## TOWN OF ADDISON, TEXAS

# RESOLUTION NO.

# A RESOLUTION OF THE CITY COUNCIL OF THE TOWN OF ADDISON, TEXAS APPROVING AN INTERLOCAL AGREEMENT BETWEEN THE TOWN OF ADDISON AND DALLAS COUNTY HEALTH AND HUMAN SERVICES FOR THE PROVISION OF LOCAL PUBLIC HEALTH SERVICES IN AN AMOUNT NOT TO EXCEED \$2,500.00 FOR FISCAL YEAR 2019-20; AUTHORIZING THE CITY MANAGER TO EXECUTE THE AGREEMENT; AND PROVIDING AN EFFECTIVE DATE.

**WHEREAS,** the Interlocal Cooperation Act, Texas Government Code, Chapter 791, as amended (the "Act") provides authority for local governments of the State of Texas to enter into interlocal agreements with each other for the purpose of performing governmental functions and services as set forth in the Act; and

**WHEREAS**, the City desires to participate with Dallas County to provide public health services to its residents.

# NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE TOWN OF ADDISON, TEXAS:

<u>Section 1.</u> The Interlocal Agreement for Coordinated Health Services between Dallas County, Texas, on behalf of Dallas County Health and Human Services and the Town of Addison, attached as <u>Exhibit A</u> and incorporated herein, is hereby approved and the City Manager is authorized to execute the agreement.

Section 2. This Resolution shall take effect from and after its date of adoption.

**PASSED AND APPROVED** by the City Council of the Town of Addison, Texas this the 10<sup>th</sup> day of September, 2019.

Joe Chow, Mayor

ATTEST:

Irma Parker, City Secretary

APPROVED AS TO FORM:

Brenda N. McDonald, City Attorney

OFFICE OF THE CITY SECRETARY SOLO PAGE + EXHIBIT A

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#### THE STATE OF TEXAS

#### COUNTY OF DALLAS

## INTERLOCAL AGREEMENT FOR COORDINATED HEALTH SERVICES BETWEEN DALLAS COUNTY, TEXAS, ON BEHALFOFDALLASCOUNTYHEALTH AND HUMAN SERVICES, AND THE TOWN OF ADDISON, TEXAS

## 1. PARTIES

Whereas, Dallas County ("County") has offered to provide certain health services to the various cities throughout Dallas County on a contract for services basis; and

Whereas, the Town of Addison, Texas ("Town") desires to participate with County in establishing coordinated health services for City/Town and Dallas County; and

Whereas, County will operate certain health services for the residents of Town in order to promote the effectiveness of local public health services and goals ("Program"); and

Whereas, the cooperative effort will allow cities located within Dallas County to participate in providing public health services for their residents; and

Whereas, such cooperative effort serves and furthers the public purpose and benefits the citizens of County as a whole.

**Now therefore,** County, on behalf of Dallas County Health and Human Services ('DCHHS'), enters into this Interlocal Agreement ('Agreement ') with Town, pursuant to the authorities of the Texas Health and Safety Code Chapter 121, the Texas Government Code Chapter 791, and other applicable laws for health services to Town.

#### 2. HEALTH SERVICES TO BE PERFORMED

- A. County agrees to operate the Program, which will include the following health services:
  - 1) <u>Tuberculosis Control Services:</u> providing preventive, diagnostic treatment, and epidemiological services;
  - Sexually Transmitted Disease Control Services: consisting of education to motivate people to use preventive measures and to seek early treatment, prophylaxis, epidemiological investigation, and counseling in accordance with County policy;
  - <u>Communicable Disease Control Services</u>: providing information concerning immunization and communicable diseases and coordinating with the Texas Department of State Health Services ("DSHS") in monitoring communicable diseases;

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- 4) <u>Laboratory Services</u>: performing chemical, biological, and bacteriological analysis and tests on which are based diagnosis of disease, effectiveness of treatment, the quality of the environment, the safety of substance for human consumption, and the control of communicable disease.
- B. County agrees to provide to Town, in accordance with state and federal law, the following public health services:
  - 1) Immunizations;
  - 2) Child health care;
  - 3) High risk infant case management; and
  - 4) Home visits.

County also agrees to work with Town in order to decentralize clinics and to plan and provide for desired services by Town; however, any other services that City/Town requires, in addition to the above-mentioned services, may result in additional fees to Town.

- C. County agrees to charge a sliding-scale fee based on ability to pay to all residents of every municipality, including Town, in Dallas County. The fees charged by County for the services listed in Section 2A of this Agreement will be used to offset the Town's Program costs for the next Agreement Term. A schedule of fees to be charged by County is set out in Exhibit A, attached and incorporated herein by reference for all purposes.
- D. County agrees that the level of service provided in the Program for Town will not be diminished below the level of service provided to Town for the same services in the prior Agreement Term except as indicated in Section 2E of this Agreement. For purposes of Section 2E, level of service is measured by the number of patient visits and number of specimens examined. County will submit to Town a monthly statement, which will also include the number of patient visits and number of specimens examined during the preceding month.
- E. The possibility exists of reductions in state and federal funding to the Program that could result in curtailment of services, if not subsidized at the local level. County will notify Town in writing of any amount of reduction, and any extent to which services will be curtailed as a result. The notice will also include an amount that Town may elect to pay to maintain the original level of services. Town will notify County in writing no later than fourteen (14) calendar days after the date of Town's receipt of the notice of funding reduction as to Town's decision to pay the requested amount or to accept the curtailment of service. If Town elects to pay the requested amount, payment is due no later than forty-five (45) calendar days after the date of the notice of funding reduction.

#### **3. BUDGET**

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- A. County agrees to submit to City/Town by July 31st of each year a proposed budget describing the proposed level of services for the next Agreement Term;
- B. For the Term of this Agreement, County agrees to provide the services listed in Section 2 of this Agreement at the level of services and for the amount stated in <u>Exhibit D</u>, which is attached and incorporated herein by reference for all purposes;
- C. <u>Payment</u>. Town shall pay County the following amount, as stated in <u>Exhibit D</u>, **Two thousand five hundred and 00/100 Dollars (\$2,500.00)**, which is the agreed upon amount for Town's share of the total cost of the Program less federal and state funding.
- D. In lieu of paying the actual dollar amount stated in this Agreement, Town has the option, to the extent authorized by law, ordinances or policy, of making a request to negotiate for in- kind services that are equal in value to the total amount.
- E. This Agreement is contingent upon Town's appropriation of funds, or ability to perform inkind services as described in Section 3D of this Agreement, for the services set forth herein. In the event Town fails to appropriate such funds, or provide in-kind services, County shall not incur any obligations under this Agreement.

## 4. ASSURANCES

- A. County shall operate and supervise the Program.
- B. Nothing in this Agreement shall be construed to restrict the authority of Town over its health programs or environmental health programs or to limit the operations or services of those programs.
- C. Town agrees to provide to County or assist County in procuring adequate facilities to be used for the services under this Agreement. These facilities must have adequate space, waiting areas, heating, air conditioning, lighting, and telephones. None of the costs and maintenance expenses associated with these facilities shall be the responsibility of County and County shall not be liable to Town or any third party for the condition of the facilities, including any premises defects.
- D. Town and County agree that other cities/towns/municipalities may join the Program by entering into an agreement with County that contains the same basic terms and conditions as this Agreement.
- E. Each party paying for the performance of governmental functions or services under this Agreement must make those payments from current revenues available to the paying party.

## 5. FINANCING OF SERVICES

- A. The health services provided under this Agreement will be financed as follows:
  - 1) Town and County will make available to the Program all appropriate federal and state funds, personnel, and equipment to provide the health services included under this Agreement and will use best efforts to cause these funds and resources to continue to increase.
  - 2) Town shall pay to County, or provide in-kind services, its share of budgeted costs that are in excess of the federal and state funding for providing the health services under this Agreement. Budgeted costs shall not exceed those reflected in Exhibits B, C, and D for the appropriate Agreement Term.
- B. County shall bill Town each month an amount equal to one-twelfth (1/12) of its share of annual budgeted costs that exceed federal and state funding for the expenses of the preceding month.
- C. Any payment not made within thirty (30) calendar days of its due date shall bear interest in accordance with Chapter 2251 of the Texas Government Code.
- D. Town and County agree that no more than ten percent (10%) of the Town's cost of participating in the Program will be used for administration of the Program.

#### 6. TERM

The Term of this Agreement shall be effective from October 1, 2019 through September 30, 2020, unless otherwise stated in this Agreement.

#### 7. TERMINATION

- A. <u>Without Cause</u>: This Agreement may be terminated in writing, without cause, by either party upon thirty (30) calendar days prior written notice to the other party.
- B. <u>With Cause:</u> Either party may terminate the Agreement immediately, in whole or in part, at its sole discretion, by written notice to the other party, for the following reasons:
  - 1) Lack of, or reduction in, funding or resources;
  - 2) Non-performance;
  - The improper, misuse, or inept use of funds or resources directly related to this Agreement;
  - The submission of data, statements, and/or reports that is incorrect, incomplete, and/or false in any way.

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#### 8. RESPONSIBILITY

County and Town agree that each shall be responsible for its own negligent acts or omissions or other tortious conduct in the course of performance of this Agreement, without waiving any governmental immunity available to County or Town or their respective officials, officers, employees, or agents under Texas or other law and without waiving any available defenses under Texas or other law. Nothing in this paragraph shall be construed to create or grant any rights, contractual or otherwise, in or to any third persons or entities.

#### 9. INSURANCE

Town and County agree that they will, at all times during the Term of this Agreement, maintain in full force and effect insurance or self-insurance to the extent permitted by applicable laws. Town and County will be responsible for their respective costs of such insurance, any and all deductible amounts in any policy and any denials of coverage made by their respective insurers.

## 10. ACCESS TO RECORDS RELEVANT TO PROGRAM

Town and County agree to provide to the other upon request, copies of the books and records relating to the Program. Town and County further agree to give Town and County health officials access to all Program activities. Both Town and County agree to adhere to all applicable confidentiality provisions, including those relating to Human Immunodeficiency Virus (HIV) and Sexually Transmitted Disease (STD) information, as mandated by federal and state law, as well as by DSHS.

#### **11. NOTICE**

Any notice to be given under this Agreement shall be deemed to have been given if reduced to writing and delivered in person by a reputable courier service or mailed by Registered Mail, postage pre-paid, to the party who is to receive such notice, demand or request at the addresses set forth below. Such notice, demand or request shall be deemed to have been given, if by courier, at the time of delivery, or if by mail, three (3) business days subsequent to the deposit of the notice in the United States mail in accordance herewith. The names and addresses of the parties' hereto to whom notice is to be sent are as follows:

Philip Huang, MD, MPH, Director Dallas County Health & Human Services 2377 N. Stemmons Freeway, LB 12 Dallas, TX 75207-2710

#### Irma Parker, Town Secretary Town of Addison P.O. Box 9010 Addison, TX 75001-9010 (972) 450-7000

#### **12. IMMUNITY**

This Agreement is expressly made subject to County's and Town's Governmental Immunity, including, without limitation, Title 5 of the Texas Civil Practices and Remedies Code, and all applicable federal and state laws. The parties expressly agree that no provision of this Agreement is in any way intended to constitute a waiver of any immunities from suit or from liability, or a waiver of any tort limitation, that Town or County has by operation of

#### law or otherwise. Nothing in this Agreement is intended to benefit any third party beneficiary.

## **13. COMPLIANCE WITH LAWS AND VENUE**

In providing services required by this Agreement, Town and County must observe and comply with all licenses, legal certifications, or inspections required for the services, facilities, equipment, or materials, and all applicable federal, State, and local statutes, ordinances, rules, and regulations. Texas law shall govern this Agreement and exclusive venue shall lie in Dallas County, Texas.

## 14. AMENDMENTS AND CHANGES IN THE LAW

No modification, amendment, novation, renewal, or other alteration of this Agreement shall be effective unless mutually agreed upon in writing and executed by the parties hereto. Any alteration, addition or deletion to the terms of this Agreement which are required by changes in federal or state law are automatically incorporated herein without written amendment to this Agreement and shall be effective on the date designated by said law.

#### **15. ENTIRE AGREEMENT**

This Agreement, including all Exhibits and attachments, constitutes the entire agreement between the parties hereto and supersedes any other agreements concerning the subject matter of this transaction, whether oral or written.

## **16. BINDING EFFECT**

This Agreement and the respective rights and obligations of the parties hereto shall inure to the benefit and be binding upon the successors and assigns of the parties hereto, as well as the parties themselves.

#### **17. GOVERNMENT FUNDED PROJECT**

If this Agreement is funded in part by either the State of Texas or the federal government, County and Town agree to timely comply without additional cost or expense to the other party, unless otherwise specified herein, to any statute, rule, regulation, grant, contract provision or other state or federal law, rule, regulation, or other similar restriction that imposes additional or greater requirements than stated herein and that is directly applicable to the services rendered under the terms of this Agreement.

#### 18. DEFAULT/CUMULATIVE RIGHTS/MITIGATION

In the event of a default by either party, it is not a waiver of default if the non-defaulting party fails to immediately declare a default or delays in taking any action. The rights and remedies provided by this Agreement are cumulative, and either party's use of any right or remedy will not preclude or waive its right to use any other remedy. These rights and remedies are in addition to any other rights the parties may have by law, statute, ordinance, or otherwise. Both parties have a duty to mitigate damages.

#### **19. FISCAL FUNDING CLAUSE**

Notwithstanding any provisions contained herein, the obligations of County and Town under this Agreement are expressly contingent upon the availability of funding for each item and obligation contained herein for the Term of the Agreement and any extensions thereto. Town and County shall have no right of action against the other party in the event the other party is unable to fulfill its obligations under this Agreement as a result of lack of sufficient funding for any item or obligation from any source utilized to fund this Agreement or failure to budget or authorize funding for this Agreement during the current or future Agreement Terms. In the event that County or Town is unable to fulfill its obligations under this Agreement as a result of lack of sufficient funding, or if funds become unavailable, each party, at its sole discretion, may provide funds from a separate source or may terminate this Agreement by written notice to the other party at the earliest possible time.

## 20. COUNTERPARTS, NUMBER, GENDER AND HEADINGS

This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument. Words of any gender used in this Agreement shall be held and construed to include any other gender. Any words in the singular shall include the plural and vice versa, unless the context clearly requires otherwise. Headings herein are for the convenience of reference only and shall not be considered in any interpretation of this Agreement.

#### 21. PREVENTION OF FRAUD AND ABUSE

Town and County shall establish, maintain, and utilize internal management procedures sufficient to provide for the proper, effective management of all activities funded under this Agreement. Any known or suspected incident of fraud or program abuse involving County or Town's employees or agents shall be reported immediately for appropriate action. Moreover, Town and County warrant to be not listed on a local, county, state, or federal consolidated list of debarred, suspended, and ineligible contractors and grantees. Town and County agree that every person who as part of their employment, receives, disburses, handles or has access to funds collected pursuant to this Agreement does not participate in accounting or operating functions that would permit them to conceal accounting records and the misuse of said funds. Each party shall, upon notice by the other party, refund their respective expenditures that are contrary to this Agreement.

## 22. AGENCY / INDEPENDENT CONTRACTOR

County and Town agree that the terms and conditions of this Agreement do not constitute the creation of a separate legal entity or the creation of legal responsibilities of either party other than under the terms of this Agreement. County and Town are and shall be acting as independent contractors under this Agreement; accordingly, nothing contained in this Agreement shall be construed as establishing a master/servant, employer/employee, partnership, joint venture, or joint enterprise relationship between County and Town. Town and County are responsible for their own acts, forbearance, negligence and deeds, and for those of their respective officials, agents or employees in conjunction with the performance of work covered under this Agreement.

#### 23. SEVERABILITY

If any provision of this Agreement is construed to be illegal or invalid, this will not affect the legality or validity of any of the other provisions in this Agreement. The illegal or invalid provision will be deemed stricken and deleted, but all other provisions shall continue and be given effect as if the illegal or invalid provisions had never been incorporated.

## 24. SIGNATORY WARRANTY

Each person signing and executing this Agreement does hereby warrant and represent that such person has been duly authorized to execute this Agreement on behalf of Town or County, as the case may be.

## **DALLAS COUNTY:**

#### TOWN OF ADDISON:

By: Clay Lewis Jenkins Dallas County Judge

DATE:

**Recommended:** 

By: Dr. Philip Huang Director, DCHHS

**Approved as to Form\*:** JOHN CREUZOT DISTRICT ATTORNEY By: Town Manager/Mayor

# DATE: \_\_\_\_\_

By:

Town Secretary

Approved as to Form:

By: Lacey B. Lucas Assistant District Attorney By:

Town Attorney

\*By law, the District Attorney's Office may only advise or approve contracts or legal documents on behalf of its clients. It may not advise or approve a contract or legal document on behalf of other parties. Our review of this document was conducted solely from the legal perspective of our client. Our approval of this document was offered solely for the benefit of our client. Other parties should not rely on this approval, and should seek review and approval by their own respective attorney(s).

## EXHIBIT A

## FY 2020 FEE SCHEDULE

SEXUAL HEALTH CLINIC		INFECTIOUS DISEASES	
Office Visits	\$20/visit	Non-Contagious Disease Certifica	tion Lattor \$20 each
		Non-Contagious Disease Certifica	tion Letter \$20 each
Blood Drawing	\$5 each		
Chemical Lesion Reduction	\$45 each		
Medical Records Copies	\$5 each		
Cryotherapy	\$15 each		
TUBERCULOSIS CLINIC	222.00.0		
TB Testing-Level I (Office Visit)	\$30/Visit	Comprehensive TB Testing &	\$80 each
TB Testing-Level II (IGRA)	\$50 each	Evaluation (Incl. Chest X-ray)	
Chest X-Ray Copies	\$5 each		
LABORATORY			
GC Culture	\$14 each	Pregnancy Test	\$20 each
GEN Probe GC/CT Combo	\$15.00 each	Urinalysis	\$15 each
Trichomonas Testing	\$17 each	Dark Field	\$16 each
HIV 1&2 Test	\$15 each	Herpes Culture	\$38 each
HIV Test - Rapid	\$20 each	HIV-1 RNA Testing	\$115 each
MTB Testing for TB	\$85 each	HIV-1 Quant Assay Testing	\$80 each
TB Culture & Concentration	\$25 each	Herpes Type 1 & 2 Serology	\$50 each
TB Identification	\$15 each	Residual Clinical Specimens	\$5 each
	\$31 each	Residual Clinical Specifiens	\$5 each
TB Susceptibility TB Acid Fast Stain			
TB ACIU Fast Stain	\$8 each		
NURSING SERVICE			
Hepatitis A Havrix*	¢EE/Injection	Varivax*	¢1EE/Injustion
	\$55/Injection		\$155/Injection
Hepatitis B Vaccine*	\$60/Injection	Meningococcal (MCV4)*	\$135/Injection
Twinrix	\$95/Injection	Zostavax (Shingles)*	\$255/Injection
Rabies (PE)	\$340/Injection	Gardasil (HPV)*	\$195/Injection
IPV	\$45/Injection	Hepatitis A (Pediatric)	\$40/Injection
Pneumococcal*	\$125/Injection	Hepatitis B (Pediatric)	\$40/Injection
Adacel (Pertusis) (Tdap)	\$65/injection	DT	\$70/Injection
HIB	\$45/injection	DTaP (Daptacel)	\$45/Injection
Japanese Encephalitis	\$345/Injection	DTap-HepB-IPV	\$85/Injection
Meningococcal (Menomune)	\$145/Injection	DTaP-IPV	\$65/Injection
Typhoid (Polysaccharide)	\$85/Injection	Rotavirus	\$130/Injection
Typhoid (Oral)	\$65/box	PCV13	\$225/Injection
Yellow Fever Vaccine**	\$160/Injection	MMR*	\$95/Injection
Boostrix Vaccine*(Tdap)	\$50/Injection	Communicable Disease Program:	+
Influenza Vaccine*	\$30/Injection	Hepatitis A/B/C Screening Genera	\$35/Test
Influenza (High Dose)	\$60/Injection	Hepatitis A/B/C Screening Qualifie	
Influenza (Intradermal)	\$30/Injection	Immunization/VFC Program:	a proviest
	\$30/IIIJection		¢C/Darashild
Rabies Administrative Fee/	005	DPT,DT,Hib,	\$5/Per child
Serves State Vaccine	\$25 each	Well Baby	\$5/Visit
Foreign Travel Office Visit Fee	\$25/visit	Diabetic Testing	\$5/Test
TD*	\$50/Injection	Immunization Record	\$5 each
		Foreign Travel Yellow Card Note: (1)*Vaccines marked with asterisks are part of	\$5 each
		eligible to receive through the ASNP will be charge	d a fee of <u>\$10/shot</u> . (2) **Vaccine Unavailable.
ENVIRONMENTAL HEALTH			
Septic Tank Inspection	\$310/Commercial/Business	Day Care Center Inspections	\$2/per authorized child
	\$260/Residential	Temporary Food Permit	\$75/plus \$10 per day
Septic Tank Re-inspection	\$35/Residential	Funeral Home Inspection	\$200
	\$85/Commercial	FHA, VA, Conventional Loans	\$125/Licensed
Food Establishment Inspection	\$150/yr./establishment	in in it of controllional Ecano	\$150/Unlicensed
Half-Way Houses & Boarding	\$75/plus \$25 for each	Annual Group Home Inspection	\$50
Homes, Residential	additional unit on site	Food Handler Class	\$15/per person
	additional unit on Site	Sub-division Plat Approval \$200/R	
Mosquito Spraying for Non-	¢195/ por bour	Sub-division Flat Approval \$200/R	
contracting cities	\$185/ per hour	Animal Cantral/Quantation 67/	\$150/Commercial
Water Sample	\$50	Animal Control/Quarantine \$7/per	
Mosquito Testing	\$35	Animal Control/Vicious Animal	\$12/per day
Food Mgr. Cert. Program \$100/p		Food Manager Re-certification	\$50/Test
Food Mgr. Cert. Retesting \$50/pe		W/Multiple Test Sites	
Note: 1) # Indicates \$10 charge for \$	State fee		

Revised July /2019

# Dallas County Health and Human Services Annual Summary of Services January 1, 2018 thru December 31, 2018

Exhibit D

172 353 818 253 58	41 129 184	66 451	17
353 818 253	129	451	
818 253	the second se		10
253	184		18
		576	47
58	215	216	60
	0	7	22
263	43	34	26
28,011	8,701	45,254	23,87
2,498	336	298	53
242	173	438	40
194	68	285	26
4,078	669	2,725	44
642	82	97	- 17
1,398	386	1,756	78
90	1	0	7
13	26	85	11
4,017	691	2,431	1,25
941	391	437	27
891	610	1,569	72
1,014	279	331	65
561	76	96	17
59	32	40	6
37	47	205	19
50	9	1	23
2	3	0	3
128	39	124	6
853	1,743	39,836	2,34
	2,498 242 194 4,078 642 1,398 90 13 4,017 941 891 1,014 561 59 37 50 2 128	2,498 336   242 173   194 68   4,078 669   642 82   1,398 386   90 1   13 26   4,017 691   941 391   891 610   1,014 279   561 76   59 32   37 47   50 9   2 3   128 39   853 1,743	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

EXHIBIT A – Page 10

## Dallas County Health and Human Services Contract Cost by Category

FY2020

	Tuberculosis	Sexually Transmitted Diseases	Laboratory	Communicable Diseases	FY '20 Contract To
nicipality		· · · · · · · · · · · · · · · · · · ·	1		
Addison	\$ 7,751	\$ 5,381	\$ 1,631	\$ 3,539	\$ 2,50
Balch Springs	\$ 15,907	\$ 16,931	\$ 11,144	\$ 3,800	\$ 9,3
Carrollton	\$ 36,861	\$ 24,149	\$ 14,233	\$ 9,470	\$ 23,82
Cedar Hill	\$ 11,401	\$ 28,218	\$ 5,337	\$ 12,225	\$ 2,49
Cockrell Hill	\$ 2,614	\$ -	\$ 173	\$ 4,564	\$ 1,23
Coppell	\$ 11,852	\$ 5,644	\$ 840	\$ 5,328	\$ 3,13
Dallas	\$ 1,262,256	\$ 1,141,961	\$ 1,118,251	\$ 480,119	\$ 1,754,2
Desoto	\$ 112,567	\$ 44,098	\$ 7,364	\$ 10,777	\$ 17,6
Duncanville	\$ 10,905	\$ 22,705	\$ 10,823	\$ 8,043	\$ 11,2
Farmers Branch	\$ 8,742	\$ 8,925	\$ 7,043	\$ 5,369	\$ 6,8
Garland	\$ 183,766	\$ 87,803	\$ 67,336	\$ 8,907	\$ 80,15
Glenn Heights	\$ 28,930	\$ 10,762	\$ 2,397	\$ 3,438	\$ 5
Grand Prairie	\$ 62,998	\$ 50,660	\$ 43,392	\$ 15,784	\$ 38,8
Highland Park	\$ 4,056	\$ 131	\$ -	\$ 1,428	\$ 13
Hutchins	\$ 586	\$ 3,412	\$ 2,100	\$ 2,332	\$ 3,14
Irving	\$ 181,017	\$ 90,690	\$ 60,071	\$ 25,194	\$ 81,90
Lancaster	\$ 42,404	\$ 51,317	\$ 10,799	\$ 5,610	\$ 12,10
Mesquite	\$ 40,151	\$ 80,059	\$ 38,771	\$ 14,618	\$ 31,60
Richardson	\$ 45,694	\$ 36,617	\$ 8,179	\$ 13,150	\$ 23,75
Rowlett	\$ 25,280	\$ 9,975	\$ 2,372	\$ 3,438	\$ 4,92
Sachse	\$ 2,659	\$ 4,200	\$ 988	\$ 1,367	\$ 30
Seagoville	\$ 1,667	\$ 6,169	\$ 5,066	\$ 3,921	\$ 6,44
Sunnyvale	\$ 2,253	\$ 1,181	\$ 25	\$ 4,685	\$ 9
University Park	\$ 90	\$ 394	\$ -	\$ 744	\$ 4
Wilmer	\$ 5,768	\$ 5,119	\$ 3,064	\$ 1,267	\$ 2,59
Out of County	\$ 38,439	\$ 228,760	\$ 984,369	\$ 47,051	\$ 77,14

# Dallas County Health and Human Services Total Contract Costs FY2020

Exhibit D

Addison	\$ 2,5
Balch Springs	\$ 9,3
Carrollton	\$ 23,8
Cedar Hill	\$ 2,49
Cockrell Hill	\$ 1,2
Coppell	\$ 3,1:
* Dallas	\$ 1,754,2
* Desoto	\$ 17,62
* Duncanville	\$ 11,2
Farmers Branch	\$ 6,8
* Garland	\$ 80,1
Glenn Heights	\$ 5
Grand Prairie	\$ 38,8
Highland Park	\$ 1;
Hutchins	\$ 3,14
Irving	\$ 81,9
Lancaster	\$ 12,1
* Mesquite	\$ 31,6
* Richardson	\$ 23,7
* Rowlett	\$ 4,9
* Sachse	\$ 3
* Seagoville	\$ 6,4
Sunnyvale	\$ 1
University Park	\$ 
* Wilmer	\$ 2,5
* Out of County	\$ 77,1

\*Non-contracting

<u>EXHIBIT A –</u> Page 12