

Application for Appraised Value Limitation on Qualified Property (Tax Code, Chapter 313, Subchapter B or C)

Form 50-296 (Revised May 2010)

INSTRUCTIONS: This application must be completed and filed with the school district. In order for an application to be processed, the governing body (school board) must elect to consider an application, but — by Comptroller rule — the school board may elect to consider the application only after the school district has received a completed application. Texas Tax Code, Section 313.025 requires that any completed application and any supplemental materials received by the school district must be forwarded within seven days to the Comptroller of Public Accounts.

If the school board elects to consider the application, the school district must:

- notify the Comptroller that the school board has elected to consider the application.
 This notice must include:
 - the date on which the school district received the application;
 - the date the school district determined that the application was complete;
 - the date the school board decided to consider the application; and
 - a request that the comptroller prepare an economic impact analysis of the application;
- provide a copy of the notice to the appraisal district;
- must complete the sections of the application reserved for the school district and provide information required in the Comptroller rules located at 34 Texas Administrative Code (TAC) Section 9.1054; and
- forward the original completed application to the Comptroller in a three-ring binder with tabs separating each section of the documents, in addition to an electronic copy on CD. See 34 TAC Chapter 9, Subchapter F.

The governing body may, at its discretion, allow the applicant to supplement or amend the application after the filing date, subject to the restrictions in 34 TAC Chapter 9, Subchapter F.

When the Comptroller receives the notice and required information from the school district, the Comptroller will publish all submitted application materials on its Web site. The Comptroller is authorized to treat some application information as confidential and withhold it from publication on the Internet. To do so, however, the information must be segregated and comply with the other requirements set out in the Comptroller rules as explained in the Confidentiality Notice below.

The Comptroller will independently determine whether the application has been completed according to the Comptroller's rules (34 TAC Chapter 9, Subchapter F). If the Comptroller finds the application is not complete, the Comptroller will request additional materials from the school district. When the Comptroller determines that the application is complete, it will send the school district a notice indicating so. The Comptroller will determine the eligibility of the project, make a recommendation to the school board regarding the application and prepare an economic impact evaluation by the 90th day after the Comptroller receives a complete application—as determined by the Comptroller.

The school board must approve or disapprove the application before the 151st day after the application review start date (the date the application is finally determined to be complete), unless an extension is granted. The Comptroller and school district are authorized to request additional information from the applicant that is reasonably necessary to complete the recommendation, economic impact evaluation or consider the application at any time during the application review period.

Please visit the Comptroller's Web site to find out more about the program at http://www.window.state.tx.us/taxinfo/proptax/hb1200/index.html. There are links on this Web page to the Chapter 313 statute, rules and forms. Information about minimum limitation values for particular districts and wage standards may also be found at that site.

SCHOOL DISTRICT INFORMATION - CERTIFICATION OF APPLIC	ATION	
Authorized School District Representative		Date application received by district 04/19/2-012
First Name Jeff	Black	
Superintendent		
Ganado Independent School District		
Street Address 211 S. Sixth		
Mailing Address PO Box 1200		
Ganado	State TX	77962
Phone Number 361-771-4201	Fax Number 361-771-2280	
Mobile Number (optional)	E-mall Address	ALTERNATION OF THE PROPERTY OF
I authorize the consultant to provide and obtain information related to this	application	
Will consultant be primary contact?		



rst iv	George	^{Last Name} Grimes				
ie .tt	orney	and the first house the state of	and a second section of the section			
m Þ	alsh, Anderson, Brown, Gallegos & Gi	reen, P.C.	um y fluor est mass mer immilities directle file (1941) (1956) - 2	To have seen and a good or an a larger or an and seen a grand seen.		
reet	Address O N.E. Loop 410, Suite 900					
*****] Address					
y (San Antonio		^{zıp} 78216)		
one	210-979-6633	Fax Number 210-979-70	24			
bile	Number (Optional)	E-mail Address ggrimes@	wabsa.d	com		
am an	the authorized representative for the school district to which to trecord as defined in Chapter 37 of the Texas Penal Code.	his application is being submitted. I understa	nd that this applica	ation is a govern		
	ure (Authorized School District Representative)		Date	ar pany pyra (tyt par (tank t podra ky, tank t pophy (the pr		
AD DUT				4-19-12		
1			4-19-1	2_		
1	the district determined this application complete?					
	the district determined this application complete?	_				
ye:	s, date determined complete.	2012		Ø Yes □ N		
ye:	s, date determined complete. O 4 1 9) 7012 C 9.1054(c)(3)?		Ø Yes □ N		
/e:	e, date determined complete. O 4 0 you completed the school finance documents required by TAG GOLDISTRIC, CHECKSISTAND REQUESTED ATTAGE) 7012 C 9.1054(c)(3)?		☑ Yes ☑ N ☐ Yes ☑ N Check		
/e:	e you completed the school finance documents required by TAG COLDISTRICE CHECKLIST AND REQUESTED ATTAGE Checklist) 7012 C 9.1054(c)(3)?	Page X of 16	☑ Yes ☑ N		
ve	e you completed the school finance documents required by TAG OOLDISTRICA CHECKAST AND REQUESTED ATTAGE Checklist Date application received by the ISD) 2012 C 9.1054(c)(3)?	Page X of 16	☑ Yes ☑ N ☐ Yes ☑ N ☐ Check		
/e	e you completed the school finance documents required by TAG OOLDISTRICE CHECKES PAND REQUESTED ATTAGE Checklist Date application received by the ISD Certification page signed and dated by authorized school dis) 2012 C 9.1054(c)(3)?	Page X of 16 1 of 16 2 of 16	☑ Yes ☑ N ☐ Yes ☑ N Check		
ye: ave	c, date determined complete. Determined complete. Doublishmed the school finance documents required by TAGE Checklist Date application received by the ISD Certification page signed and dated by authorized school discussion deemed complete by ISD	2012 C 9.1054(c)(3)? IMENTS trict representative	Page X of 16 1 of 16 2 of 16 2 of 16	☑ Yes ☑ N ☐ Yes ☑ N Check		
Ve	e you completed the school finance documents required by TAG OOLDISTRICE CHECKES PAND REQUESTED ATTAGE Checklist Date application received by the ISD Certification page signed and dated by authorized school dis	2012 C 9.1054(c)(3)? IMENTS trict representative	Page X of 16 1 of 16 2 of 16	☑ Yes ☑ N ☐ Yes ☑ N ☐ Check		
/e	c, date determined complete. Determined complete. Doublishmed the school finance documents required by TAGE Checklist Date application received by the ISD Certification page signed and dated by authorized school discussion deemed complete by ISD	2012 0 9.1054(c)(3)? IMENIS trict representative	Page X of 16 1 of 16 2 of 16 2 of 16	☑ Yes ☑ N ☐ Yes ☑ N ☐ Check		



APPLICANT INFORMATION - CERTIFICATION OF APPLICATIO	IN (CONTINUED)	
Authorized Company Consultent (If Applicable)		
Rick Rick	Last Name Fine	
Managing Director		
Duff and Phelps		
Street Address 919 Congress Avenue, Suite 1450 Mailing Address	ad sample as indicate an over read committees to half adding the property or extensive Mills for the path to the	
Austin	State TX	78701
Phone Number 512-671-5522	Fax Number	m on a national management to a sea an annual control of the contr
Business email Address Rick.fine@duffandphelps.com		
I am the authorized representative for the business entity for the purpose of fli defined in Chapter 37 of the Texas Penal Code. The information contained in the I hereby certify and affirm that the business entity I represent is in good stand no delinquent taxes are owed to the State of Texas.	is application is true and correct to the l	dest of my knowledge and delief.
Signature (Authorized Business Representative (Applicant))	Tr.	Date
megan MCKawanag	ή	14-17-2012
GIVEN under my hand and seal of office this 17 day of	peic 5	1015
BEVERLY M. HERNANDEZ	Quitale M	Wunada
Notary Public, State of Texas My Commission Expires September 03, 2014	Notary Public, State of	eyos
(Notary Seal)		
	My commission expires	, 3 .2014

If you make a false statement on this application, you could be found guilty of a Class A misdemeanor or a state jall follow under Texas Penal Code § 37.10.



APPLICANT INFORMATION - CERTIFICATION OF APP	PLUCATION (CONTINUED)	
Authorized Company Consultant (If Applicable)		
First Name Robert	Last Name Daniel	
Vice President	na ang ang ang ang ang ang ang ang ang a	
Duff and Phelps	and the second of the first second of the se	nning spagger i sakasakkan kadakka palabahka kalabahka sakan saka kaban kan kalabahka kan kan ka
Street Address 919 Congress Avenue, Suite 1450 Malling Address		ados constantes esta por actividad que constituida esta para por portunida esta de esta de esta constituida esta portunda de esta constituida
City Austin	State TX	78701
Phone Number 512-671-5557	Fax Number	
Business email Address robert.daniel@duffandphelps.com		
I am the authorized representative for the business entity for the pudefined in Chapter 37 of the Texas Penal Code. The information con I hereby certify and affirm that the business entity I represent is in a no delinquent taxes are owed to the State of Texas.	itained in this application is true and corr	ect to the best of my knowledge and belief.
Signature (Authorized Business Representative (Applicant))		Date
GIVEN under my hand and seal of office this day of	f	
	Notary Public, State of	
(Notary Seal)		
	My commission expire	s

If you make a false statement on this application, you could be found guilty of a Class A misdemeanor or a state jail felony under Texas Penal Code § 37.10.



FEES AND PAYMENTS	
☑ Enclosed is proof of application fee paid to the school district.	
For the purpose of this question, "payments to the school district" include any and all payments or transfers of things of value made to the district or to any person or persons in any form if such payment or transfer of thing of value being provided is in recognition of, anticipation consideration for the agreement for limitation on appraised value.	school n of, or
Please answer only either A OR B:	
A. Will any "payments to the school district" that you may make in order to receive a property tax value limitation agreement result in payments that are not in compliance with Tax Code, 313.027(i)?	☑ No
B. If "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" that are not in compliance with Tax Code §313.027(i)? • Yes	☑ No
BUSINESS APPLICANT INFORMATION	
Legal Name under which application is made ETC Texas Pipeline, LTD.	
Texas Taxpayer I.D. Number of entity subject to Tax Code, Chapter 171 (11 d/gits)	Astronomy and more about a new
10505324664	w nahanawa baga aka wakasan swashak
NAICS code 325110	
Is the applicant a party to any other Chapter 313 agreements?	🛭 No
If yes, please list name of school district and year of agreement.	et kalander er en
APPLICANT BUSINESS STRUCTURE	
Registered to do business in Texas with the Texas Secretary of State?	□ No
Identify business organization of applicant (corporation, limited liability corporation, etc.)	ng ng pamin ng hong ting sebestah di agh
Texas Limited Partnership	comply hop for by debility or -
1. Is the applicant a combined group, or comprised of members of a combined group, as defined by Texas Tax Code Chapter 171.0001(7)?	☐ No
2 Is the applicant current on all tax payments due to the State of Texas?	☐ No
3. Are all applicant members of the combined group current on all tax payments due to the State of Texas? 🔲 NA	☐ No
If the answer to either question is no, please explain and/or disclose any history of default, delinquencies and/or any material litigation, including litigation involving the State of Texas. (Use attachment if necessary.)	



HERICIBIE VAN DE SAN SECTION DE SAN	CHIARIER (SISA)Z4			100
Are you an entity to which Tax Code	e, Chapter 171 applies?			☐ No
The property will be used as an inte	egral part, or as a necessary auxiliar	part, in one of the following activities:		
				☐ No
				☑ No
• •				☑ No
		3, Health and Safety Code		₩ No
				Z No
	,	cycle technology		☑ No
(7) nuclear electric power gener	ration	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Yes	☑ No
applicant in one or more act	ivities described by Subdivisions (1)	ary auxiliary part for the activity conductions (7)	Yes	☑ No
		ent?		☑ No
		ed lease?		☑ No
		ng lease?		☑ No
		licant?	🗖 Yes	2 No
Will any property be pooled or prop the amount of your qualified investr	osed to be pooled with property own- nent?	ed by the applicant in determining	🖵 Yes	🛭 No
PROJECTIDESCRIPTION				
Provide a detailed description of the personal property, the nature of the ments as necessary)	e scope of the proposed project, inclu business, a timeline for property con	ding, at a minimum, the type and planr struction or installation, and any other I	ned use of real and tangible relevant information. (Use a	e attach-
See Attach	nment			
	ny to locate or relocate in another stat	e or another region of the state.		
See Attachn				
PROJECT CHARACTERISTICS.				
	☑ Construct New Facility	☐ New Business / Start-up ☐ 6	Expand Existing Facility	
New Jobs	•			
Relocation from Out-of-State	Expansion	☑ Purchase Machinery & Equipment		
Consolidation	☐ Relocation within Texas			1200 Barrier 1
PROJECTIED TIME LINE		01		
Begin Construction Dec 2011* (Phase I) Nov 2012 (Phase II)	Begin Hiring New Employees 2nd	quarter 2012	
Construction Complete Dec 2012	? (Phase I) Mar 2013 (Phase II)	Fully Operational Jan 2013 (Pha	se I) Mar 2013 (Pha	se II)
Purchase Machinery & Equipment	Dec 2011**			
start date (date your application is f	building or to erect or affix a new imp finally determined to be complete)? hat time may not be considered qualit	rovement after your application review ied property.		□ No
When do you anticipate the new bu	ildings or improvements will be place	d in service? Jan 2013 (Phase	I) Mar 2013 (Phas	<u>= 11)</u>
* Engineering and initial site pr ** Some long lead heavy equip on site and have not been place	oment were ordered for Phase I and	stored		





ECONOMIC INCENTIVES	
Identify state programs the project will apply for:	
State Source	Amount
·	Total
Will other incentives be offered by local units of government?	✓ Yes □ No
Please use the following box for additional details regarding incentives. (U	se attachments if necessary.)
Chapter 312 property tax abatement agreements w	
THE PROPERTY	
Identify county or counties in which the proposed project will be located	Jackson County
Central Appraisal District (CAD) that will be responsible for appraising th	Jackson County Appraisal District
Will this CAD be acting on behalf of another CAD to appraise this proper	ty?
List all taxing entities that have jurisdiction for the property and the portion	on of project within each entity
County: Jackson County - 100% (Name and percent of project)	City:(Name and percent of project)
Hospital District: Jackson County Hospital - 100%	Water District: Texana Groundwater Conservation District - 100%
(Name and percent of project)	(Name and percent of project)
Other (describe): Flood District - 100% (Name and percent of project)	Other (describe):(Name and percent of project)
Is the project located entirely within this ISD?	
If not, please provide additional information on the project scope and siz	



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		3			

INVESTMENT		
NOTE: The minimum amount of qualified investment required to qualify for an appraised value limitation and the minimum amount of appraised vary depending on whether the school district is classified as rural, and the taxable value of the property within the school district. For assistance estimates of these minimums, access the Comptroller's Web site at www.window.state.tx.us/taxinfo/proptax/hb1200/values.html.	alue limi in deterr	iation nining
At the time of application, what is the estimated minimum qualified investment required for this school district? \$10,000,000	***************************************	
ing the state of the second relief limitation for achieb you are applying? DIU, UUU, UUU	· · · · · · · · · · · · · · · · · · ·	
What is the amount of appraised value infinitation for which you are applying: \$299,000,000 (Phase I - \$199,000,000; Phase II - \$100) What is your total estimated qualified investment?	0,000	,000
NOTE: See 313.021(1) for full definition. Generally, Qualified Investment is the sum of the investment in tangible personal property and buildings improvements made between beginning of the qualifying time period (date of application final approval by the school district) and the end of the stax year.	and new	
What is the anticipated date of application approval? September 15, 2012		
What is the anticipated date of the beginning of the qualifying time period? September 15, 2012		
What is the total estimated investment for this project for the period from the time of application submission to the end of the limitation period? \$384,000,000		
Describe the qualified investment.[See 313.021(1).]		
Attach the following items to this application:		
 a specific and detailed description of the qualified investment you propose to make on the property for which you are requesting an appraised as defined by Tax Code §313.021, 		
(2) a description of any new buildings, proposed improvements or personal property which you intend to include as part of your minimum qualified	d investm	ent and
(3) a map of the qualified investment showing location of new buildings or new improvements with vicinity map.		
Do you intend to make at least the minimum qualified investment required by Tax Code §313.023 (or 313.053 for rural school districts) for the relevant school district category during the qualifying time period?	2 Yes	□ No
Except for new equipment described in Tax Code §151.318(q) or (q-1), is the proposed tangible personal property to be placed in service for the f	irst time:	
(1) in or on the new building or other new improvement for which you are applying?	2 Yes	O No
(2) if not in or on the new building or other new improvement for which you are applying for an appraised value limitation, is the personal property necessary and ancillary to the business conducted in the new building or other new improvement?	2 Yes	□ No
(3) on the same parcel of land as the building for which you are applying for an appraised value limitation?	Yes	☐ No
("First placed in service" means the first use of the property by the taxpayer.)		
Will the investment in real or personal property you propose be counted toward the minimum qualified investment required by Tax Code §313.023, (or 313.053 for rural school districts) be first placed in service in this state during the applicable qualifying time period? •	2 Yes	□ No
Does the investment in tangible personal property meet the requirements of Tax Code §313.021(1)?	2 Yes	☐ No
If the proposed investment includes a building or a permanent, non-removable component of a building, does it house tangible personal property?		☐ No
QUALIFIED PROPERTY		
Describe the qualified property. [See 313.021(2)] (If qualified investment describes qualified property exactly you may skip items (1), (2) and (3)	oelow.)	KASALESE ALIXA
Attach the following items to this application:		
(1) a specific and detailed description of the qualified property for which you are requesting an appraised value limitation as defined by Tax Code		1
(2) a description of any new buildings, proposed improvements or personal property which you intend to include as part of your qualified property	and	
(3) a map of the qualified property showing location of new buildings or new improvements - with vicinity map.		
Land Is the land on which you propose new construction or improvements currently located in an area designated as a reinvestment zone under Tax Code Chapter 311 or 312 or as an enterprise zone under Government Code Chapter 2303?	🛚 Yes	☐ No
If you answered "no" to the question above, what is the anticipated date on which you will submit proof of a reinvestment zone with boundaries encompassing the land on which you propose new construction or improvements?		
Will the applicant own the land by the date of agreement execution?	1 Yes	☐ No
Will the project be an leased land?		☑ No

Application for Appraised Value Limitation on (

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(QUALIFIED PROPERTY (GONTINUED)

If the land upon which the new building or new improvement is to be built is part of the qualified property described by §313.021(2)(A), please attach complete documentation, including:

- 1. Legal description of the land
- 2. Each existing appraisal parcel number of the land on which the improvements will be constructed, regardless of whether or not all of the land described in the current parcel will become qualified property
- 3. Owner

4.	The current taxable value of the land. Attach estimate if land is part of larger parcel.		
	A detailed map (with a vicinity map) showing the location of the land		
	a map of the reinvestment zone boundaries, certified to be accurate by either the governmental entity creating the zone, the local a I surveyor. (With vicinity map)	appraisal district,	or a
Attach	the order, resolution or ordinance establishing the zone, and the guidelines and criteria for creating the zone, if applicable.		
Miscel Is the p	laneous roposed project a building or new improvement to an existing facility?	🗖 Yes	☑ No
Attach	description of any existing improvements and include existing appraisal district account numbers.		
		2011	
	v ·	(Tax Yea	r)
Is any (of the existing property subject to a value limitation agreement under Tax Code 313?	🗖 Yes	☑ No
Will all abatem	of the property for which you are requesting an appraised value limitation be free of a tax entered into by a school district for the duration of the limitation?	🛭 Yes	☐ No
WAG	AND EMPLOYMENT INFORMATION		
00000	s the estimated number of permanent jobs (more than 1,600 hours a year), with the applicant ntractor of the applicant, on the proposed qualified property during the last complete quarter the application review start date (date your application is finally determined to be complete)?		
The las	t complete calendar quarter before application review start date is the:		
☐ Fir	st Quarter	(year)	
What v	vere the number of permanent jobs (more than 1,600 hours a year) this applicant had in Texas during the most recent quarter repo	orted to the TWC	?
Note: I then pl N/A	for job definitions see TAC §9.1051(14) and Tax Code 313.021(3). If the applicant intends to apply a definition for "new job" other ease provide the definition of "new job" as used in this application.	than TAC §9.105	1(14)(C),
Total n	umber of new jobs that will have been created when fully operational 23		
Do you	plan to create at least 25 new jobs (at least 10 new jobs for rural school districts) on the land and in connection e new building or other improvement?	🔽 Yes	O No
Do you Tax Co	intend to request that the governing body waive the minimum new job creation requirement, as provided under de §313.025(f-1)?	🗖 Yes	₩ No
If you sary fo	answered "yes" to the question above, attach evidence documenting that the new job creation requirement above exceeds the num r the operation, according to industry standards. Note: Even if a minimum new job waiver is provided, 80% of all new jobs mus nt to Texas Tax Code, §313.024(d).	ber of employees	neces- obs
What i	s the maximum number of qualifying jobs meeting all criteria of §313.021(3) you are committing to create? 19		
If this by 313	project creates more than 1,000 new jobs, the minimum required wage for this project is 110% of the average county weekly wage .021(3)(E)(ii).		
If this of info	project creates less than 1,000 new jobs, does this district have territory in a county that meets the demographic characteristics of rmation showing this district characteristic at http://www.window.state.tx.us/taxinfo/proptax/hb1200/values.html)	313.051(2)? (se	e table
	the applicant must meet wage standard described in 313.051(b) (110% of the regional average weekly wage for manufacturing)		
-	the applicant shall designate one of the wage standards set out in \$\$313.021(5)(A) or 313.021(5)(B).		



WAGE AND EMPLOYMENT INFORMATION (CONTINUED)

For the following three wage calculations please include on an attachment the four most recent quarters of data for each wage calculation. Show the average and the 110% calculation. Include documentation from TWC Web site. The final actual statutory minimum annual wage requirement for the applicant for each qualifying job — which may differ slightly from this estimate — will be based on information from the four quarterly periods for which data were available at the time of the application review start date (date of a completed application). See TAC §9.1051(7). 110% of the county average weekly wage for all jobs (all industries) in the county is \$787 110% of the county average weekly wage for manufacturing jobs in the county is \$1,011110% of the county average weekly wage for manufacturing jobs in the region is \$883 Please identify which Tax Code section you are using to estimate the wage standard required for this project: \square §313.021(5)(A) or \square §313.021(5)(B) or \square §313.021(3)(E)(ii), or \square §313.051(b)? What is the estimated minimum required annual wage for each qualifying job \$45.912 based on the qualified property? What is the estimated minimum required annual wage you are committing \$55,000 to pay for each of the qualifying jobs you create on the qualified property? ☐ No ☐ No ☑ No Will any of the qualifying jobs be retained jobs?..... Yes ☑ No ☑ No **2** No If yes, what percent? Does the applicant or contractor of the applicant offer to pay at least 80% of the employee's health insurance ☐ No Describe each type of benefits to be offered to qualifying jobholders. (Use attachments as necessary.) See Attachment ECONOMIC IMPACT Is an Economic Impact Analysis attached (If supplied by other than the Comptroller's office)? ☑ No ☐ No ☐ No ☐ No ☐ No Note: Excel spreadsheet versions of schedules are available for download and printing at URL listed below.

If there are any other payments made in the state or economic information that you believe should be included in the economic analysis, please attach a separate

schedule showing the amount for each year affected, including an explanation.



SEPTONAL BY HAZEDENGO

Property Tax Limitation Agreement Applications Texas Government Code Chapter 313 Confidential Information Submitted to the Comptroller

Generally, an application for property tax value limitation, the information provided therein, and documents submitted in support thereof, are considered public information subject to release under the Texas Public Information Act.

There is an exception, outlined below, by which information will be withheld from disclosure.

The Comptroller's office will withhold information from public release if:

- it describes the specific processes or business activities to be conducted or the specific tangible personal property to be located on real property covered by the application;
- 2) the information has been segregated in the application from other information in the application; and
- 3) the party requesting confidentiality provides the Comptroller's office a list of the documents for which confidentiality is sought and for each document lists the specific reasons, including any relevant legal authority, stating why the material is believed to be confidential.

All applications and parts of applications which are not segregated and marked as confidential as outlined above will be considered public information and will be posted on the internet.

Such information properly identified as confidential will be withheld from public release unless and until the governing body of the school district acts on the application, or we are directed to do so by a ruling from the Attorney General.

Other information in the custody of a school district or the comptroller submitted in connection with the application, including information related to the economic impact of a project or the essential elements of eligibility under Texas Tax Code, Chapter 313, such as

the nature and amount of the projected investment, employment, wages, and benefits, will not be considered confidential business information and will be posted on the internet.

All documents submitted to the Comptroller, as well as all information in the application once the school district acts thereon, are subject to public release unless specific parts of the application or documents submitted with the application are identified as confidential. Any person seeking to limit disclosure of such submitted records is advised to consult with their legal counsel regarding disclosure issues and also to take the appropriate precautions to safeguard copyrighted material, trade secrets, or any other proprietary information. The Comptroller assumes no obligation or responsibility relating to the disclosure or nondisclosure of information submitted by respondents. A person seeking to limit disclosure of information must submit in writing specific detailed reasons, including any relevant legal authority, stating why that person believes the material to be confidential.

The following outlines how the Comptroller's office will handle requests for information submitted under the Texas Public Information Act for application portions and submitted records appropriately identified as confidențial.

- This office shall forward the request for records and a copy of the documents at issue to the Texas Attorney General's office for an opinion on whether such information may be withheld from disclosure under the Texas Public Information Act.
- The Comptroller will notify the person who submitted the application/documents when the information is forwarded to the Attorney General's office.
- Please be aware that this Office is obligated to comply with an Attorney General's decision, including release of information ruled public even if it was marked confidential.

	Checklist	Page X of 16	Check Completed
1	Certification pages signed and dated by Authorized Business Representative (applicant)	4 of 16	
2	Proof of Payment of Application Fee (Attachment)	5 of 16	√
3	For applicant members, documentation of Combined Group membership under Texas Tax Code 171.0001(7) (if Applicable) (Attachment)	5 of 16	/
4	Detailed description of the project	6 of 16	√
5	If project is located in more than one district, name other districts and list percentage in each district (Attachment)	7 of 16	N/A
6	Description of Qualified Investment (Attachment)	8 of 16	✓
7	Map of qualified investment showing location of new buildings or new improvements with vicinity map.	8 of 16	✓
8	Description of Qualified Property (Attachment)	8 of 16	√
9	Map of qualified property showing location of new buildings or new improvements with vicinity map	8 of 16	✓
10	Description of Land (Attachment)	9 of 16	✓
11	A detailed map showing location of the land with vicinity map.	9 of 16	✓
12	A description of all existing (if any) improvements (Attachment)	9 of 16	✓
13	Request for Waiver of Job Creation Requirement (if applicable) (Attachment)	9 of 16	N/A
14	Calculation of three possible wage requirements with TWC documentation. (Attachment)	10 of 16	√
15	Description of Benefits	10 of 16	✓
16	Economic Impact (if applicable)	10 of 16	N/A
17	Schedule A completed and signed	13 of 16	V
18	Schedule B completed and signed	14 of 16	✓
19	Schedule C (Application) completed and signed	15 of 16	✓
20	Schedule D completed and signed	16 of 16	√
21	Map of Reinvestment Zone (Attachment) (Showing the actual or proposed boundaries and size, Certified to be accurate by either the government entity creating the zone, the local appraisal district, or a licensed surveyor, with vicinity map)*	9 of 16	V
22	Order, Resolution, or Ordinance Establishing the Zone (Attachment)*	9 of 16	1
23	Legal Description of Reinvestment Zone (Attachment)*	9 of 16	/
24	Guidelines and Criteria for Reinvestment Zone(Attachment)*	9 of 16	

^{*}To be submitted with application or before date of final application approval by school board.

Proof of Payment of Application Fee

Proof of payment of filing fee received by the Comptroller of Public Accounts per TAC Rule §9.1054 (b)(5)

(Page Inserted by Office of Texas Comptroller of Public Accounts)

Documentation of Combined Group Membership

0W52B1 2,000

TX2011 Var. 2.0 05-166

TEXAS FRANCHISE TAX AFFILIATE SCHEDULE

(9-09/3) =Tcode 13253 Annual

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This page revised 5-18-2012. See letter dated 5-18-2012.

ATTACHMENT 4

Detailed Description of Project

Energy Transfer's subsidiary, ETC Texas Pipeline, is proposing to build a new gas processing facility in Jackson County, within the Ganado Independent School District. The facility will be constructed on a parcel of land consisting of approximately 141 acres.

Jackson County Gas Processing Plant

The Jackson County Gas Processing Plant is a natural gas processing plant which will be built in stages with the initial phase consisting of three processing trains with a total of 600 million cubic feet of natural gas per day (MMCFD) of processing capacity. A fourth processing train is planned for 2013, which would bring the total processing capacity up to 800 MMCFD. The plant will process gas that has been collected by upstream gas gathering systems in the Eagle Ford shale region and transported to the Jackson County plant.

The first step in the plant process is to separate the pipeline condensate liquids from the pipeline gas. Once separated, the condensate liquids are processed in a condensate stabilizer system in order to sell the hydrocarbon condensates to the NGL sales pipeline. Gas from the inlet separators is then treated in the amine treating system for removal of CO2 from the inlet gas. The removal is required to prevent CO2 freezing in the cryogenic NGL recovery plant and to meet the sales gas pipeline's and NGL pipeline's specifications. The CO2 removed by the amine system is routed to an incinerator system to destroy incidental hydrocarbon vapors contained in the CO2 stream. From the amine system, the sweet gas is then process in the cryogenic plant for natural gas liquid recovery. The gas is refrigerated by mechanical refrigeration and by expansion through a turbo expander. The NGL liquids condensed by the refrigeration system are fractionated in a demethanizer column and then pumped in a NGL sales pipeline. Gas from the cryogenic plant, now stripped of NGL liquids, is compressed and delivered to the sales gas pipeline.

The Jackson County processing plant consists of the following main processing units and utility systems which are classified as "Qualified Investment"

- Slug Catcher
- Stabilizer Plant
- (4) 200 MMCFD Cryogenic Gas Processing Units each consisting of:
 - Inlet Facilities
 - o Dehydration
 - o Regeneration
 - o Amine Treater and Thermal Oxidizer
 - Sulfur Guard unit
 - NGL Recovery Train
 - NGL Product Delivery Facilities

- o Residue Recompression & Cooling
- Waste Heat Recovery
- o Heat Medium
- o Fuel Gas
- o Drains & Flare
- Instrument & Utility Air
- Substation
- Control Building

Some of the components of one cryogenic processing unit are already stored at the site (listed in Attachment 12) and the \$16,008,000 cost of this equipment will not be included as Qualified Investment or Qualified Property.

Ability to Relocate

Energy Transfer is a leading midstream energy company whose primary activities include gathering, treating, processing and transporting natural gas and natural gas liquids to a variety of markets and states. Energy Transfer currently operates over 17,500 miles of pipeline, 3 gas processing plants, 17 gas treating facilities and 10 gas conditioning plants. Locations for these operations included Arizona, New Mexico, Utah, Colorado, Kansas, Oklahoma, Texas, Arkansas and Louisiana.

Energy Transfer's pipeline footprint provides substantial flexibility in where future facilities or investments may be located. Capital investments are allocated to projects and locations based on expected economic return and property tax liabilities can make up a substantial ongoing cost of operation.

This page revised 5-18-2012. See letter dated 5-18-2012.

ATTACHMENT 6

Description of Qualified Investment

The Jackson County processing plant consists of the following main processing units and utility systems which are classified as "Qualified Investment"

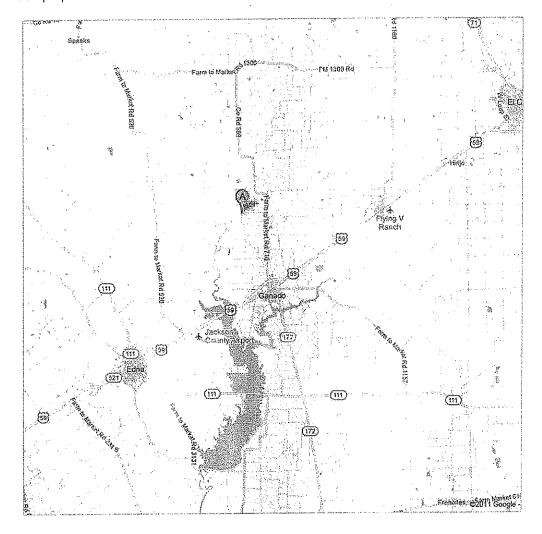
- Slug Catcher
- Stabilizer Plant
- (4) 200 MMCFD Cryogenic Gas Processing Units each consisting of:
 - Inlet Facilities
 - o Dehydration
 - o Regeneration
 - o Amine Treater and Thermal Oxidizer
 - Sulfur Guard unit
 - o NGL Recovery Train
 - NGL Product Delivery Facilities
 - o Residue Recompression & Cooling
 - Waste Heat Recovery
 - o Heat Medium
 - o Fuel Gas
 - o Drains & Flare
- Instrument & Utility Air
- Substation
- Control Building

Some of the components of one cryogenic processing unit are already stored at the site (listed in Attachment 12) and the \$16,008,000 cost of this equipment will not be included as Qualified Investment or Qualified Property.

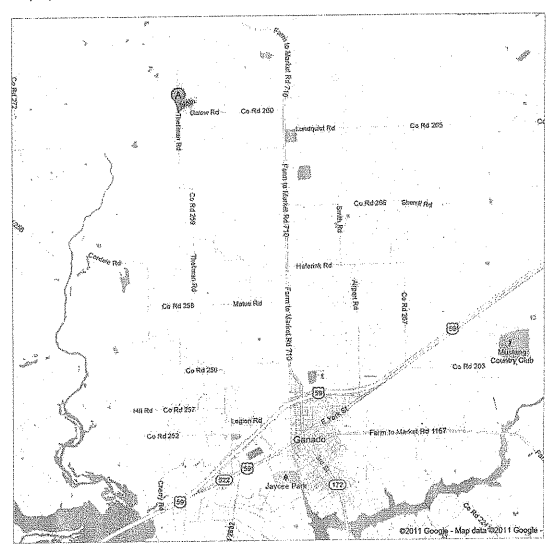
Map of Qualified Investment

676 County Road 260 Ganado, TX 77962

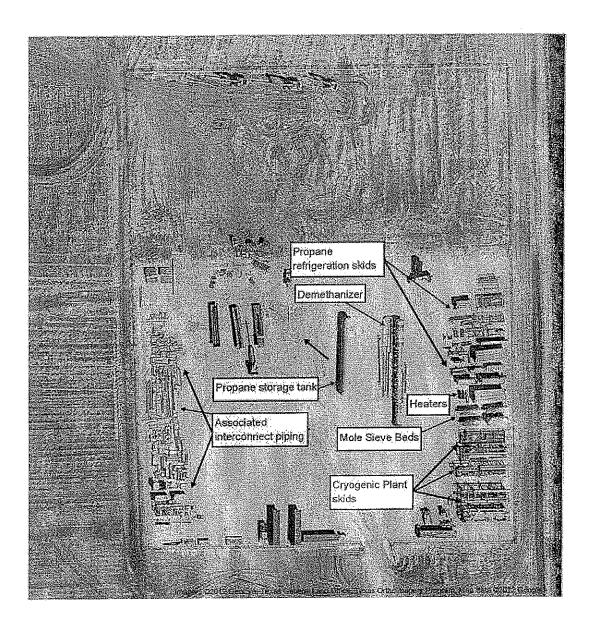
A = proposed site

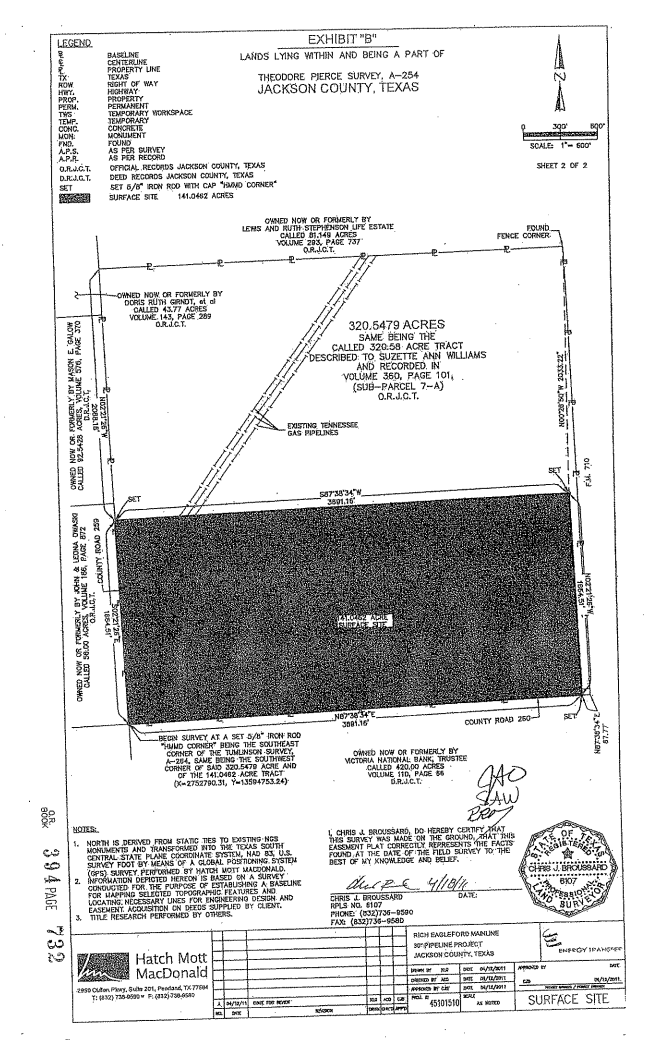


A = proposed site



Existing Improvements





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This page revised 5-18-2012. See letter dated 5-18-2012.

ATTACHMENT 8

Description of Qualified Property

The Jackson County processing plant consists of the following main processing units and utility systems which are classified as "Qualified Investment"

- Slug Catcher
- Stabilizer Plant
- (4) 200 MMCFD Cryogenic Gas Processing Units each consisting of:
 - o Inlet Facilities
 - o Dehydration
 - o Regeneration
 - o Amine Treater and Thermal Oxidizer
 - o Sulfur Guard unit
 - o NGL Recovery Train
 - NGL Product Delivery Facilities
 - o Residue Recompression & Cooling
 - Waste Heat Recovery
 - o Heat Medium
 - o Fuel Gas
 - o Drains & Flare
- Instrument & Utility Air
- Substation
- Control Building

Some of the components of one cryogenic processing unit are already stored at the site (listed in Attachment 12) and the \$16,008,000 cost of this equipment will not be included as Qualified Investment or Qualified Property.

Map of Qualified Property

See Attachment 7

Description of Land

EXHIBIT "A"

Written: April 12, 2011 Field Notes for ETC Texas Pipeline, LTD Robert R. Ottis 141:0462 Acres (6,143,972 Square Feet) of Land For A Surface Site

All of that certain tract containing 141.0462 acres (6,143,972 square feet) of land being out of and a part of a 320.5479 acre tract (call 320.58 acres) of which there is 3.2212 acres (call 3.23 acres) in the road along the south line and 3.2262 acres (call 3.26 acres) in the road along the west line, leaving a total remainder of 314.1005 acres (call 314.09 acres), said tract being a part of the Theodore Pierce Survey, Abstract Number 254, Jackson County, Texas, and being out of and a part of said called 320.58 acre tract described in that certain Warranty Deed dated August 4, 2009 from Joseph Ann Ottis, Trustee of the Trust for Suzette Ann Williams under Article XIV of the Will of Katherine S. Ottis, Deceased, filed for record on August 31, 2009, recorded in Volume 360, Page 101 (also known as Sub-parcel 7-A of said document), Official Public Records, Jackson County, Texas, said 141.0461 acre tract being more particularly described by metes and bounds as follows:

BEGINNING at a set 5/8" from rod with cap "HMMD CORNER" being the southeast corner of a the Tumlinson Survey, Abstract No. 264, same being the southwest corner of said 320.5479 acre of the herein described tract, from which a found wooden fence corner bears N.02°06'00" W, a distance of 11.69 feet and the intersection of the centerlines of both County Road 259 and County Road 260 bears N.59°24'40" E, a distance of 36.43 feet;

THENCE N 87°38′34" E, (call N 89°30′00" E) along the south line of said 320,5479 acre tract, in common with the south line of the herein described tract, a distance of 3,691.16 feet to a set 5/8" iron rod with cap "HMMD CORNER", from which the southeast corner of said 320,5479 acre tract bears N 87°38′34" E, a distance of 67.77 feet;

THENCE N 02°21′26" W, leaving the south line, over and across said 320.5479 acre tract, also being parallel to the east line of said 320.5479 acre tract, a distance of 1,664.51 feet to a set 5/8" fron rod with cap "HMMD CORNER", from which a found fence corner, same being the northeast corner of said 320.5479 acre tract, bears N 00°26′50" W, a distance of 2,033.22 feet;

THENCE S 87°38'34" W, continuing over and across said 320.5479 acre tract, distance of 3,691.16 feet to a set 5/8" iron rod with cap "HMMD CORNER", said point lying in the west line of said 320.5479 acre tract, from which the northwest corner of said 320.5479 acre tract bears N 02°21'26" W, a distance of 2,068.18 feet;

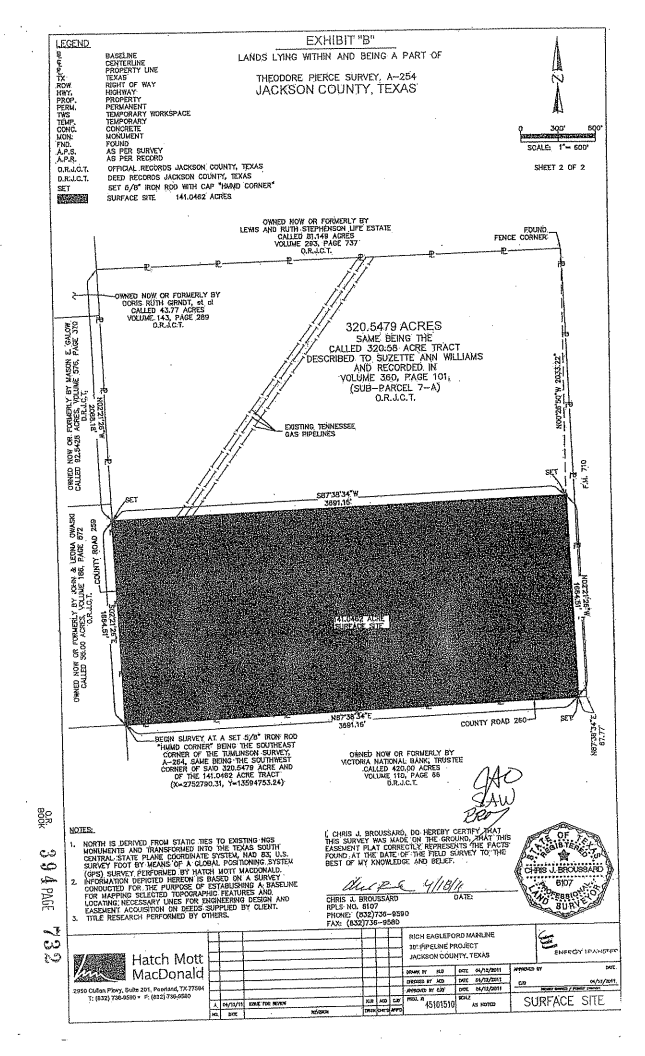
THENCE S.Q2°21′26" E, (call 5.00°30′00" W) along the west line of said 320.5479 acre tract, in common with the west line of the herein described tract, a distance of 1,664.51 to the POINT OF BEGINNING and containing 141.0462 acres of land.

OF BYE ACCOMMEND OF THE STATE O

Chris J. Broussard, R.P.L.S. Texas No. 6107

Date.

Sheet 1 of 2



Detailed Map Showing Location of the Land with Vicinity Map

See Attachment 7

This page revised 5-18-2012. See letter dated 5-18-2012.

ATTACHMENT 12

Description of All Existing Improvements

Preliminary site preparation work has started including brush clearing, drainage improvement and installation of a chain link fence on three sides of the property. Additionally some of processing equipment has arrived and is being stored at the site until ready for installation (shown on the existing improvement photo in Attachment 7). The following process equipment is currently on site:

- Components of one Cryogenic unit including:
 - o Demethanizer
 - o Mole sieve bed
 - o Hot oil heater and pump
 - o Regeneration gas heater
 - o Propane chiller
 - Exchanger and fin fan units
 - O Propane refrigeration compressor and expander skid
 - o Associated interconnect piping

The cost of current equipment on site is \$16,008,160.

Working with the Jackson County Appraisal District, separate appraisal accounts for the preapplication period costs and the post-application period costs of the processing plant will be set up. The value of the pre-application portion cost of the facility, which will not be part of the limitation of value agreement, will be tracked in future years as a percentage of the total project value.

Calculation of Three Possible Wage Requirements

ALL INDUSTRIES:

Quarterly Employment and Wages (QCEW)

Page 1 of 1 (40 results/page)

‡ Yca	≜ Period	Area	Owners	iip. 🛱 Divisi	ion 🖨 Lev	el 🖨 ind 0	Code ∰Industry E	Avg Emp
2010	1st Qtr	Jackson County	Private	00	O	10	Total, All Industries	3,829
2011	1st Qtr	Jackson County	Striken as been remain many as a con-	00	0	10	Total, All Industries	4,038
2010	2nd Qtr	Jackson County		00	O National particular (1)	10	Total, All Industries Total All Industries	3,909 4,249
2011	2nd Qtr	Jackson County	A Company of the Comp	200	0	10	Total, All Industries	4.081
2010	3rd Qtr 3rd Qtr	Jackson County Jackson County		00	i e e e e e e e e e e e e e e e e e e e	10	Total All Industries	4.421
2010	ાંગણ હાય 4th Qtr	Jackson County	and the property of the control of t	00	0	10	Total, All Industries	4,078

Year	Period	Avg	Weekly Wages	
2011	1st Qtr	\$	678	
2011	2nd Qtr	\$	723	
2011	3rd Qtr	\$	722	
2010	4th Qtr	\$	737	
	Average	\$	715	
	110%	\$	787	

MANUFACTURING:

Quarterly Employment and Wages (QCEW)

Page 1 of 1 (40 results/page)

≜ ∕⁄e	r Perio	d ∰ Area	Owners	no 🛊 Div	sion 🖨 Lei	al A lina	e 🖣 industry 🔓	Avg Weekly Wages
2011	1st Qtr	Jackson County	Private	31	3	332	Fabricated Metal Product Manufacturing	\$402
2011	2nd Qtr	Jacksón County	Private	31	3	332	Fabricated Metal Product Manufacturing	The second of th
2010	3rd Qtr	Jackson County	Private	31	3	332	Fabricated Metal Product Manufacturing	\$484
2011	3rd Qtr	Jackson County	Private	31	3	332	Manufacturing	\$709
2010	4th Qtr	Jackson County	Private	31	3	332	Fabricated Metal Product Manufacturing	\$1,818

Year	Period	Avg Weekly Wages		
2011	1st Qtr	\$	402	
2011	2nd Qtr	\$	746	
2011	3rd Qtr	\$	484	
2010	4th Qtr	\$	1,818	
-	Average	\$	919	
	110%	\$	1.011	

2010 Manufacturing Wages by Council of Government Region Wages for All Occupations

	Wages		
COG	Hourly	Annual	
Texas			
1. Panhandle Regional Planning Commission	\$18.60	\$38,683	
2. South Plains Association of Governments	\$16.21	\$33,717	
3. NORTEX Regional Planning Commission	\$18.34	\$38,153	
4. North Central Texas Council of Governments	\$23.45	\$48,777	
5. Ark-Tex Council of Governments	\$15.49	\$32,224	
6. East Texas Council of Governments	\$17.63	\$36,672	
7. West Central Texas Council of Governments	\$17.48	\$36,352	
8. Rio Grande Council of Governments	\$15.71	\$32,683	
9. Permian Basin Regional Planning Commission	\$19.90	\$41,398	
10. Concho Valley Council of Governments	\$15.33	\$31,891	
11. Heart of Texas Council of Governments	\$17.91	\$37,257	
12. Capital Area Council of Governments	\$25.37	\$52,778	
13. Brazos Valley Council of Governments	\$15.24	\$31,705	
14. Deep East Texas Council of Governments	\$15.71	\$32,682	
15. South East Texas Regional Planning Commission	\$27.56	\$57,333	
16. Houston-Galveston Area Council	\$24.52	\$51,002	
17. Golden Crescent Regional Planning Commission	\$20.07	\$41,738	
18. Alamo Area Council of Governments	\$17.28	\$35,952	
19. South Texas Development Council	\$13.27	\$27,601	
20. Coastal Bend Council of Governments	\$21.55	\$44,822	
21. Lower Rio Grande Valley Development Council	\$14.35	\$29,846	
22. Texoma Council of Governments	\$18.10	\$37,651	
23. Central Texas Council of Governments	\$17.21	\$35,788	
24. Middle Rio Grande Development Council	\$13.21	\$27,471	

Source: Texas Occupational Employment and Wages

Data published: June 2011

Data published annually, next update will be June 2012.

Note: Data is not supported by the Bureau of Labor Statistics (BLS).

Wage data is produced from Texas OES data, and is not to be compared to BLS estimates.

Data intended for TAC 313 purposes only.

ANNUAL \$41,738 x 110% = \$45.912

WEEKLY $$41,738 / 4 = $802.65 \times 110\% = 882.92

Description of Benefits

Energy Transfer offers its employees the following benefits:

- 401K plan
- Medical
- Dental
- Vision
- RX Plan
- Flex Spending Account
- Life and AD&D insurance
- Paid Vacation, Sick, and Holidays
- Wellness Programs
- Employee Assistance Programs
- Extended Sick Leave
- Annual Merit & Bonus Eligibility

ATTACHMENT 17 - 20

Schedules A - D

Schedule A (Rev. May 2010): Investment

ETC Texas Processing, LTD

Applicant Name

ISD Name

Ganado ISD

Form 50-296

				PROPE	PROPERTY INVESTMENT AMOUNTS	S				
			쁘	stimated Investmen	(Estimated Investment in each year. Do not put cumulative totals.)	ulative totals.)	e e e e e e e e e e e e e e e e e e e	the state of the s	***************************************	
		Year	School Year (YYYY-YYYY)	Tax Year (Fill in actual tax year below) YYYY	Column A: Tangible Personal Property The amount of new investment (original cost) placed in service of building (amount auring hits year ority)	Column B: Building or permanent nonremovable component of building (annual amount onty)	Column C: Sum of A and B Qualifying Investment (during the qualifying time period)	Column D: Other investment that is not autilified investment but investment difecting economic impact and total value	Tol	Column E: Total investment (A+B+D)
	Investment made before fifing complete application with district (neither qualified property nor eligible to become qualified investment)	plication ligible to	2012-2013	2012	\$ 16,008,000			v	v>	16,008,000
The year preceding the first complete fax year of the qualifying time period	The year preceding Investment made after filing complete application the first complete tax with district, but before final board approval of year of the qualifying application (eligible to become qualified property)	cation of perty)	2012-2013	2012	\$ 85,000,000	,		υ υ	69	85,000,000
(assuming no deferrals)	Investment made after final board approval of application and before Jan. 1 of first complete tax year of qualifying time period (qualified investment and eligible to become qualified property)	ete tax	2012-2013	2012 .	\$ 199,000,000	, 47	\$ 199,600,000	, v 9	↔	199,000,000
	Complete tax years of qualifying time	-	2013-2014	2013	\$ 75,000,000	-	\$ 75,000,000	\$	69	75,000,000
	pousa.	2	2014-2015	2014	\$ 25,000,000	·	\$ 25,000,000	\$	€>	25,000,000
		က	2015-2016	2015						
	-	4	2016-2017	2016			SA CERTAIN SALVEN CONTRACTOR			
		5	2017-2018	2017						
Tax Credit Period	Looking Consisted and Constant	æ	2018-2019	2018						
(with 50% cap on	א פותב רוניוונפונטן ב בנוסס	7	2019-2020	2019						
creary		æ	2020-2021	2020						
		6	2021-2022	2021						
		70	2022-2023	2022						
:		11	2023-2024	2023						
Credit Settle-Up	Continue to Maintain Viable Presence	12	2024-2025	2024						
		13	2025-2026	2025						
	Post- Settle-Up Period	4	2026-2027	2026						
	Post- Settle-Up Period	15	2027-2028	2027					<u> </u>	
i										

Qualifying Time Period usually begins with the final board approval of the application and extends generally for the following two complete tax years.

This represents the total dollar amount of planned investment in tangible personal property the applicant considers qualified investment - as defined in Tax Code §313.021(1)(A)-(D). For the purposes of investment, please list amount invested each year, not cumulative totals. Column A:

For the years outside the qualifying time period, this number should simply represent the planned investment in tangible personal property).

Include estimates of investment for "replacement" property-property that is part of original agreement but scheduled for probable replacement during limitation period.

The total dollar amount of planned investment each year in buildings or nonremovable component of buildings that the applicant considers

qualified investment under Tax Code §313.021(1)(E)

Column B:

Column D:

For the years outside the qualifying time period, this number should simply represent the planned investment in new buildings or nonremovable components of buildings.

Dollar value of other investment that may not be qualified investment but that may affect economic impact and total value-for planning, construction and operation of the facility. The most significant example for many projects would be land. Other examples may be items such as professional services, etc.

Note: Land can be listed as part of investment during the "pre-year 1" time period. It cannot be part of qualifying investment.

Notes: For advanced clean energy projects, nuclear projects, projects with deferred qualitying time periods, and projects with lengthy application review periods, insert additional rows as needed. This schedule must be submitted with the original application and any application for tax credit. When using this schedule for any purpose other than the original application, replace original estimates with actual appraisal district data for past years and update estimates for current and future years. If original estimates have not changed, enter those amounts for future years.

18 May 2012

SIGNATURE OF AUTHORIZED COMPANY REPRESENTATIVE

222/

Schedule B (Rev. May 2010): Estimated Market And Taxable Value

Form 50-296

ETC Texas Processing, LTD Applicant Name

Ganado ISD

ISD Name

240,800,450 10,000,000 272,000,450 263,800,450 255,900,450 248,300,450 10,000,000 10,000,000 value for M&O--after 270,200,450 333,400,450 10,000,000 10,000,000 10,000,000 10,000,000 10,000,000 400,450 Final taxable all reductions Estimated Taxable Value 248,300,450 240,800,450 280,400,450 272,000,450 263,800,450 255,900,450 Final taxable value for 400,450 297,900,450 289,000,450 326,400,450 316,700,450 307,200,450 346,900,450 336,500,450 270,200,450 333,400,450 l&S - after all . reductions 14,700,000 12,700,000 17,200,000 16,600,000 16,100,000 15,700,000 15,200,000 14,300,000 13,900,000 13,500,000 13,000,000 17,700,000 14,200,000 17,500,000 18,200,000 Reductions from Market Value Exempted Value 253,100,000 294,700,000 285,900,000 277,300,000 269,000,000 260,900,000 313,200,000 303,800,000 property in the new building or "in or 284,000,000 343,200,000 332,900,000 322,900,000 364,700,000 353,800,000 Market Value of tangible personal 350,500,000 improvement" on the new Qualified Property new buildings or Estimated Total Market Value of improvements other new 400,450 400,450 400,450 400,450 400,450 400,450 400,450 400,450 400,450 400,450 400,450 400,450 Market Value 400,450 400,450 400,450 400,450 Estimated of Land Fill in actual 2025 2026 Tax Year 2013 2015 2016 2017 2018 2019 2020 2021 2022 2023 2024 2027 tax year) 2012 2014 7 2027-2028 2014-2015 2015-2016 2017-2018 2018-2019 2019-2020 2021-2022 2022-2023 2023-2024 2024-2025 2025-2026 2026-2027 2013-2014 2020-2021 2012-2013 2016-2017 WWY-WW School Year pre-year __ 2 5 4 5 5 Year တ N ന 4 S 9 ∞ years of qualifying Value Limitation Maintain Viable Complete tax Continue to time period Presence Period Post- Settle-Up Period Post- Settle-Up Period Credit Settle-Up 50% cap on Period (with Tax Credit Period credit)

Notes: Market value in future years is good faith estimate of future taxable value for the purposes of property taxation.

This schedule must be submitted with the original application and any application for tax credit. When using this schedule for any purpose other than the original application, replace original estimates with actual appraisal district data for past years and update estimates for current and future years. If original estimates have not changed, enter those amounts for future years.

2002 18 May

SIGNATURE OF AUTHORIZED COMPANY REPRESENTATIVE

DATE

Schedule C- Application: Employment Information

ETC Texas Processing, LTD Applicant Name ISD Name

Ganado ISD

	Construction	New Jobs	Form 50-296 Qualifying Jobs	96 Jobs
	Lumn B: Number	Columb	Column E: Number of qualifying	in in it.
Tax Year (Fill in actual tax School Year Year Year	Number of annual wage jobs Construction rates for con FTE's or man- construction co	Average annual wage rate for all new obs	commits to create meeting all criteria of Sec. 313:021(3)	Average annual wage of qualifying
1 2012-2013	65,500			
2013-2014 2013	103 FTE 65,500 17	60,100	44	65,500
2 2014-2015 2014	13:FTE 65,500 23	60,100	19	65,500
3 2015-2016 2015	23	60,100	19	65,500
4 2016-2017 2016	53	60,100	61	65,500
5 2017-2018 2017	23	60,100	<u>0</u>	65,500
6 2018-2019 2018	23	60,100	19	65,500
7 2019-2020 2019	23	60,100	0.	65,500
8 2020-2021 2020	23	60,100	19	65,500
9 2021-2022 2021	23	60,100	19	65,500
10 2022-2023 2022	23	60,100	19	65,500
11 2023-2024 2023	23	60,100	19	65,500
12 2024-2025 2024	23	60,100	19	65,500
13 2025-2026 2025	23	60,100	16	65,500
14 2026-2027 2026		60,100	19	65,500
15 2027-2028 2027	23		10	65.500

Notes: For job definitions see TAC §9.1051(14) and Tax Code §313.021(3).

This schedule must be submitted with the original application and any application for tax credit. When using this schedule for any purpose other than the original application, replace original estimates with actual appraisal district data for past years and update estimates for current and future years. If original estimates have not changed,

enter those amounts for future years.

2002

Mand Control SIGNATURE OF AUTHORIZED COMPANY REPRESENTATIVE

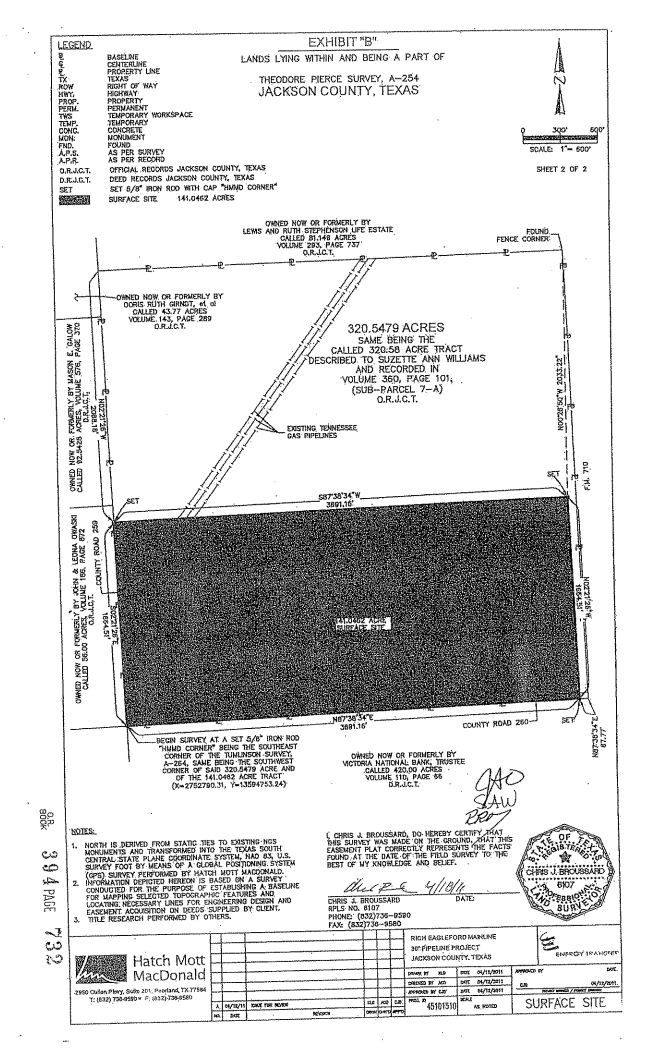
Schedule D: (Rev. May 2010): Other Tax Information

Applicant Name ET(ETC Texas Processing, LTD	cessing,	LTD		Sales Ta	Sales Tax Information	ISD Name Franchise Tax	Ganado ISD Othe	SD Form 5 Other Property Tax Abatements Sought	Abatements S	Form 50-296 Sought
					Sales Taxab	Sales Taxable Expenditures	Franchise Tax	County	Cify	Hospital	Other
		Үеаг	School Year (YYYY-YYYY)	Tax/ Calendar Year YYYY	Column F: Estimate of total annual expenditures* subject to state sales tax	Column G: Estimate of total annual expenditures* made in Texas NOT subject to sales tax	Column H: Estimate of Franchise tax due from (or attributable to) the applicant	Fill in percentage exemption requested or granted in each year of the Agreement	Fill in percentage exemption requested or granted in each year of the Agreement	Fill in percentage exemption requested or granted in each year of the Agreement	Fill in percentage exemption requested or granted in each year of the Agreement
The year preceding the first complete tax year of the qualifying time period (assuming no deferrals)			2012-2013	2012	19,880,000	264,120,000	1	50%		20%	
O	Complete tax years of	-	2013-2014	2013	5,250,000	69,750,000	200,000	20%		20%	
5	qualifying time period	2	2014-2015	2014	2,000,000	23,500,000	400,000	20%		20%	
		8	2015-2016	2015	400,000	800,000	000,000	20%		20%	
		4	2016-2017	2016	400,000	800,000	750,000	50%		20%	
		5	2017-2018	2017	400,000	800,000	825,000				
	Value Limitation	9	2018-2019	2018	400,000	800,000	850,000				
	Period	7	2019-2020	2019	400,000	800,000	875,000				
credit)		∞	2020-2021	2020	400,000	800,000	000'006				
		တ	2021-2022	2021	400,000	800,000	000,006				
		10	2022-2023	2022	400,000	800,000	000'006				
	Continue to	1.	2023-2024	2023	400,000	800,000	925,000				
Credit Settle- M Uo Period M	Maintain Viable	12	2024-2025	2024	400,000	800,000	950,000				
	Presence	13	2025-2026	2025	400,000	800,000	950,000				
Post- Settle-Up Period	Up Period	14	2026-2027	2026	400,000	800,000	975,000				
Post- Settle-Up Period	Up Period	15	2027-2028	2027	400,000	800,000	1,000,000	0			
*For planning, construction and operation of the facility.	nstruction and	operation	of the facility.			•					

18 May 2012 DATE

SIGNATURE OF AUTHORIZED COMPANY REPRESENTATIVE

Map of Reinvestment Zone



Order, Resolution, or Ordinance Establishing the Zone

ORDER DESIGNATING ETC REINVESTMENT ZONE

NOW WHEREAS the Jackson County Commissioners Court is authorized by Texas Tax Code §312.401 to designate reinvestment zones; and

WHEREAS property owner ETC Texas Pipeline, Ltd. has applied for a tax abatement in an area of Jackson County which is described in Exhibit A (which is attached to this Order) and which does not include area in the taxing jurisdiction of a municipality; and

WHEREAS a reinvestment zone must be designated if an abatement is to be granted regarding the property described in Exhibit A; and

WHEREAS the Commissioners Court has held a public hearing on the designation and hereby finds that the designation of the ETC Reinvestment Zone:

would attract major investment into the Reinvestment Zone that would be a benefit to the property to be included in the zone; and

would contribute to the economic development of Jackson County; and

WHEREAS THE Commissioners Court has established guidelines and criteria governing its tax abatement agreements and a resolution stating that the Commissioners Court has elected to become eligible to participate in tax abatements;

NOW THEREFORE BE IT ORDERED that the real property consisting of 141.0462 acres near Ganado (the legal description of which is attached to this Order as Exhibit A) is hereby designated as a reinvestment zone to be known as the 2011 Jackson County ETC Reinvestment Zone; and

BE IT FURTHER RESOLVED that the designation of this reinvestment zone will expire five years after the date that this Order of designation is signed, unless it is renewed for one or more subsequent periods not to exceed five years each.

APPROVED BY MAJORITY VOTE OF THE JACKSON COUNTY COMMISSIONERS COURT AT ITS REGULARLY SCHEDULED PUBLIC MEETING ON THE 12 DAY OF 2011.

Dennis Simons, County Judge

Wayne Hunt, Commissioner, Pct. #1

Shnny E Belicek, Commissioner, Pct. #3

Wayne Bubela, Commissioner, Pct. #2

Larry Devion, Commissioner, Pct. #4

EXHIBIT "A"

Written: April 12, 2011 Field Notes for ETC Texas Pipeline, LTD Robert R. Ottis 141,0452 Acres (6,143,972 Square Feet) of Land For A Surface Site

All of that certain tract containing 141.0462 acres (6,143,972 square feet) of land being out of and a part of a 320.5479 acre tract (call 320.58 acres) of which there is 3.2212 acres (call 3.23 acres) in the road along the south line and 3.2262 acres (call 3.25 acres) in the road along the west line, leaving a total remainder of 314.1005 acres (call 314.09 acres), said tract being a part of the Theodore Pierce Survey; Abstract Number 254, Jackson County, Texas, and being out of and a part of said called 320.58 acre tract described in that certain Warranty Deed dated August 4, 2009 from Joseph Ann Ottis, Trustee of the Trust for Suzette Ann Williams under Article XIV of the Will of Katherine S. Ottis, Deceased, filed for record on August 31, 2009, recorded in Volume 360, Page 101 (also known as Sub-parcel Z-A of said document), Official Public Records, Jackson County, Texas, said 141.0461 acre tract being more particularly described by metes and bounds as follows:

BEGINNING at a set 5/8" Iron rod with cap "HMMD CORNER" being the southeast corner of a the Tumlinson Survey, Abstract No. 264, same being the southwest corner of said 320.5479 acre of the herein described tract, from which a found wooden fence corner bears N 02*06'00" W, a distance of 11.69 feet and the intersection of the centerlines of both County Road 259 and County Road 260 bears N 59*24'40" E, a distance of 36.43 feet;

THENCE N 87"38"34" E, (call N 89"30"00" E) along the south line of said 320.5479 acre-tract, in common with the south line of the herein described tract, a distance of 3,691.16 feet to a set 5/8" iron rod with cap "HMMD CORNER", from which the southeast corner of said 320.5479 acre tract bears N 87"38"34" E, a distance of 67.77 feet;

THENCE N 02°21'25° W, leaving the south line, over and across said 320.5479 acre tract, also being parallel to the east-line of said 320.5479 acre tract, a distance of 1,664.51 feet to a set 5/8° fron rod with cap "HMMD CORNER", from which a found fence corner, same being the northeast corner of said 320.5479 acre tract, bears N 00°26′50° W, a distance of 2,033.22 feet;

THENCE 5 87°38'34" W, continuing over and across said 320.5479 acre tract, distance of 3,691.16 feet to a set 5/8" iron rod with cap "HMMD CORNER", said point lying in the west line of said 320.5479 acre tract, from which the northwest corner of said 320.5479 acre tract bears N 02°21'26" W, a distance of 2,068.18 feet;

THENCE 5:02"21'26" F, (call S 00"30"00" W) along the west line of said 320.5479 acre tract, in common with the west line of the herein described tract, a distance of 1,664.51 to the POINT OF BEGINNING and containing 141.0462 acres of land.

GF BEAUTIS J. BROUSSAFID BIOT JC. BIOT JC. BIOT JC. BIOT JC.

Chris J. Broussard, R.P.L.S. Texas No. 6107

Date,

Sheet 1 of 2

Legal Description of Reinvestment Zone

EXHIBIT "A"

Written: April 12, 2011
Field Notes for ETC Texas Pipeline, LTD
Robert R. Ottis
141.0462 Acres (6,143,972 Square Feet) of Land
For A Surface Site

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BEGINNING at a set 5/8" iron rod with cap "HMMD CORNER" being the southeast corner of a the Tumlinson Survey, Abstract No. 264, same being the southwest corner of said 320.5479 acre of the herein described tract, from which a found wooden fence corner bears N.02°06′00" W, a distance of 11.69 feet and the intersection of the centerlines of both County Road 259 and County Road 260 bears N.59°24′40" E, a distance of 36.43 feet;

THENCE N 87°38′34″ E, (call N 89°30′00″ E) along the south line of said 320,5479 acre tract, in common with the south line of the herein described tract, a distance of 3,691.16 feet to a set 5/8″ iron rod with cap "HMMO CORNER"; from which the southeast corner of said 320,5479 acre tract bears N 87°38′34″ E, a distance of 67.77 feet;

THENCE N 02°21'25" W, leaving the south line, over and across said 320.5479 acre tract, also being parallel to the east line of said 320.5479 acre tract, a distance of 1,664.51 feet to a set 5/8" from rod with cap "HMMD CORNER", from which a found fence corner, same being the northeast corner of said 320.5479 acre tract, bears N 00°26′50" W, a distance of 2,033.22 feet;

THENCE S 87°38'34" Wy continuing over and across said 320.5479 acre tract, distance of 3,691.16 feet to a set 5/8" iron rod with cap "HMMD CORNER", said point lying in the west line of said 320.5479 acre tract, from which the northwest corner of said 320.5479 acre tract bears N 02°21'26" W, a distance of 2,068.18 feet;

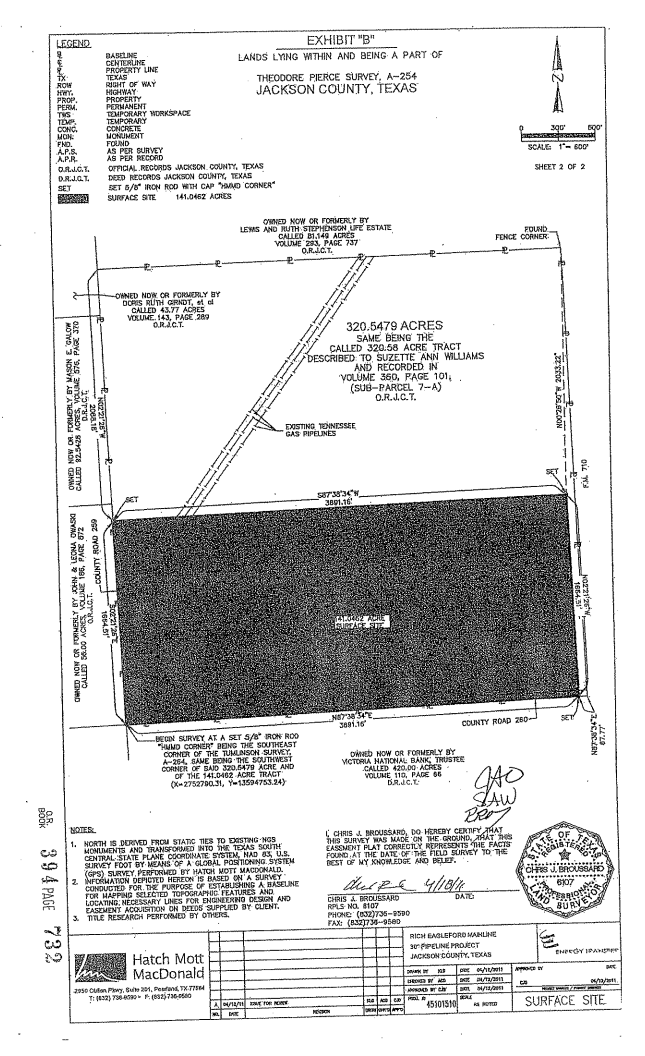
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OF OF OHRIS J. BROUSSARD OFFSSION SUP

Chris J. Broussard, R.P.L.S. Texas No. 6107

Date

Sheet 1 of 2



Guidelines and Criteria for Reinvestment Zone

F. . .

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GUIDELINES AND CRITERIA FOR GRANTING TAX ABATEMENT IN A REINVESTMENT ZONE CREATED IN JACKSON COUNTY, TEXAS

SECTION 1

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- Pursuant to the Texas Tax Code (herinafter the "Code"), Jackson County,

 Texas (hereinafter "the County"), is authorized to designate Reinvestment

 Zones in areas of the County that do not include areas in the taxing

 jurisdiction of a municipality, to enter into tax abatement agreements with

 regard to properties located in Reinvestment Zones, and to enter into tax

 abatement agreements with regard to properties for which a municipality has

 given tax abatement incentives by agreement.
- (B) The Code requires that the County establish guidelines and criteria governing tax abatement agreements. These guidelines and criteria are for the purpose of promoting the efficient and reasonably consistent administration of tax abatement incentives. These guidelines are effective for two (2) years from date adopted by the Jackson County Commissioners Court (the Commissioners Court). A three-quarter (3/4) vote by the Commissioners.
- (C): These guidelines and criteria, and the procedures established herein, are incompliance with the requirements of the Godes, here the supplication of the Godes, here the supplies the
- (D) NOTHING HEREIN SHALL IMPLY OR SUGGEST THAT THE COUNTY IS UNDER ANY OBLIGATION TO PROVIDE ANY TAX ABATEMENT, OR PROVIDE ANY LENGTH, LEVEL OR VALUE OF TAX.

 ABATEMENT, TO ANY APPLICANT.

SECTION II

DEFINITIONS

(A) "Abatement" means the full or partial exemption from County ad valorem taxation of the increased values of eligible properties in a Reinvestment Zone designated as such in accordance with state law, or the full or partial exemption from County ad valorem taxation of the increased values of eligible properties located within a municipality's taxing jurisdiction where

the municipality has granted full or partial exemption to those properties from municipal ad valorem taxation. (B) "Agreement" means a contractual agreement between a property owner and a taxing jurisdiction for the purpose of tax abatement. English Salit Falls &

Company of the State of the

- (C) "Base Year Value" means the market value of any property eligible for abatement under these guidelines and criteria on January 1 of the year of the execution of the agreement. In addition, Base Year Value may include a yer are a second guaranteed minimum agreed upon value of any property improvements or additions eligible for abatement under these guidelines and criteria made after such January 1-but before execution of such agreement. All the second of the such agreement. The set of the content of the second of the second of the second of the content of the second of the
- (D) "Economic Life" theans the number of the years a property improvement is expected to be in service in a facility and the service in a service in a facility and the servi VERSEN, R. J. C. W. COLLEY But I have my way and framewo
- (E) "Expansion" means the addition of buildings, structures, machinery, or equipment for the purpose of increasing production capacity.
- construction which together comprise an integral whole. The commence of the first of the contract of the Later Continues and the second of the
- (G) "Lease" means a relationship whereby the person applying for a tax abatement has a contract for exclusive possession of the real property on which improvements are to be made and/or personal property to be used for the operation of the business for a defined period of time.
- (H) "Modernization" means the replacement and upgrading of existing facilities which increase the productive input or output, updates the technology, or an analysis and a second substantially lowers the unit cost of operation, and extends the economic life of the facility. Modernization may result from the construction, alteration, or installation of buildings, structures, machinery, or equipment. Modernization shall not include reconditioning, refurbishing, repairing, or completion of deferred engil selis maintenance.
- (I) "New facility" means a Facility on property previously undeveloped and which is placed into service by means other than expansion or a modernization.
- (J) "Personal Property" means machinery; equipment and/or tools used, or bought or leased for use, in the operations of the person applying for tax abatement, other than that which was located on the real property at any time before execution of the tax abatement agreement. "Personal Property" shall not include inventory, supplies, office furniture, office equipment, motor vehicles, vessels, aircraft, housing, hotel accommodations, or deferred maintenance investments.

(K) "Real Property" means the area of land defined by legal description as being owned or leased by the person applying for a tax abatement, including any · improvements thereto, which is to be improved and valued for property tax purposes, and which is to be included in the Reinvestment Zone. and the second of the second o

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(L) "Reinvestment Zone" is an area designated as such for the purpose of a tax. abatement as authorized by the County in accordance with the Code.

SECTION III

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REINVESTMENT ZONE DESIGNATION

with all applicable expensioners of held in the Challe.

- A Reinvestment Zone may only be designated in accordance with the Code.... ·(A)
- A Reinvestment Zone may only be designated by the Commissioners Court in (B) an area of the County that does not include an area within the taxing jurisdiction of a municipality. CELLACIE COLORIGIANA
- An area may be designated as a Reinvestment Zone if the Commissioners (C) Court, after a public hearing on the proposed designation, finds that the designation would attract major investment into the Reinvestment Zone that would be a benefit to the property to be included in the Reinvestment Zone : and would contribute to the economic development of the County. Participation in 1910 to the annual commences of the control of th
- (D) A public hearing on a proposed Reinvestment Zone designation must be held prior to the findings and action of the Commissioners Court on the proposal. The public hearing shall be conducted in accordance with all applicable " provisions of the Code: Notice of the hearing shall be given in accordance with the Code. The public hearing must also be posted as an agenda item in. accordance with Chapter 551 of the Texas Government Code (the "Texas market in the comment Open Meetings Act?) the part of the foreign the address of confidence is a film attached to the first of the confidence of
- (E) Property may be located both in a Reinvestment Zone designated by the County and in a Reinvestment Zone designated by a municipality.
- If the Commissioners Court finds that designation of an area as a (F) Reinvestment Zone is proper, such proposed designation shall be put to a vote of the Commissioners Court, and will pass if a majority of the members of the Commissioners Court in attendance vote to approve the designation. The order of the Commissioners Court designating the area as a Reinvestment Zone shall contain a sufficient description of the boundaries of the Reinvestment Zone. The second of th

(G)	The designation of a Reinvestment Zone shall be for a period of five (5) years. No designation of a Reinvestment Zone shall exceed five (5) years, and a designation of a Reinvestment Zone shall exceed five (5) years, and a designation of a Reinvestment Zone shall exceed five (5) years, and a designation of a Reinvestment Zone shall exceed five (5) years, and a designation of a Reinvestment Zone shall be for a period of five (5) years.
	designation of a Reinvestment Zone shall automatically expire five (5) years
	after the date of designation unless renewed by the Commissioners Court for.
	one or more subsequent periods not to exceed five (5) years each. The transfer of the control of
	expiration of a designation of a Reinvestment Zone does not affect any
	existing tax abatement agreement relating to property in such Reinvestment
	Zone.

(H) Tax abatement agreements entered into by the County shall be in compliance with all applicable requirements set forth in the Code.

... SECTION IV

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ABATEMENT AUTHORIZED

(A) Abatement is authorized, subject to approval of the Commissioners Court and execution of a tax abatement agreement, for properties located within a recommissioners Court and Reinvestment Zone designated by the Commissioners Court agreement agreement agreement of the Commissioners Court agreement agree

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- Abatement is also authorized for properties located within a municipal and a municipal and a municipal agreement. Zone when the municipality has entered into a tax abatement agreement with regard to property located within the Reinvestment Zone if the County enters into a tax abatement agreement with regard to that property. Such an agreement must be in compliance with all applicable requirements set forth in the Code.
- (C) Authorized Facilities: Tax abatement may be granted for New Facilities or for the Expansion or Modernization of existing Facilities. The economic life of a Facility or improvements thereto must exceed the life of the tax abatement agreement.
- (D) Eligible Property: Tax abatement may be granted for improvements to owned real property or real property; subject to a Lease and for Personal Property located on such real property to the extent allowed by state law.

Carlo San Maria

(E) Value of Abatement: Authorized Facilities may be granted abatement on all or a portion of the increased taxable value of eligible property over the base year value for a period not to exceed ten (10) years. Such abatement, if granted as to real property, is not with regard to the entire value of the real property, but only to the extent that the value of the real property exceeds the value for the year in which the abatement is granted (i.e., the Base Year Value). Ad valorem taxes on

tangible Personal Property may be abated to the extent of additions, but cannot be abated as to personal property located on the real property at any time before the tax abatement agreement is executed, and cannot be abated for inventory, supplies, office furniture, office equipment, motor vehicles, vessels, aircraft, housing, hotel accommodations, or deferred maintenance investments.

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SECTION V

PROJECT IMPACT DATA

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(A) Introduction repair to the information required in this Section V will be used by the Commissioners

Court to determine whether or not it is in the best interest of the County to offer tax abatement to a particular applicant. The County may request that the applicant describe the methodologies used to respond to the questions below and to supply supporting documentation.

(B) Proposed Investment

The applicant must submit information providing answers to the following:

- (1) Identify and describe the type and location of the proposed real property improvements and/or personal property additions to the property and describe the planned development schedule for the proposed improvements and/or additions.
- To what extent, if any, will material, additional public improvements be needed? Describe the plans, if any, in existence for the provision of such improvements.
- (3) What material governmental approvals or permits will be required for the improvements?
- (4) Is the financial capital required to complete the project already available (financing commitments, reserved funds, etc.)? Explain in reasonable detail.

(C) Fiscal Impact

The applicant must submit information providing answers to the following inquiries:

- What is the estimated cost of the proposed real property improvements:

 and/or personal property additions?
- (2) What is the proposed depreciation schedule for the real and personal property to be abated?

(D) Community Impact

The applicant must submit information providing answers to the following inquiries:

- Provide a copy of an economic impact study prepared with respect to the proposed project. An economic impact evaluation prepared in connection with an application for appraised value limitation under Chapter 313 of the Code will satisfy this requirement.
- (2) What support services or products, if any, does the applicant anticipate will be produced from the local community in the construction of a management improvements or additions of personal property, and with regard to its a management operations?
- (B) A legal description of the subject real property must be supplied to the County by the applicant:
- (F) Pursuant to the Code, information submitted in the application process is confidential, and is not subject to public disclosure, unless and until a tax abatement agreement is executed. If an application for abatement is granted, the information submitted in the application process will be considered public once the abatement agreement has been signed by representatives for both parties.

SECTION VI

GOIDELINES

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(A) Economic Qualification

To be eligible for designation of a Reinvestment Zone and to receive tax abatement, the proposed project must be reasonably shown to have an estimated cost upon completion of at least \$5,000,000.00

(B) Eligibility

The Commissioners Court shall determine eligibility for abatement on a case-by-case basis.

(C) Rate and Duration of Tax Abatement

When a determination has been made to offer tax abatement, the County will determine the percent of value abated and the length of abatement on a case-by-case basis.

SECTION VII

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PROCEDURE

- (A) Any person or entity desiring that the County consider tax abatement for a proposed project must comply with the following procedural guidelines.
- (B) Application Process a draw and matches of a granific bus violent accommodification of the control of the Court of the control of the Court of the Court

The applicant shall submit a letter of application for tax abatement to the County.

Judge for submission to the Commissioners Court. The application must:

- (1) give a reasonably detailed explanation of the proposed project.

 (improvements to owned or leased real property, and/or addition of owned or leased Personal, Property);
 - (2) address all criteria questions and inquiries outlined in Section V above;
 - provide a current survey of the real property and information showing the proposed location of the proposed improvements and additions on such real property, together with a legal description of such real property;
 - (4) identify the name, address, telephone number, fax number, and e-mail and address of the applicant's contact person for purposes of the application;
 - identify the form of organization of the applicant (e.g., sole proprietorship, partnership, corporation, limited liability company, etc.) and any assumed or trade names under which the applicant operates; and
 - (6) identify how the project will comply with or fit within the criteria and guidelines set forth in the preceding sections.

All applications will be reviewed by the Commissioners Court's designee or designees for accuracy and completeness. If requested by the Commissioners Court or its designee, the applicant shall verify any information submitted to the Commissioners Court. In addition, the applicant shall provide any additional information requested by the Commissioners Court or its designee. Upon completion of the application process, the

application will be placed on the agenda for a meeting of the Commissioners Court for a second consideration.

- (C) The application shall be considered at a meeting of the Commissioners Court held in compliance with the Texas Open Meetings Act. If the abatement would involve the designation of a Reinvestment Zone, a public hearing regarding such designation must first be held in accordance with the procedures and notice requirements in the Code. No applicant has a legal right or expectation to a favorable determination by the Commissioners Court with respect to its application.
- which meets all of the requirements of law and is acceptable to the Commissioners Court. Any such tax abatement agreement shall provide that in filling any new employment positions created as a result of the project, the applicant will use commercially reasonable efforts to hire qualified applicants and willing to perform the work required by such position.

 A tax abatement agreement must be approved by the Commissioners Court for execution by the County Judge before it can be effective.
 - Any abatement is for County ad valorem taxes only, and does not provide

 abatement from taxation by other taxing jurisdictions in which the property

 may be located unless otherwise provided by state law. Property owned or the leased by a member of the Commissioners Court is not eligible for tax.

SECTION VIII

ADMINISTRATION

- (A) The tax abatement agreement shall stipulate that employees of the County and/or designated representatives of the County will have access to the Reinvestment Zone during the term of the abatement to inspect the Facility to determine if the terms and conditions of the agreement are being met. All inspections will be made only after giving forty-eight (48) hours prior notice and will only be conducted in such manner as to not unreasonably interfere with the construction and/or operation of the Facility. All inspections will be made with one or more representatives of the company and in accordance with the safety standards for the Facility.
- (B) The employees and/or designated representatives of the County who conduct an inspection of the Facility shall within ten days of the inspection submit a written report to the Jackson County Commissioners Court regarding the property owner's compliance with the terms and conditions of the agreement.

(C) Violations of the terms of the tax abatement agreement by the tax abatement recipient may result in the full or partial loss of the abatement and give rise to a right of the County to recoup taxes abated and terminate the agreement, all as may be more fully provided for in the agreement.

SECTION IX

ASSIGNMENT

A tax abatement agreement may be assigned to a new owner or lessee of the Facility with
the prior written consent of the Commissioners Court, which consent shall not be
unreasonably withheld, delayed or conditioned. Any assignment shall provide that the
assignee shall irrevocably and unconditionally assume all the duties and obligations of
the assignor upon the same terms and conditions as set out in the agreement. Any
assignment of a tax abatement agreement shall be to an entity that contemplates the same
improvements or repairs to the property, except to the extent such improvements or
repairs have been completed. No assignment shall be approved if the assignor or the
assignee are indebted to the County for delinquent ad valorem taxes or other obligations.

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SECTION X

SUNSET PROVISION

These Guidelines and Criteria are effective September 27, 2010, and will remain in force until September 27, 2012, at which time all tax abatement agreements created pursuant to these provisions will be reviewed by the County to determine whether the goals have been achieved. Based on that review, the Guidelines and Criteria will be modified, renewed, or eliminated.