INTERLOCAL AGREEMENT

This interlocal agreement (the "Agreement") is made by and between LUBBOCK COUNTY, TEXAS ("LUBBOCK COUNTY"), a political subdivision of the State of Texas, acting through the Regional Public Defender for Capital Cases (the "PD"), and BROWN COUNTY, TEXAS ("PARTICIPANT"), a political subdivision of the State of Texas, (also, individually, a "Party" or, collectively, the "Parties"). This Agreement is made pursuant to the Fair Defense Act, Texas Code of Criminal Procedure 26.044(b), and Texas Government Code Chapter 791.

RECITALS

WHEREAS, each Party finds: 1) that the subject of this Agreement is necessary for the benefit of the public; and 2) that it has the legal authority to perform and to provide the government function or service which is the subject matter of this Agreement; and,

WHEREAS, the performance of this Agreement by LUBBOCK COUNTY and PARTICIPANT will be in the common interest of the Parties;

NOW, THEREFORE, the Parties agree as follows:

ARTICLE I PROGRAM

Program Purpose and Term. The Regional Public Defender for Capital Cases (the "PD"), funded proportionately by the Texas Indigent Defense Commission Multi-Year Discretionary Grant Program Funds (the "TIDC"), will provide court-appointed counsel for individuals charged with the offense of capital murder (death-eligible) in the participating counties and who cannot afford to hire their own attorney. Inmates in units of the Texas Department of Criminal Justice within the region who are charged with capital murder will continue to be represented by the State Counsel on Offenders, or by private counsel in the case of a conflict. Capital murder cases filed against inmates in units of the Texas Department of Criminal Justice shall not be counted in the average number of capital murder cases filed in a county.

Participant recognizes that counties from other Administrative Regions are also participating in the program. Each county's participatory costs within the first 5 years of eligibility are based upon funding by the Texas Indigent Defense Commission Multi-Year Discretionary Grant Program Funds (the "TIDC") and cost-sharing commensurate with their region's applicable inclusion in the program.

Pursuant to continued funding, the TIDC is anticipated to provide funds to operate the PD office on a cost-sharing basis (Year 1 of Region's inclusion – 100% funded by TIDC, Year 2 of Region's inclusion – 100% funded by TIDC, Year 3 of Region's inclusion – 80% funded by TIDC, Year 4 of Region's inclusion – 60% funded by TIDC, Year 5 of

May 5, 2014 (Exhibit#6) Region's inclusion – 40% funded by TIDC, Year 6 of Region's inclusion – 0% funded by TIDC). It is possible that the TIDC may consider additional funding mechanisms during Fiscal Years 2012 through 2017; however, the TIDC funding is not anticipated to be less than detailed above. In order to provide sustainable funding for the office and a fund balance for emergency situations, counties in the region will contribute as follows, during Year I of inclusion - 0%, Year 2 of inclusion - 30%, Year 3 of inclusion - 40%, Year 4 of inclusion - 60%, Year 5 of inclusion - 80% and Year 6 of inclusion - 100% (with a minimum contribution of \$1,000 per county). All percentages are based upon the amount that would be required with no grant funding available (year 6 of regional inclusion). A detailed county allocation schedule is provided in Attachment 1 and is incorporated herein for all purposes. Based upon this cost-sharing approach, participating counties shall provide the remaining operating costs based upon a formula taking into account the population of the county as a percentage of the whole of that county's region (50%) and the average number of capital murder cases filed between 1998 and 2008 as a percentage of the whole of that county's region (50%). Such cost share payments shall be made from current funds available to the PARTICIPANT at that time, subject to an annual appropriation. The PD will develop a plan to share costs among the counties beyond the TIDC grant period; however, the PD's obligation to perform after the TIDC grant period is contingent upon receipt of continued county funding.

Interlocal Agreement shall become effective October 1, 2013, and continue through September 30, 2014. Thereafter, this agreement shall renew automatically each October 1st for successive one-year terms through September 30, 2017 unless terminated under this agreement.

- Judges Authorized to Appoint PD. The District Courts in the 1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th and 9th Administrative Judicial Region may participate in the Program. The Program allows the Honorable Judge(s) of the Judicial District having jurisdiction within PARTICIPANT's geographic boundaries (so long as the jurisdiction lies within the noted Administrative Judicial Regions) to appoint the PD for the trial defense of death-eligible capital murder cases. In the event of a conflict of interest among defendants or a legal liability for the PD to accept appointment, the trial court shall appoint an attorney or attorneys other than the PD at the PARTICIPANT's expense.
- 1.03 <u>Duties and Responsibilities of the PD</u>. The PD will represent defendants at the trial or re-trial phase only. All decisions pertaining to the presentation of the case will be at the sole discretion of the PD. The PD will at all times be guided by and comply with his or her duties as a licensed attorney in the State of Texas and the Texas Disciplinary Rules of Professional Conduct in making these determinations.
- Program Analysis. At least quarterly throughout the period of the grant and at the end thereof, the PD will prepare an analysis of the Program, as well as an estimated cost for PARTICIPANT's continued participation after all grant funds are expended. The analysis will consist of a fiscal analysis and an analysis of the effectiveness of the PD in meeting pre-established goals and objectives. The PD will provide copies of the analysis to PARTICIPANT's Commissioners Court and to the Honorable Judges identified of the

Participating Administrative Judicial Regions. PARTICIPANT shall have three months from the date the cost analysis is provided to the Commissioners Courts to consider the analysis and determine whether it will continue to participate in the Program. If PARTICIPANT requests to continue participating in the Program, a new interlocal agreement as to funding and the funding cycle will be necessary.

- 1.05 <u>Data for the Analysis</u>. As consideration for its participation in the Program, PARTICIPANT agrees to provide the PD information as needed to conduct the analysis, including the current payment schedule for court-appointed counsel on capital murder cases, and the previous five fiscal years' data on the amount PARTICIPANT paid for appointed counsel on capital murder cases, if available.
- 1.06 <u>Additional Experts.</u> PARTICIPANT will continue to incur the expense of additional experts as approved by the local court.
- 1.07 <u>Fact Investigators and Mitigation Specialists</u>. The PD will provide a fact investigator and mitigation specialist to cases assigned to the office.
- 1.08 No other Costs Incurred. Neither the TIDC nor the PD will assume any additional costs associated with representation of indigent defendants. Costs of interpreters or any other collateral cost must be absorbed by PARTICIPANT.

ARTICLE II OTHER TERMS AND CONDITIONS

2.01 <u>Notice and Addresses</u>. Unless otherwise specifically provided herein, all notices, reports, and invoices required under this Agreement shall be given in person or by certified or registered mail, addressed to the proper Party, at the following address:

If to LUBBOCK COUNTY:

Honorable Tom V. Head County Judge Lubbock County PO Box 10536 Lubbock, Texas 79408

And:

Jack Stoffregen Chief Public Defender Regional Public Defender for Capital Cases P O Box 2097 Lubbock, Texas 79408

If to PARTICIPANT:

Honorable E. Ray West, III County Judge Brown County 200 S. Broadway Brownwood, Texas 76801

- 2.02 No Partnership. Nothing contained in this Agreement is intended to create a partnership or joint venture between the Parties and any implication to the contrary is hereby expressly disavowed. This Agreement does not create a joint enterprise, nor does it appoint any Party as an agent of the other Party, for any purpose whatsoever.
- 2.03 <u>Waiver</u>. The failure of any Party to insist upon the performance of any terms or provision of this Agreement or to exercise any right granted hereunder shall not constitute a waiver of that Party's right to insist upon appropriate performance or to assert any such right on any future occasion.
- 2.04 <u>Benefit of the Parties</u>. The terms and conditions of this Agreement are solely for the benefit of the Parties and are not intended to create any rights, contractual or otherwise, for any other person or entity.
- 2.05 Force Majeure. If the performance of any obligation under this Agreement is delayed by something reasonably beyond the control of the Party obligated to perform ("Force Majeure"), that Party shall be excused from performing the obligation during that period, so that the time period applicable to the performance shall be extended for a period of time equal to the period that Party was delayed due to the event of Force Majeure.
- 2.06 Severability. In case any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision and this Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been contained herein.
- 2.07 <u>Prior Agreements Superseded.</u> This Agreement constitutes the only agreement of the Parties and supersedes any prior understanding or written or oral agreements between the Parties respecting the within subject matter.
- 2.08 <u>Amendments</u>. In order to be binding, an amendment to this Agreement must be in writing, dated subsequent to the date of this Agreement, and executed by the Parties.
- 2.09 Withdrawal by Party.

- (a) Voluntary Withdrawal. Voluntary withdrawal by PARTICIPANT from the Agreement shall occur upon the affirmative decision by PARTICIPANT's Commissioners Court to withdraw from the Agreement and the withdrawing PARTICIPANT giving at least one hundred and eighty (180) calendar days notice to LUBBOCK COUNTY and the PD. The effective date of voluntary withdrawal shall be one hundred and eighty (180) calendar days after the withdrawing Participant gives notice to LUBBOCK COUNTY.
- (b) Involuntary Withdrawal. PARTICIPANT shall be deemed to have involuntarily withdrawn from the Agreement upon the failure by the PARTICIPANT to pay any cost-sharing payment by the due date, as provided in a notice to the PARTICIPANT. PARTICIPANT shall be given thirty (30) days written notice of non-payment by LUBBOCK COUNTY and shall not be deemed to be in default until the expiration of thirty (30) days after receipt of the written notice.

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SIGNED AND EXECUTED this 5th	_day of <u>May</u> , 201 <u>4</u> .
COUNTY OF LUBBOCK	COUNTY OF BROWN
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Honorable Thomas V. Head	Honorable E. Ray West, III
County Judge 6-30-14	County Judge
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Honorable Kelly Pinion	a seneward of
Lubbock County Clerk	Brown County Clerk
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APPROVED AS TO CONTENT:	APPROVED AS TO CONTENT:

Jack Stoffregen Chief Public Defender Regional Public Defender for Capital Cases

REVIEWED	FOR	FORM:
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REVIEWED FOR FORM:

Civil Division Chief

Criminal District Attorney's Office Lubbock County

		ľ · · ·	· ···· -	Yearly Avg	·			Γ΄	<u> </u>
	Dagion	2008 Pop Est	% Total Pop	Cases	% Total Cases	EV 2014	FY 2015	FY 2016	FY 2017
	Region	2008 POP EST	% Total Pop	Cases	76 TOTAL CASES	112014	11 2013	112010	11 2017
Andrews	7	13,004	0.82320%	1.4	6.009%	33484	33484	33484	33484
	9		0.13598%	0	0.000%	1000			
Armstrong	9		0.13338%		2.575%	8437	8437	8437	8437
Bailey	9		0.25910%				!		
Baylor Borden	7		0.23910%						
	9					1000			
Briscoe	7		2.38490%		5.579%	39025	39025		
Brown	9			0.3	1.288%		2021	2021	2021
Carson				0.5		 			
Castro	9								
Childress	9	 							
Cochran	9								-
Coke	7			 					
Coleman	7								
Collingsworth	9								
Concho	7			 					
Cottle	9								
Crane	7								· · · · · · · · · · · · · · · · · · ·
Crosby	9	7,072				 			
Dallam	9				***************************************				
Dawson	7	14,985							
Deaf Smith	. 9	18,561	1.17498%	C	0.000%	5757	5757	5757	5757
Dickens	9	2,762	0.17484%	0.2	0.858%	5063	5063	5063	5063
Donley	9	3,828	0.24233%	0.1	0.429%	3290	3290	3290	3290
Ector	7	121,123	7.66752%	1.3	5.579%	64910	64910	64910	64910
Fisher	7	4,344	0.27499%	C	0.000%	1347	1347	1347	1347
Floyd	9	7,771	0.49193%		0.000%	2410	2410	2410	2410
Foard	9	1,622	0.10268%	C	0.000%	1000	1000	1000	1000
Gaines	7	14,467	0.91581%	0.4	1.717%	12900	12900	12900	12900
Garza	7	4,872	0.30842%	, C	0.000%	1511	1511	1511	1511
Glasscock	7		+	S C	0.000%	1000	1000	1000	1000
Gray	9			0.7	3.004%	21776	21776	21776	21776

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Hale	9	36,602	2.31704%	0.4	1.717%	19766	19766	19766	19766
Hall	9	3,782	0.23941%	0	0.000%	1173	1173	1173	1173
Hansford	9	5,369	0.33988%	0	0.000%	1665	1665	1665	1665
Hardeman	9	4,724	0.29905%	0	0.000%	1465	1465	1465	1465
Hartley	9	5,537	0.35051%	0	0.000%	1718	1718	1718	1718
Haskell	7	6,093	0.38571%	0	0.000%	1890	1890	1890	1890
Hemphill	9	3,351	0.21213%	0.3	1.288%	7348	7348	7348	7348
Hockley	9	22,716	1.43800%	0.1	0.429%	9149	9149	9149	9149
Howard	7	33,627	2.12871%	0.5	2.146%	20946	20946	20946	20946
Hutchinson	9	23,857	1.51023%	0.2	0.858%	11606	11606	11606	11606
Irion	7	1,771	0.11211%	0	0.000%	1000	1000	1000	1000
Jones	7	20,785	1.31577%	1	4.292%	27477	27477	27477	27477
Kent	7	859	0.05438%	0	0.000%	1000	1000	1000	1000
King	9	356	0.02254%	0	0.000%	1000	1000	1000	1000
Knox	9	4,253	0.26923%	0	0.000%	1319	1319	1319	1319
Lamb	9	14,709	0.93113%	0.1	0.429%	6666	6666	6666	6666
Lipscomb	9	3,057	0.19352%	0	0.000%	1000	1000	1000	1000
Loving	7	67	0.00424%	0	0.000%	1000	1000	1000	1000
Lubbock	9	242,628	15.35923%	3.3	14.163%	144659	144659	144659	144659
Lynn	7	6,550	0.41464%	0.2	0.858%	6238	6238	6238	6238
Martin	7	4,746	0.30044%	0	0.000%	1472	1472	1472	1472
McCulloch	7	8,205	0.51941%	0		2545	2545	2545	2545
Menard	7	2,360	0.14940%	0	0.000%	1000	1000	1000	1000
Midland	7	116,009	7.34379%	1.5	6.438%	67530	67530	67530	67530
Mills	7	5,151	0.32608%	0	0.000%	1598	1598	1598	1598
Mitchell	7	9,698	0.61392%	0	0.000%	3008	3008	3008	3008
Moore	9	20,121	1.27373%	0.5	2.146%	16756	16756	16756	16756
Motley	9	1,426	0.09027%	0	0.000%		1000	1000	1000
Nolan	7	15,802	1.00032%	0.2	0.858%	9108	9108	9108	9108
Ochiltree	9	9,006	0.57011%	0			2794	2794	2794
Oldham	9	2,185	0.13832%	0.3			6987	6987	6987
Parmer	9	10,016	0.63405%		0.429%			5210	5210
Potter	9	113,546	7.18787%				60457	60457	60457
Randall	9	104,312	6.60333%	1.9	8.155%	72313	72313	72313	72313

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Reeves	7	13,137	0.83162%	0	0.000%	4075	4075	4075	4075
Roberts	9	887	0.05615%	0	0.000%	1000	1000	1000	1000
Runnels	7	11,495	0.72767%	0	0.000%	3566	3566	3566	3566
Schleicher	7	2,935	0.18580%	0	0.000%	1000	1000	1000	1000
Scurry	7	16,361	1.03571%	0.2	0.858%	9281	9281	9281	9281
Shackelford	7	3,302	0.20903%	0	0.000%	1024	1024	1024	1024
Sherman	9	3,186	0.20169%	0	0.000%	1000	1000	1000	1000
Sterling	7	1,393	0.08818%	0	0.000%	1000	1000	1000	1000
Stonewall	7	1,693	0.10717%	0	0.000%	1000	1000	1000	1000
Swisher	9	8,378	0.53036%	0	0.000%	2599	2599	2599	2599
Taylor	7	126,555	8.01139%	1.6	6.867%	72904	72904	72904	72904
Terry	9	12,761	0.80782%	0	0.000%	3958	3958	3958	3958
Throckmorton	7	1,850	0.11711%	0	0.000%	1000	1000	1000	1000
Tom Green	7	104,010	6.58421%	1.7	7.296%	68014	68014	68014	68014
Ward	7	10,909	0.69058%	0.1	0.429%	5487	5487	5487	5487
Wheeler	9	5,284	0.33450%	0.1	0.429%	3742	3742	3742	3742
Wilbarger	9	14,676	0.92904%	0.2	0.858%	8758	8758	8758	8758
Winkler	7	7,173	0.45408%	0	0.000%	2225	2225	2225	2225
Yoakum	9	7,322	0.46351%	0	0.000%	2271	2271	2271	2271
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