

MONTAGUE COUNTY SHERIFF'S OFFICE

Sheriff Marshall Thomas
(940) 894-2491 Administration



NON-TWENTY-FOUR HOUR TERMINAL AGENCY AGREEMENT

This document constitutes an agreement between Montague County Sheriff's Office hereinafter called the Twenty-Four-Hour Terminal Agency and Nocona Police Department hereinafter called the Non-Twenty-Four-Hour Terminal Agency.

All records must be held at the Twenty-Four Hour Agency's ORI. And all case reports and original warrants must be held at the Twenty-Four Terminal Agency for hit confirmation purposes. The Non-Twenty-Four-Hour Terminal Agency agrees to abide by all the laws of the United States and the and the TCIC, NCIC and any other system now or in the future associated with TLETS concerning the collection, storage processing retravel, dissemination and exchange of information for criminal justice purposes. The Twenty-Four-Hour Agency reserve the right to suspend service to the Non-Twenty-Four-Hour Terminal Agency which may include canceling of the records entered for the Non-Twenty-Four-Hour Terminal Agency when applicable policies are violated. The Twenty-Four-Hour Agency may reinstate service following such instances upon receipt of satisfactory assurance that such violations have been corrected.

In order to comply with NCIC policies established by the NCIC Advisory Policy Board, the Non-Twenty-Four-Hour Terminal Agency agrees to maintain accurate records of all NCIC/TCIC entries made through the Twenty-Four-Hour Agency and to immediately notify the Twenty-Four-Hour Terminal Agency of any changes of status of those reports to include the need for cancellation, addition, deletion, or modification of information. The Twenty-Four Terminal Agency agrees to enter, update and remove all records for the Non Twenty-Four Terminal Agency on timely basis, and defined by NCIC. In order to comply with the NCIC Validation requirements, the Non Twenty-Four Terminal Agency agrees to perform all validations procedures and required by NCIC on all records entered through the Twenty-Four Terminal Agency.

Either the Twenty-Four Hour Terminal Agency or the Non Twenty-Four Hour Terminal Agency may, upon thirty days written notice, discontinue this agreement.

To the extent allowed by the laws of the State of Texas, the Non Twenty-Four Hour Terminal Agency agrees to indemnify and save harmless the Twenty-Four Hour Terminal Agency as well as the DPS, its Director and employees from the and against all claims, demands, actions and suits, including but not limited to any liability for damages by reason of or arising out of any false arrests or imprisonment or any cause of the Non Twenty-Four Hour Terminals Agency or its employees in the exercise of the enjoyment of this Agreement.

This agreement becomes effective on the 8th day of January, 2018. In witness whereof, the parties hereto caused this agreement to be executed by the proper offices and officials.

Twenty-Four Hour Terminal Agency Non Twenty-Four Hour Terminal Agency

By: [Signature] Chief 01/03/2018
Title and Date

By: [Signature] Sheriff 01-03-2018
Title and Date