

GLOBAL TEL*LINK CORPORATION

12021 Sunset Hills Road, Ste. 100
Reston, Virginia 20190
Tel. 703-955-3915
Fax 703-435-0980
Web <http://www.globaltellink.com>

INMATE TELEPHONE SERVICE AGREEMENT

This Inmate Telephone Service Agreement ("Agreement") is made by and between Global Tel*Link Corporation, having its principal place of business at 12021 Sunset Hills Road, Reston, VA 20190 ("Company") and Jefferson County, with an address at 1149 Pearl Street, Beaumont, Texas 77701 ("Premise Provider").

1. Term. This Agreement shall be in effect for Five (5) years, commencing from the date of the full execution of this Agreement. Commission calculations shall begin as of the first date of documented operation and first call completion. Unless either party notifies the other in writing of its intention not to renew this Agreement at least ninety (90) days from the end of the original or any renewal term, this Agreement shall automatically renew for additional two (2) year terms.

2. Equipment. This Agreement applies to the installation, management, operation and maintenance of the products and services listed in Option 1 and 2 of Company's Best and Final Offer ("BAFO") under RFP13-028/JW ("RFP"), attached hereto as Exhibit A, and further described in Company's response to the RFP ("Response"), which response is incorporated into this Agreement by reference, including inmate telephones, enclosures, and related equipment furnished by the Company at the time of execution of the Agreement or during the term of this Agreement, whether existing, newly installed or renovated, located at the following facilities: _1) Jefferson County Correctional Facility, 2) Jefferson County - Downtown Jail, 3) Minnie Rogers Juvenile Justice Center and 4) The Jefferson County Women's Center_ (Facility) and all other facilities under the control of Premise Provider.

In addition to what is listed in Exhibit A and the corresponding sections of the Response, the term "Equipment" is defined herein as the inmate telephone set(s) and related equipment, including but not limited to guard posts, concrete pads, mast poles, and site preparation. Where guard posts, concrete pads, enclosures, pedestals, bumper pads, or other property of the Company are installed upon the premises owned or controlled by Premise Provider or any of its agencies or affiliates, such property shall remain in all respects that of the Company. The Company reserves the right to remove or relocate equipment which is subjected to recurring vandalism or insufficient traffic and/or revenue to warrant the continuation of service. The Company shall not exercise such a right of removal or relocation unreasonably. The Company will notify the Premise Provider in writing of its intention to remove or relocate prior to such action. Upon removal of equipment by the Company, the Company shall restore said premise to its original condition, ordinary wear and tear excepted. However, the Company shall not be liable for holes placed in walls, pillars, or floors or other conditions on the premises which resulted from the proper installation of equipment described herein. The Premise Provider may not make alterations or attachments to the Equipment provided under this agreement, unless otherwise mutually agreed upon by all parties.

3. Services. At no cost to the Premise Provider, the Company shall provide all management services necessary to implement this Agreement; and shall be responsible for furnishing, installing, repairing and servicing the Equipment; the establishment (if and to the extent required by the Company) and compliance with all tariffs and all rules, regulations, orders and policies of federal and state regulatory authorities applicable to the payphone and automated operator services provided by the Company; the establishment and maintenance of all billing and payment arrangements with the local and interexchange carriers; the processing of all telephone call records; the performance (alone or through others) of all validation, billing, outclearing and collection services; and the handling of all billing and other inquiries,

fraud control, and all other services essential to the performance of the Company's obligations under this Agreement. The Company reserves the right to control unbillables, bad debt and fraud.

4. Compensation. Premise Provider has elected the package designated as Option 1 in the BAFO. Accordingly, Company shall pay Premise Provider a monthly amount not to exceed Two Thousand Dollars (\$2000) to defray the cost of up to 25 Facility personnel cellular telephones. Company will also pay Premise Provider a commission in the amount of Eighty-One and One Half percent (81.5%) of the gross revenue billed or prepaid for all phones covered by this Agreement for intra-state calls; provided, however, if at the end of each anniversary of the effective date of this Agreement the aggregate amount of commissions paid in the prior year is less than Three Hundred and Twenty Thousand Dollars (\$320,000), Company shall pay Premise Provider the difference within thirty (30) days following the anniversary date. Should Premise Provider change its election to the package designated as Option 2 under the BAFO, which it may through notice to Company, the commission rate listed above shall increase to 83.5% from the date the Parties agree the increased commission rate should take effect.

Gross Revenue shall mean all revenue generated by every completed intra-state call that is accepted by an end user and billed via a local exchange carrier or prepaid to Company. Gross revenue on which monthly commission will be paid does not include: (i) taxes and tax-related surcharges; (ii) credits; (iii) account transaction fees; (iv) revenue from interstate calls and (v) any amount Company collects for, or pays to, third parties, including but not limited to payments in support of statutory or regulatory programs mandated by governmental or quasi-governmental authorities, such as the Federal Universal Service Fee, and any costs incurred by Company in connection with such programs. Payments shall be paid monthly. All commission payments shall be considered final and binding upon the Premise Provider unless written objection is received by the Company in accordance with Section 10 within sixty (60) days of receipt of commission payment by the Premise Provider.

All Commissary Trust Accounts and Inmate Destination Prepay Funds shall be governed by the terms of the Memorandum of Understanding, attached to this Agreement as Exhibit B.

Commission payments will be delivered to the address listed in this Section, which may be changed by Premise Provider from time to time upon notice to Company in accordance with terms of the notice provision of this Agreement.

Jefferson County Auditor's Office
1149 Pearl Street, 7th floor
Beaumont, TX 77701
Attn: County Auditor

5. Rates. The telephone rate structure and surcharge rates shall not exceed the maximum rates as authorized by the state's telecommunication regulatory authority and the Federal Communications Commission (FCC). Any rate changes mandated by the state/local regulatory authority and/or the FCC which adversely affect this Agreement shall entitle the Company to, at its option, renegotiate or cancel this Agreement.

6. Records & Confidentiality. The Company shall maintain records sufficient to permit proper determination of funds due the Premise Provider. Such records shall be made available to the Premise Provider for review upon request.

Except as required by the Texas open records laws, from the date this Agreement is signed by both parties until three (3) years after the expiration or earlier termination of the Agreement, each party shall not disclose, and shall protect using reasonable measures, the confidential information of the other, which includes all sections of Company's response to the request for proposal that led to this Agreement which were designated confidential. Each party shall also keep confidential any information it learns about the other's business or operations during its performance under this Agreement. Company acknowledges that a copy of this Agreement will be made available in connection with the Commissioners' Court agenda in accordance with local government code requirements and all documents referenced may be subject to

the Texas Open Records Act. The parties may make disclosures to employees, shareholders, agents, attorneys and accountants, or in connection with a merger or the sale of substantially all assets of a Party (collectively, "Agents") as required to perform their obligations hereunder, provided, however, that the parties shall cause all Agents to honor the provisions of this Section. The parties may also make disclosures as required by law as long as, before any disclosure, the party subject to the disclosure requirement promptly notifies the other party of the requirement and allows the other party the opportunity to oppose the disclosure. Neither party will be obligated to keep confidential the other's information to the extent it was known to that party prior to the date of this Agreement without any obligation or request for confidentiality, is or becomes publicly known through no wrongful act of the party, is rightfully received from a third party who has no confidentiality obligation with respect to the information, or is developed independently by the party (and this can be verified).

The revenue payment and reporting cycle will be a maximum of 45 days following the end of the previous month. Both summary and detail reports will be provided. The original reports and payment will be mailed directly to the Premise Provider. The following information will be provided for each location by telephone number:

- Total Calls
- Total minutes of use
- Type of call
- Total usage revenue

7. Further Assurances. During the term of this Agreement, including any renewal period(s), Premise Provider agrees to:

- (a) Reasonably protect the Equipment against willful abuse and promptly report any damage, service failure or hazardous conditions to the Company.
- (b) Provide, at its expense, necessary power and power source, and provide suitable space, accessible to the users.
- (c) Permit reasonable access to its respective facilities without charge or prejudice to Company employees or representatives, patrons, or consignees.
- (d) Premise Provider represents and warrants that it has legal authority to enter into this Agreement and to make all decisions concerning the providing of space and the installation and use of the Equipment at the Facility; and agrees that during the term of this Agreement, including any renewal period(s), the Company shall have the exclusive right to provide inmate and/or payphone service at the Facility provided, however, that the Company may choose not to exercise this exclusive right.
- (e) During the term of this agreement, Premise Provider agrees it will not allow other pay telephones or inmate telephones to either remain or be installed at the facility's property. This is to include any additional inmate telephones required to facilitate Premise Provider's expansion at its present or future location(s) during the term of this Agreement and any extensions of this Agreement.
- (f) Stipulate that Company has no responsibility to advise Premise Provider with respect to any law, regulation, or guideline that may govern or control telephone call recordation or monitoring by Premise Provider or compliance therewith. Premise Provider has its own legal counsel to advise it concerning any and all such law, regulation, or guideline, and compliance therewith, and makes its own determination on when and how to use the inmate call monitoring and recording capabilities supplied through this Agreement. Company disclaims any responsibility to provide, and in fact has not provided, Premise Provider any legal advice concerning such applicable law, regulation, or guideline, or compliance therewith. Premise Provider agrees to indemnify, defend, and hold Company harmless from any liability, claims, suits, proceedings, damages, costs, and expenses (including attorney's fees) relating to any claims made against Company arising out of

failure of Premise Provider (or the Company at the direction of the Premise Provider) to comply with such law, regulation or guideline.

- (g) Acknowledge that all call detail records (CDRs) and call recordings contained in the inmate telephone system equipment provided by Company to Premise Provider are the exclusive property of the Premise Provider for the term of this Agreement and any resulting extensions of this Agreement; provided, however, that Company shall have the right to use the CDRs and recordings to respond to legal requests, to provide the services under this Agreement, and for other lawful business purposes.

8. Title. Except for the Cellsense cell detection devices, which will become the property of Premise Provider upon the expiration of the full Initial term of the Agreement, the title to Equipment hereunder shall be and at all times remain in the Company.

All software, documentation, and other intellectual property (collective the "IP") supplied or made available through this Agreement is being provided on a term license only basis, as long as this Agreement is in effect, provided also Premise Provider complies with the term of the license, and will not constitute a sale of that IP. Nothing in this Agreement or through Company's performance hereunder will constitute a transfer of right, title, or interest in or to the IP, which are retained by Company and its licensors.

During the term of this Agreement, Company grants Premise Provider a non-exclusive, non-transferable, license to use the IP solely for accessing the products and services supplied by Company in the manner contemplated by this Agreement. Premise Provider will not: (a) make available or distribute all or part of the IP to any third party by assignment, sublicense or by any other means; (b) copy, adapt, reverse engineer, decompile, disassemble, or modify, in whole or in part, any of the IP; or (c) use the IP operate in or as a time-sharing, outsourcing, or service bureau environment, or in any way allow third party access to the IP. The use of software is supplied in object code only, and nothing herein will be construed as granting any license whatsoever to the underlying source code that is used to generate the software, or creating an implied license in any IP

9. Relocation. Equipment shall not be disconnected or moved by Premise Provider from the location in which it is installed. By agreement of all parties, installed Equipment may be relocated by the Company.

10. Notices. Any notice, demand, request, approval or other communication (a "notice") which, under the terms of this Agreement or by law, must or may be given by either party, must be in writing, and must be given by personally delivering or mailing the same by registered or certified mail, return receipt requested, to the respective parties as follows:

To Company:
Global Tel*Link Corporation
12021 Sunset Hills Road
Suite 100
Reston, Virginia 20190
Phone: (703) 955-3915
Fax: (703) 435-0980
ATTN: Legal Department

To Premise Provider:
Jefferson County
1149 Pearl Street
Beaumont, Texas 77701
Phone: 409-835-8466
Fax: 409-839-2311
ATTN: Jeff R. Branick, Jefferson County Judge

11. Governing Law. The construction, interpretation and performance of this agreement and all transactions under it shall be governed by the domestic laws of the State of Texas.

12. Indemnification & Consequential Damages. Company shall indemnify Premise Provider from any loss, cost, damage, expense or liability arising out of the performance of this Agreement except to the

extent such loss, cost, damage, expense, or liability arises from the acts or omissions, negligence or fault of Premise Provider.

13. Risk of Loss. The Company and its insurers, if any, shall relieve Premise Provider of all risks of loss or damage to the Equipment during the periods of transportation, installation and operation of the Equipment; except, however, the risk of loss or damage to the Cellsense cell detection devices shall transfer to Premise Provider upon delivery; except, further, however, Premise Provider shall be responsible for loss or damage to Equipment in its possession caused by fault or negligence of Premise Provider or its employees.

14. Default. In the event any party shall be in breach or default of any terms, conditions, or covenants of this agreement and such breach or default shall continue for a period of thirty (30) days after the giving of written notice thereof to any party by the other, then in addition to all other rights and remedies of law or equity or otherwise, the offended party shall have the right to cancel this agreement without charge of liability.

15. Assignment. This agreement shall inure to the benefit of and be binding upon the parties and their respective successors and assigns, including any new administration or head of Premise Provider; provided, however, that neither party shall assign this Agreement or any interest herein without the other's prior written consent, except that the Company shall have the right to assign this Agreement or any interest herein at any time to any parent, successor, subsidiary, or affiliate of the Company without the consent of the Premise Provider.

16. Independent Contractor. The Company acknowledges that it is an independent contractor and that nothing contained in this Agreement or the relationship of the parties is intended to or shall create a partnership or joint venture or agency relationship of any kind between the parties. This agreement shall not be constructed as a contract of agency or employment. Company shall be solely responsible and liable for compliance with all laws, rules and regulations and payment of all wages, unemployment, social security and other payroll taxes relating to Company's employees including contribution from such persons, when required by law.

17. Solicitation. The Premise Provider acknowledges that no officer or employee of the Company has been employed, induced, or directed by Premise Provider to solicit or secure this agreement with the Company upon agreement, offer, understanding, or implication involving any form of remuneration whatsoever. Premise Provider agrees, in the event of an allegation of substance (the determination of which will be solely made by the Company) that there has been a violation hereof, Premise Provider will cooperate in every reasonable manner with the Company in establishing whether the allegation is true. Notwithstanding any provisions of this agreement to the contrary, if a violation of this provision is found to have occurred and is deemed material by the Company, the Company may terminate this agreement.

18. Force Majeure. Neither party to this Agreement shall be responsible or liable to the other for delays or inability to act or perform their obligations under this contract due to circumstances, events or acts of others beyond their reasonable control, including, but not limited to, acts of God, fire, flood, storm, hurricane, tornado, theft of equipment, or changes in regulatory rules or regulations affecting the ability of either party to reasonably carry out its obligations under this Agreement. It is agreed and understood that this Agreement will be subject to termination by either party upon sixty (60) days notice to the other should there be imposed upon Premise Provider or Company any rule or regulation by any state, federal or local regulatory agency which would substantially adversely affect the operation of the equipment or service provided hereunder.

19. Intentionally Omitted.

20. Survival. Upon the expiration or earlier termination of the term of this Agreement, the parties shall have no further obligations to each other, except as specifically provided in a written agreement, duly executed by the parties. Notwithstanding the foregoing, Sections 7(f), 8, 9, 11, and 12 shall survive the expiration or earlier termination of this Agreement, and neither party will be released from any liability

arising from any breach or violation by that party of the terms of this Agreement prior to the expiration or termination.

21. Entire Agreement. This Agreement, including its attachments and the documents that are incorporated by reference, constitutes the entire agreement between the Premise Provider and the Company and supersedes all other agreements between the parties pertaining to the subject matter hereof.

22. Amendment. No course of dealing between the parties, their employees, agents or representatives, shall vary any of the terms hereof. This Agreement may be modified, amended, or supplemented only by a written agreement executed by the parties.

23. Counterparts. This Agreement may be executed in multiple counterparts, each of which shall be an original, and all of which shall be one and the same contract.

IN WITNESS WHEREOF, the foregoing Agreement has been executed by the parties hereto as of the last dated indicated below.

Company

Global Tel*Link Corporation

Premise Provider

Jefferson County, Texas

Signature

Name: Jeffrey B. Haldinger

Title: President & COO

Date: _____

Signature

Name: Jeff R. Branick

Title: Jefferson County Judge

Date: _____

**Exhibit A
Best And Final Offer
(attached)**



Global Tel* Link Corporation
www.gtl.net

Corporate Headquarters
12021 Sunset Hills Road
Suite 100
Reston, VA 20190

Operations Center
107 St. Francis Street
32nd Floor
Mobile, AL 36602

March 28th, 2014

Ms. Jamey West
Jefferson County Purchasing
1149 Pearl Street, 1st Floor
Beaumont, Texas 77701

RE: BAFO letter for (RFP 13-028/JW), Inmate Telephone Service for Jefferson County

Dear Ms. West and the entire Jefferson County team:

Thanks again for allowing GTL to present our Best and Final response for Inmate Telephone service for the Jefferson County Correctional facilities. As a valued business partner for more than 15 years, we look forward to the opportunity of continuing as your Inmate Service provider and expanding our relationship with new and exciting features that are not only changing, but setting, industry standards in the Correctional market.

As requested, following is a quick summary of our BAFO offer:

Features	Option 1	Option 2 (recommended)
Fully Web-Based Inmate Calling manager (ICMv)	√	√
Lobby Kiosks - for commissary and phone deposits		√
Intake Kiosk - for commissary deposits		√
Calling Cards or Inmate Debit calling		√
Debit Release Cards - releasing any unused commissary funds to released inmates	√	√
Cellsense Cell Detection Devices (2 mobile units included, with training, valued at \$20,000)	√	√
Automated GTL Facility Services Secretary - external IVR for inmate information	√	√
Biometric Voice Recognition Service - Integrated into the ICMv helping with PIN theft issues	√	√
Cell Phone Allowance - \$2,000 per month for the life of the contract (to cover 25 county cell phones)	√	√
Keyword Search (Nexidia) - Integrated into the ICMV. Search by word or phrase to help speed up investigations	√	√
Interface to County JMS for PINS - our proven interface, which is in place now with Jefferson County, insures no double entry by Jefferson County staff	√	√
BNA - Billing, name and address to pinpoint the location of landline numbers that are called	√	√
No Increase in call rates for Jefferson County	√	√



Global Tel* Link Corporation
www.gtl.net

Corporate Headquarters
12021 Sunset Hills Road
Suite 100
Reston, VA 20190

Operations Center
107 St. Francis Street
32nd Floor
Mobile, AL 36602

Commission Offerings (based On Gross Billed Revenue)	81.5%	83.5%
Annual Minimum Guarantee	\$320,000	\$320,000

Along with the list of features above, Jefferson County will continue to receive the benefits of our offenderconnect web-site for pre-paid customers. Families will not have to set-up new accounts and there will be no interruption of service for each person. If Jefferson County utilizes Option 2, friends and family members will now be able to fund inmate commissary accounts directly from the web using their same offenderconnect accounts that are in place today.

Upon review of the above information, if there are any questions or need for clarification about our response, please let us know. I have provided the primary and secondary contacts to promptly address those needs:

Primary Contact:

Corby Kenter
Regional Account Manager
Midlothian, TX
214-415-4866
Corby.kenter@gtl.net

Secondary Contact:

Mark Turner
Senior Vice President – Sales
Wills Point, TX
214-577-6590
Mark.turner@gtl.net

As President and COO, my staff and I continue to be fully committed to proving how the **GTL Inmate Calling Manager** will meet and exceed the requirements in the RFP along with additional requirements discussed in the oral presentation. Our dynamic solution will continue to adapt and grow along with Jefferson County, helping streamline operations now and in years to come. We look forward to continuing with Jefferson County on this important project.

Sincerely,

Jeffrey B. Haidinger
President and COO

Exhibit B
Memorandum of Understanding
(attached)

**MEMORANDUM of UNDERSTANDING (MOU)
BETWEEN**

Jefferson County, 1149 Pearl Street, Beaumont, TX 77701 and
Global Tel*Link Corporation ("GTL"), 12021 Sunset Hills Road, Suite 100, Reston, VA 20190

SUBJECT: Commissary Trust Accounts and Inmate Destination Prepay Funds (collectively, "Inmate Services")

1. PURPOSE. This MOU outlines the Pricing, Fees, Services, and Responsibilities of GTL and Jefferson County (the "County") relative to the provisioning of Inmate Services for inmates housed at the Jefferson County Correctional Facility and the Jefferson County – Downtown Jail.

2. SCOPE. This MOU covers Inmate Services to be provided through (1) walk-up, self-service lobby kiosk and intake/booking kiosk to be located at the Jefferson County Correctional Facility, (2) walk-up, self-service kiosk to be located at the Jefferson County – Downtown Jail, (3) an online e-commerce web site, and (4) an Interactive Voice Response ("IVR") system.

3. APPOINTMENT. The County hereby appoints GTL as its authorized agent for the purpose of collecting and processing Inmate Service funds ("Funds") from: (1) cash ("Cash Only"), credit or debit payments at County Correctional Facility lobby kiosks, (2) credit or debit payments via a Web Payment service, (3) credit or debit payments from an Interactive Voice Response ("IVR") system, or (4) any other payment method agreed upon by the parties.

The County expressly acknowledges that receipt of the Funds by GTL as authorized agent will be treated by the County as if the County had received the Funds directly from the customer whether or not the County actually receives the Funds. The County also agrees that inmates will receive Inmate Services whether or not the County receives the Funds. GTL agrees to indemnify the County for direct losses arising from GTL's failure to remit the Funds to the County.

4. UNDERSTANDING.

- a) In its capacity as the County's authorized agent, GTL will: (1) process the Funds for transfer to the applicable accounts for Inmate Services established and maintained by the County via Automated Clearing House ("ACH") (or as otherwise agreed); (2) operate (if agreed) the systems or software managing the Inmate Services; and (3) collect (itself or via a subcontractor) the "Cash Only" transaction revenue from the kiosks and manage the process of depositing same into the relevant financial institution account(s). GTL will continue to collect identifying information about the Funds transmitters funding the Inmate Services by credit card using its existing procedures.
- b) The County will receive two (2) lobby kiosks and one (1) intake/booking kiosk from GTL at no charge for the collection of the Funds.
 - i) GTL assumes liability for any and all fraudulent transactions accepted through the kiosks including, but not limited to counterfeit bills and credit card charge backs. In the event that counterfeit bills are accepted by the kiosks, GTL will reimburse the County for any loss suffered due these bills being accepted.
 - ii) GTL at its expense, will supply the County with all maintenance and supplies (paper, bill cartridges, etc.) required to operate the kiosks.
 - iii) The County will provide appropriate network and internet connectivity to facilitate the operation of the kiosk software.
 - iv) In the event that any County visitors damage the equipment, the County will make best efforts to detain the visitor and call the authorities. GTL will, at its sole discretion, press charges in order to recover damages. In any event, GTL will repair or supply a new machine on a priority basis.
- c) "Cash Only" transactions processed at the lobby kiosks will be charged a flat fee of Three Dollars (\$3.00), and they will incur no charges at the intake/booking kiosk
- d) Credit Card transactions processed at all kiosks will be charged standard GTL fees to cover such items as credit card charge-backs and credit card usage
- e) Credit Card transactions processed via the GTL Web Payment option will be charged standard GTL fees to cover such items as credit card charge-backs and credit card usage fees.

f) Standard GTL credit card fees are:

Transaction Amount		
Low End	Upper End	Fee
\$0.01	\$25.00	\$3.50
\$25.01	\$50.00	\$4.25
\$50.01	\$100.00	\$5.75
\$100.01	\$200.00	\$8.75

- g) All fees generated by the use of the Inmate Services are the property of GTL. GTL will issue an invoice each month for all fees collected by County on behalf of GTL during the prior month.
- h) In exchange for the placement of the kiosks by GTL, the County appoints GTL, as the sole and exclusive provider (i) for the collection of the Funds for all of the County's correctional facilities; and (ii) of kiosks and transaction services related thereto.
- i) GTL may make modifications to, among other things, the following, to reflect the relationship among GTL, the County, and senders of the Funds: its form of transaction record or receipt information (including email confirmation receipt), Web Payment terms and conditions and service description, computer terminal configuration and display, and transaction report format.
- j) County acknowledges that due to the weight and bulk of the kiosk unit that there is a risk of injury should the unit be tipped over onto a bystander. County agrees that to ensure the safety of staff, inmates and the general public the kiosk unit(s) will be bolted to floor. GTL, County maintenance or a contractor of the County's choosing will fasten the unit to the floor, at the County's discretion, at the time of the kiosk installation.

Global Tel*Link Corporation

12021 Sunset Hills Road, Ste. 100
Reston, Virginia 20190
Tel. 703-955-3915
Fax 703-435-0980
Web <http://www.globaltellink.com>

LETTER OF AGENCY

DATE: _____

TO WHOM IT MAY CONCERN:

WE HAVE ENTERED INTO AN AGREEMENT WITH **GLOBAL TEL*LINK CORP.**, PRIVATE PAY PHONE VENDOR, TO ACT AS OUR COMMUNICATIONS REPRESENTATIVE WITH:

AT & T (LOCAL EXCHANGE CARRIER)

FOR OUR TELECOMMUNICATIONS SERVICE LOCATED AT (EXACT ADDRESS(ES) OF JAIL FACILITY(IES):

Jefferson County Correctional Facility
5030 Highway 69 South
Beaumont, TX 77705

Jefferson County – Downtown Jail
1001 Pearl Street
Beaumont, TX 77701

Minnie Rogers Juvenile Justice Center
5326 Highway 69
Beaumont, TX 77705

Jefferson County Women’s Center
145 S. 11th Street
Beaumont, TX 77702

UNDER THE TERMS OF THIS AGREEMENT AND BY THIS LETTER, WE DO HEREBY AUTHORIZE **GLOBAL TEL*LINK CORP.** TO DO THE FOLLOWING:

- (X) REQUEST DISCONNECTION OF EXISTING COIN/INMATE TELEPHONES
- (X) INSTALL PHONES ON THEIR OWN BEHALF

THIS AUTHORIZATION DOES NOT PRECLUDE OUR ABILITY TO ACT IN OUR OWN BEHALF WHEN WE DEEM NECESSARY.

AUTHORIZED SIGNATURE

Jeff R. Branick
PRINTED NAME

Jefferson County Judge
TITLE

409-835-8593
BUSINESS TELEPHONE