STATE	OF TEXAS	§				
COUN.	TY OF TRAVIS	§				
		INTERI	OCAL AGRE	EMENT		
THIS C	ONTRACT is entered	d into by the Contractir	ng Parties unde	er Government Co	ode, Chapte	r 791.
I. CON	ITRACTING PARTIE	S:				
The	e Texas Department o	of Motor Vehicles	(TxD	MV)		
M	Illiamson	County	(Loca	al Government)		
II. PUF	RPOSE: Scofflaw Se	/ rvices contract for mar	king Texas Mo	tor Vehicle Regis	stration Rec	ords.
	ATEMENT OF SERV	ICES TO BE PERFOR	RMED: TxDM\	′ will undertake a	nd carry out	services described
IV. CO	NTRACT PAYMENT	: Contract payment sl	nall conform to	the provisions of	Attachmer	nt B, Budget.
from th	RM OF CONTRACT: e date this contract is 5 of this Agreement.	This contract begins vexecuted by the state	when fully exec , or when othe	uted by both par rwise terminated	ties and tern as provided	ninates five years in Attachment C ,
THE P	GAL AUTHORITY: ARTIES certify that th ty of the Contracting I	ne services provided un Parties.	nder this contra	act are services th	nat are prop	erly within the legal
	/ further certifies that Texas Transportation	it has the authority to Code.	perform the se	rvices by authorit	ty granted in	Section 502.010
The go Goverr	verning body, by reso	blution or ordinance, da ervices described in At	ated <u>July Z</u> tachment A.	S, 7017, has	s authorized	the Local
Attach Informa	ment C, General Ter ation, Attachment F,	ne provisions of Attach ms and Conditions, At Account Information a	tachment D , F nd Attachmen	Resolution or Ord I t G , County Scol	inance, Atta fflaw Input F	ichment E , Contact ile Requirements.
		1)	742		dovominon	•,
Ву	AUTHORIZED SIGN	IATURE .		Date		
	Dan	A. GaHIS		_		
	TYPED OR PRINTE	D NAME AND TITLE		-		
Title	(Ound	Judge				
Execut	e and effect of activat	NS Director and approved ting and/or carrying ou the Texas Departmer	t the orders, es	stablished policie		
Ву			=	_ Date		
	Registration Division	Motor Vohiolos		_Director, Vehicl	e Title and	
	exas Department of N Scofflaw	VIOLOT VEHICIES	Page 1 of 8			Revised 6/2/17

ATTACHMENT A

Scope of Services

TxDMV will:

1. Place "flags" on vehicle records based on submission data received from Local Government containing "flag" request codes.

A flagged record will cause:

- A. A "scofflaw" remark will be displayed on inquiry devices as part of the vehicle record when an inquiry is made on a "flagged" record.
- B. The Registration renewal notices to be printed with a "scofflaw" remark so the Local Government may deny registration.
- 2. Remove "flags" from vehicle records based on submission data received from Local Government "clear" request codes.
- 3. Provide a report to Local Government showing successful "flag" and "clear" counts and errors after completion of the computer run.
- 4. Return to Local Government bad or corrupted data with no further action by TxDMV.

Local Government shall:

- 1. Provide CD-ROMs or e-mail attachments in accordance to TxDMV specifications (see attachment G), to TxDMV, for computer runs for flagging of vehicle records ("flag") and removal of flags ("clear"). CD-ROMs shall be labeled externally with the type of run to be made ("flag" and/or "clear") and the number of logical records.
- 2. Provide information contained on CD-ROMs or e-mail attachments with the county number, vehicle identification number (VIN), registration plate number, and "flag" or "clear" code.
- 3. Submit CD-ROMs or e-mail attachments to TxDMV from a single source within the Local Government, as approved by the commissioner's court.
- 4. Understand that submission of CD-ROMs or e-mail attachments to TxDMV constitutes a certification that the Local Government has notified owners of vehicles whose records appear on the CD-ROMs or e-mail attachments that past due fines, fees, or taxes are owed to the Local Government.
- 5. Submit an application to establish the method of payment (see Attachment F), and establish an account prior to submitting requests for flagging of vehicle records.
- 6. Comply to and in accordance with Texas Transportation Code Title 7, Subtitle A, Chapter 501, Section 501.147, in which the Local Government shall honor the vehicle transfer notice. If a date exists in the "vehsolddate" (Vehicle Sold Date) field, a transfer notice has been submitted; therefore the registered owner on this record is no longer subject to civil and criminal liability on and after the vehicle sold date.

ATTACHMENT B

Budget

Fees for file submission and transactions shall be submitted to TxDMV in accordance with 43 TAC Chapter 207.

Payments should be made to the following address:

Texas Department of Motor Vehicles Administrative Services Division PO Box 5020 Austin, TX 78763-5020

- A. If the Local Government chooses to submit their input file via CD-ROM, the attached "Account Information" form must be completed. The applicable payment shall be made each time a request to place or remove "flags" from motor vehicle records are submitted to TxDMV ("Pay Upon Request Account").
- B. As an alternative, if the Local Government chooses to send their input file as an e-mail attachment, the attached "Account Information" form must be completed. The Local Government shall establish a non-interest bearing escrow account ("Prepaid Account") with TxDMV. Upon agreement between the Local Government, TxDMV and payment of applicable fees, as described below, TxDMV will establish an account in the name of the Local Government. Charges shall be deducted from the escrow account until the balance of that account reaches the minimum required balance for the Local Government, as determined by TxDMV and provided herein.

A deposit of at least \$500.00 must be maintained in a non-interest bearing escrow account. This initial deposit is to cover estimated service use. The escrow account shall be established with TxDMV prior to placing or removing "flags" from motor vehicle records for the Local Government. Payment of the deposit shall be made by check or warrant, payable to the "Texas Department of Motor Vehicles" and is due upon execution of this contract. The \$500.00 minimum balance to be maintained in the escrow account may increase depending on established monthly usage by the Local Government. When it becomes necessary to increase the Local Government's escrow account minimum balance, as determined by TxDMV, the Local Government agrees to pay the sum in increments of \$500.00. This additional funding is payable within fifteen (15) days from receipt of notification from TxDMV.

TxDMV will provide a statement to the Local Government which indicates the remaining balance in the Local Government's escrow account.

If the balance in the non-interest bearing escrow account falls below the \$500.00 minimum balance, TxDMV may suspend placing or removing "flags" from motor vehicle records for the Local Government until such time as a deposit is made by the Local Government, in an amount sufficient to increase the balance in the escrow account to the \$500.00 minimum balance.

ATTACHMENT C

General Terms and Conditions

Article 1. Amendments

This contract may only be amended by written agreement executed by both parties before the contract is terminated.

Article 2. Conflicts Between Agreements

If the terms of this contract conflict with the terms of any other contract between the parties, the most recent contract shall prevail.

Article 3. Disputes

TxDMV will be responsible for the settlement of all contractual and administrative issues.

Article 4. Ownership of Equipment

Except to the extent that a specific provision of this contract states to the contrary, all equipment purchased by TxDMV under this contract shall be owned by TxDMV.

Article 5. Termination

This contract may be terminated by mutual written agreement, or 30 days after either party gives notice to the other party, whichever occurs first.

Article 6. Gratuities

Any person who is doing business with or who reasonably speaking may do business with TxDMV under this contract may not make any offer of benefits, gifts, or favors to employees of TxDMV.

Article 7. Responsibilities of the Parties

Each party acknowledges that it is not an agent, servant, or employee of the other party. Each party is responsible for its own acts and deeds and for those of its agents, servants, or employees.

Article 8. Compliance with Laws

The parties shall comply with all federal, state, and local laws, statutes, ordinances, rules, and regulations and with the orders and decrees of any courts or administrative bodies or tribunals in any manner affecting the performance of this agreement.

Article 9. Signatory Warranty

Each signatory warrants that the signatory has necessary authority to execute this agreement on behalf of the entity represented.

ATTACHMENT D

Resolution or Ordinance

On the 25th day of July	, 20 17	, the_	Williamson	County
Commissioner's Court passed Resolution No.				after identified by
reference, authorizing the County's participati	on in the Pro	ogram		

ATTACHMENT E

Contact Information

Technical assistance regarding the placing and removing of "flags" from motor vehicle records or information regarding payments for your account may be obtained by contacting the Administrative Services Division, Technology Support Branch, at (512) 465-7590 or (512) 465-7950 (Monday through Friday 8:00 AM - 5:00 PM).

ATTACHMENT F

ACCOUNTINFORMATION

ADMINISTRATIVE SERVICES DIVISION 4000 JACKSON AVENUE, AUSTIN, TEXAS 78731-6007 PLEASE PRINT OR TYPE

Contract Number

For Department Use Only

Type	of	Acco	unt	Requ	uested:
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ATTN: (Name and Telephone Number of Person Responsible For Account)

"Prepaid" Account

"Pay On Request" Account

ACCOUNT NAME:

DATE:

BILLING ADDRESS:

P.O. Box 1310

Round Rock, TX 78680

ATTENTION: (Name and Mailing Address of the Person Responsible for Sending and Receiving Files.)

MAILING ADDRESS:

Steven Whigham

P.O. Box 1310

Round Rock, TX 78680

E-MAIL ADDRESS: (For Output File Returns By E-mail)

swhigham@mvbalaw.com

BUSINESS TELEPHONE NUMBER:

512-323-3275

BUSINESS FAX NUMBER:

512-323-3210

For Department Use Only

Escrow Amount

Date Agreement Signed

Account Terminated/Canceled

Non-Payment

User Request

Account Number

ATTACHMENT G

COUNTY SCOFFLAW INPUT FILEREQUIREMENTS

There are two processes available within the RTS COUNTY SCOFFLAW processing program. The available processes are:

"F" – Flag

(set COUNTY SCOFFLAW data)

"C" - Clear

(lift COUNTY SCOFFLAW data)

The following input file format is required for both of the above two processes.

INPUT:				
OFCISSUANCENO	3 bytes	Position 1–3	/*County Number	
VIN	22 bytes	Position 4–25	/*Vehicle Identification Number	
PLTNO	7 bytes	Position 26–32	/*License Plate Number	
DOCNO	17 bytes	Position 33–49	/*Title Document Number (Not required, if unknown, leave blank)	
CODE	1 byte	Position 50	/*F = Flag /*C = Clear	
FILLER	30 bytes	Position 51–80		
TOTAL	80 bytes			

Note: Both "flag" and "clear" requests require OFCISSUANCENO (County Number), VIN (Vehicle Identification Number), PLTNO (Plate Number), and CODE ("Flag" or "Clear").