date of its adoption unless the RPC finds and declares that an emergency exists which requires that such policy or procedure be enforceable immediately. The RPC shall provide the Local Government written notice of all relevant new or amended policies, procedures, or interpretations of Commission rules within a reasonable time after adoption, and in any event at least 10 days prior to the time such policies or procedures are enforceable against the Local Government.

#### **Article 3: Deliverables**

- 3.1 The Local Government agrees to perform the activities related to providing ALI and GIS maintenance services as specified in the Scope of Work attached hereto.
- 3.2 Ownership, Transference & Disposition of Equipment
  - 3.2.1. The RPC and the Local Government shall comply with Applicable Law regarding the ownership, transfer of ownership, and/or control of equipment acquired with 9-1-1 Funds in connection with the provision of ALI and GIS maintenance services (ALI and GIS equipment).
  - 3.2.2 The RPC shall establish ownership of all ALI and GIS equipment located within the Local Government's jurisdiction. The RPC may maintain ownership, or it may agree to transfer ownership to the Local Government according to established policy.
  - 3.2.3 The Local Government shall ensure that sufficient controls and security exist by which to protect and safeguard the ALI and GIS equipment and its digital contents against loss, damage, or theft.
  - 3.2.4 Ownership and transfer-of-ownership documents shall be prepared by the RPC and signed by both parties upon establishing ownership or transference of ownership of any such ALI and GIS equipment in accordance with TxGMS and the Texas Comptroller of Public Accounts. Sample forms are provided as Attachments A and B to this Agreement.
  - 3.2.5 Replacement insurance on ALI and GIS equipment shall be purchased and maintained by **DETCOG** and proof of insurance shall be provided upon request.
  - 3.2.6 The RPC and/or the Commission shall be reimbursed by the Local Government for any damage to ALI and GIS equipment other than ordinary wear and tear.

#### 3.3 Inventory

- 3.3.1 The RPC shall maintain a current inventory of all ALI and GIS equipment consistent with Applicable Law;
- 3.3.2 All ALI and GIS equipment shall be tagged by the RPC with identification labels.
- 3.3.3 Any lost or stolen ALI and GIS equipment shall be reported by the Local Government to the RPC as soon as possible.

## 3.4 Security

- 3.4.1 The Local Government shall limit access to the 9-1-1 Database and select GIS data, as dictated by RPC staff, only to authorized personnel. Notwithstanding anything to the contrary, such limitations on access for authorized personnel shall not be construed as affecting the requirements to comply with the Public Information Act, Texas Government Chapter 552 as stated in Article 15.
- 3.4.2 Any suspicious or unusual activity, which may indicate an attempt to breach the integrity of ALI and GIS equipment or systems, shall be reported immediately by Local Government to RPC staff. Any actual, attempted, or suspected misuse of ALI and GIS equipment shall be reported immediately by Local Government to RPC staff.

## 3.5 Training

3.5.1 The RPC shall provide training upon request of Local Government, and as approved in the Strategic Plan.

## 3.6 Cybersecurity Training

- 3.6.1 Local Government Computer System: RPC and Local Government represents and warrants its compliance with Texas Government Code Section 2054.5191 relating to the cybersecurity training program for local government employees who have access to a local government computer system or database. The Local Government shall verify and report on the completion of a cybersecurity training program certified under Texas Government Code 2054.519 by employees of the Local Government, and require periodic audits to ensure compliance with this section.
- 3.6.2 State Computer System or Database: If RPC or the Local Government personnel have access to any state computer system or database, including a Commission computer system or database, such personnel must annually complete cybersecurity training certified under Texas Government Code Section 2054.519 and verify completion of the training program to the Commission pursuant to and in accordance with Texas Government Code Section 2054.5192.

## 3.7 Operations

The Local Government shall:

- 3.7.1 Designate a GIS and ALI database maintenance contact and provide related contact information to the RPC;
- 3.7.2 Allow access during business hours, both physically and virtually, to the ALI and GIS equipment for routine operational needs, repair, and maintenance service, as required;
- 3.7.3 Make no changes to ALI and GIS equipment, software or programs without prior written consent from the RPC.

## **Article 4: Performance Monitoring**

4.1 The RPC and the Commission reserve the right to perform on-site monitoring of the Local Government for compliance with Applicable Law and performance of the deliverables specified in this Agreement. The Local Government agrees to fully cooperate with all monitoring requests from the RPC and/or the Commission for such purposes.

#### **Article 5: Procurement**

- 5.1 The RPC and the Local Government agree to use competitive procurement practices and procedures required by Applicable Law and RPC procurement policies in connection with any procurement to be funded with 9-1-1 Funds.
- 5.2 The RPC shall purchase or reimburse Local Government for supplies the RPC deems necessary for performance of the deliverables per this Agreement.
- 5.3 The RPC and Local Government shall require any company that submits a bid or proposal with respect to a contract for goods or services to certify that the company, and, if applicable, any of its holding companies or subsidiaries, is not:
  - a. Listed in Section 889 of the 2019 National Defense Authorization Act (NDAA); or
  - b. Listed in Section 1260H of the 2021 NDAA; or
  - c. Owned by the government of a country on the U.S. Department of Commerce's foreign adversaries list under 15 C.F.R. § 791.4; or
  - d. Controlled by any governing or regulatory body located in a country on the U.S. Department of Commerce's foreign adversaries list under 15 C.F.R. § 791.4.

#### Article 6: Financial

- 6.1 As authorized by Applicable Law, the provisioning of ALI and GIS maintenance services throughout the Region is funded by Commission grants of appropriated 9-1-1 Funds.
- 6.2 The RPC will provide 9-1-1 Funds to the Local Government on a cost reimbursement basis using a monitoring process that provides assurance that the reimbursement requests from the Local Government are complete, accurate, and appropriate.
- 6.3 The RPC may withhold, decrease, or seek reimbursement of 9-1-1 Funds in the event that those 9-1-1 Funds were used in noncompliance with Applicable Law.
- 6.4 The Local Government shall reimburse the RPC and/or the Commission, as applicable, any 9-1-1 Funds used in noncompliance with Applicable Law.
- 6.5 Such reimbursement of 9-1-1 Funds to the RPC and/or the Commission, as applicable, shall be made by the Local Government within 60 days after demand by the RPC, unless an alternative repayment plan is approved by the RPC and then submitted to the Commission for approval.
- 6.6 The Local Government commits to providing ALI and GIS maintenance services as a condition to receiving 9-1-1 Funds as prescribed by the RPC's Strategic Plan and any amendments thereto.

#### Article 7: Records

- 7.1 The Local Government will maintain adequate fiscal records and supporting documentation of all 9-1-1 Funds reimbursed to the Local Government for ALI and GIS maintenance services consistent with Applicable Law and generally accepted accounting principles and as approved in the RPC's current approved Strategic Plan;
- 7.2 The RPC or its duly authorized representative shall have access to and the right to examine and audit all books, accounts, records, files, and/or other papers or property pertaining to the ALI and GIS maintenance services belonging to or in use by the Local Government or by any other entity that has performed or will perform services related to this Agreement.
- 7.3 The Commission and State Auditor's Office shall have the same access and examination rights as the RPC.

### **Article 8: Assignment**

8.1 The Local Government may not assign its rights or subcontract its duties under this Agreement. An attempted assignment or subcontract in violation of this paragraph is void.

## Article 9: Nondiscrimination and Equal Opportunity

9.1 The RPC and the Local Government shall not exclude anyone from participating under this Agreement, deny anyone benefits under this Agreement, or otherwise unlawfully discriminate against anyone in carrying out this Agreement because of race, color, religion, sex, age, disability, handicap, or national origin.

## **Article 10: Dispute Resolution**

- 10.1 Disputes include, but are not limited to, disagreement between the parties about the meaning or application of the Strategic Plan, the Applicable Law or policy, or this Agreement.
- 10.2 The parties desire to resolve disputes without litigation. Accordingly, if a dispute arises, the parties agree to attempt in good faith to resolve the dispute between them. To this end, the parties agree not to sue one another, except to enforce compliance with this Article 10, until they have exhausted the procedures set out in this Article 10.
- 10.3 At the written request of either party, each party shall appoint one non-lawyer representative to negotiate informally and in good faith to resolve any dispute arising between the parties. The representatives appointed shall determine the location, format, frequency, and duration of the negotiations.
- 10.4 If the representatives cannot resolve the dispute within 30 calendar days after the first negotiation meeting, the parties agree to submit the dispute to a mutually designated legal mediator. Each party shall pay one-half the total fee and expenses for conducting the mediation.
- 10.5 The parties agree to continue performing their duties under this Agreement, which are unaffected by the dispute, during the negotiation and mediation process.
- 10.6 If mediation does not resolve the parties' dispute, the parties may pursue their legal and equitable remedies.

## **Article 11: Suspension for Unavailability of Funds**

11.1 In the event that (i) the RPC's approved budget and/or appropriations to the Commission from the Texas Legislature do not permit or otherwise appropriate funds for

reimbursement to Local Government provided for in this Agreement, and (ii) such lack of permission or non-appropriation shall not have resulted from any act or failure to act on the part of the RPC, and (iii) the RPC has exhausted all funds legally available for reimbursement to Local Government, and no other legal procedure shall exist whereby payment hereunder can be made to Local Government; and (iv) RPC has negotiated in good faith with Local Government to develop an alternative payment schedule or new agreement that will accommodate RPC's approved budget and/or appropriations for the applicable period, then RPC will not be obligated to reimburse the Local Government for the applicable budget year(s).

#### **Article 12: Notice to Parties**

- 12.1 Notice under this Agreement must be in writing and received by the party against whom it is to operate. Notice is received by a party (1) when it is delivered to the party personally; or (2) on the date shown on the return receipt if mailed by registered or certified mail, return receipt requested, to the party's address specified in this Article and signed on behalf of the party.
- 12.2 The RPC's address is:

1405 Kurth Dr, Lufkin, TX 75904

The Local Government's address is:

#### 100 W. Bluff, RM 102; Woodville, Texas 75979

12.3 A party may change its address by providing notice of the change in accordance with paragraph 12.1.

#### Article 13: Effective Date and Term

- 13.1 This Agreement is effective as of <u>September 1, 2025</u>, and shall terminate on <u>August 31</u>, <u>2027</u>.
- 13.2 In the event of default in the performance of this Agreement, the non-defaulting party may terminate this Agreement after providing written notice of the default to the defaulting party, and the failure of the defaulting party to cure said default within 30 calendar days of said notice.
- 13.3 If this Agreement is terminated for any reason, the RPC shall not be liable to the Local Government for any damages, claims, losses, or any other amounts arising from or related to any such termination.

### Article 14: Force Majeure

14.1 The RPC may grant relief from performance of the Agreement if the Local Government is prevented from performance by act of war, order of legal authority, act of God, or other unavoidable cause not attributable to the fault or negligence of the Local Government. The burden of proof for the need of such relief shall rest upon the Local Government. To obtain release based on force majeure, the Local Government shall file a written request with the RPC.

## **Article 15: Confidentiality**

- 15.1 The parties will comply with the Public Information Act, Texas Government Code, Chapter 552 as interpreted by judicial opinions and opinions of the Attorney General of the State of Texas. This Agreement and all data and other information generated or otherwise obtained in its performance may be subject to the Texas Public Information Act. The parties agree to maintain the confidentiality of information received during the performance of this Agreement.
- 15.2 Each party, at its discretion, may make non-confidential data generated or otherwise obtained as part of this Agreement available to the public without requiring a specific request, such as by making it available for download on a public website. All data distributed in this manner must comply with Applicable Law surrounding confidentiality and data privacy and must be consistent with all other requirements of this Agreement, including but not limited to those specified in Article 3, Section 3.4 and Article 15, Section 15.1.
- 15.3 The Local Government or its duly authorized representative will notify the RPC upon receipt of any requests for information related to this Agreement and all data and other information generated or otherwise obtained in its performance.

#### Article 16: Indemnification

16.1 To the extent authorized by law, each party agrees to indemnify the other and agrees to defend its governing body members, officers and employees, against any claim, suit or administrative proceeding, and to indemnify them against any liability including all costs, expenses, and reasonable attorney's fees incurred arising out of an act or omission of the governing body, any officer, employee or agent in carrying out this Agreement.

## Article 17. Historically Underutilized Business Requirements

17.1 The Local Government shall comply with requirements of Texas Government Code, Chapter 2161 regarding Historically Underutilized Businesses.

#### Article 18: Miscellaneous

- 18.1 For purposes of this Agreement, terms not specifically defined herein are defined in Applicable Law.
- 18.2 Each individual signing this Agreement on behalf of a party warrants that he or she is legally authorized to do so, and that the party is legally authorized to perform the obligations undertaken.
- 18.3 This Agreement constitutes the entire agreement between the parties and supersedes any and all oral or written agreements between the parties relating to matters herein. An amendment to this Agreement is not effective unless in writing and signed by both parties.
- 18.4 All parties agree that should any provision of this Agreement be determined to be invalid or unenforceable, such determination shall not affect the term of this Agreement, which shall continue in full force and effect.
- 18.5 The following Attachments are part of this Agreement:

Attachment A Ownership Agreement
Attachment B Transfer of Ownership Form

Attachment C Scope of Work

Attachment D Performance Measures and Monitoring

Attachment E Commission Documents

- 18.6 This Agreement is binding on, and to the benefit of, the parties' successors in interest.
- 18.7 This Agreement is executed in duplicate originals.

<b>DETCOG</b> (RPC)	Tyler County (Local Government)
Ву:	Ву:
Printed Name: <u>Lonnie Hunt</u>	Printed Name: Honorable Milton Powers
Title: Executive Director	Title: County Judge
Date:	Date:

## Attachment A

## **Ownership Agreement**

As stipulated in Article 3 of the Agreement, the RPC shall establish ownership of all ALI and GIS equipment located within the Local Government's jurisdiction.

The RPC hereby establishes all ALI and GIS equipment located at the county office, in Tyler

County, to be the property of DETCOG, hereinafter referred to as "Owner".

Following is an itemized listing of ALI and GIS equipment hereby defined as the property of Owner.

## (Attach equipment inventory list.)

<b>DETCOG</b> (RPC)	Tyler County (Local Government)
Ву:	Ву:
Printed Name: <u>Lonnie Hunt</u>	Printed Name: <u>Honorable Milton Powers</u>
Title: Executive Director	Title: County Judge
Date:	Date:

## **Attachment B**

## **Transfer of Ownership Form**

As stipulated in Article 3 of the Agreement between DETCOG (RPC) and Tyler County (Local Government) dated , 20, the RPC shall document all transfers of ownership of ALI and GIS equipment between the RPC and the Local Government. Indicate the appropriate classification: Transfer\_\_\_\_\_ Disposition\_\_\_\_\_ Lost\_\_\_\_\_ Please provide the following information in as much detail as possible. **Inventory Number Current Assignee:** Description Location: Serial Number Signature: Acquisition Date Date: New Assignee: **Acquisition Cost** Location: Vendor Signature: Invoice Number Purchase Order Number Date: Condition

Continued.....

## Attachment B Transfer of Ownership Form (continued)

Action Recommended by:
Title:
Date:
Comments:
Annyoned Voc. No.
Approved:YesNo
Proceeds, if any:
Approved by:
Title:
Comptroller
Date:
Disposed or Lost Property shall require approval by the agency head.
Reviewed by:
Executive Director (or other appropriate title of agency head)
Date:

## Attachment C Scope of Work

The Scope of Work includes specific ALI and GIS maintenance activities to be performed to ensure compliance with this Agreement, the CSEC/RPC contract, Regional Strategic Plan, and Individual local requirements.

DETCOG will reimburse the county up to (\$31,500)\* per year under this agreement. Not to exceed \$7,875 in reimbursement during quarters 1-3. The amount can be exceeded in quarter 4 to reach the maximum indicated above.

\*This is a performance-based agreement and DETCOG reserves the right to terminate the Scope of Work upon 30 days written notice of non-performance.

The county agrees to perform the following functions by employing county staff with competencies in GIS work. (Note: this is NOT an entry-level clerk position). The following tasks shall be the responsibility of county staff: 1) maintain the county's electronic GIS data and map(s) per DETCOG/CSEC requirements, including but not limited to DETCOG and/or CSEC specified file formats and database schemas, 2) maintain the ALI database including MSAG, ESNs, and TN records through the state 9-1-1 ALI provider's web application and corresponding maintenance, as needed, in the county's GIS data, 3) coordinate with USPS, originating service providers (including telcos), incorporated cities, adjoining counties, elected officials, general public, and DETCOG staff to resolve errors and issues in the GIS & ALI databases in a timely manner, and 4) other issues that may be assigned related to NG9-1-1 GIS or ALI data maintenance.

Under this agreement, DETCOG is assigning primary GIS and ALI maintenance responsibilities to the county.

The county is not being reimbursed for address assignment, which is a county responsibility under the County Road and Bridge Act. The county staff may perform those functions for the county or other functions for the county provided the performance requirements of this Scope of Work are met.

DETCOG will provide the necessary hardware and software (including maintenance agreements) and access to the state ALI database provider's web application. DETCOG will provide technical assistance and required training to the county's designated NG9-1-1 GIS & ALI Maintenance Coordinator.

At the request of the county, DETCOG may provide additional assistance in performance of GIS projects or creation of GIS products not specified elsewhere in this agreement if it deems, in its sole discretion, both that there are sufficient resources available to perform such work and that the work to be performed falls within its authorized activities as defined by its strategic plan.

13

DETCOG will monitor the deliverables (functions above) on a regular basis and will provide a copy of the monitoring report to the NG9-1-1 GIS & ALI Maintenance Coordinator. Any findings not resolved satisfactorily by the NG9-1-1 GIS & ALI Maintenance Coordinator will be reported to the County Judge for corrective action. If corrective action is not satisfactory, the issue will be reported to the DETCOG Executive Director for appropriate action.

14

## Attachment D ALI & GIS Maintenance Performance Measures and Monitoring

RPC personnel will conduct on-site or virtual visits at least once per year to evaluate compliance with this Agreement.

## Reports

The RPC may request that the Local Government provide it with specialized reports, which may include, but are not limited to:

[List\_reports\_necessary to ensure compliance with this Agreement; the CSEC/RPC contract, Regional Strategic Plan, and Individual local requirements.]

As requested.

## Attachment E Commission Documents

The following documents govern the funding and provisioning of 9-1-1 service by the RPC:

- 1. Commission Legislation: https://www.csec.texas.gov/s/statutes?language=en\_US
- 2. Commission Rules: https://www.csec.texas.gov/s/rules?language=en\_US
- 3. Commission Program Policy Statements: <a href="https://www.csec.texas.gov/s/program-policy-statements?language=en\_US">https://www.csec.texas.gov/s/program-policy-statements?language=en\_US</a>