

# **Travis County Commissioners Court Agenda Request**

Meeting Date: June 12, 2012 Prepared By: Lee Turner Phone #: 854-9383 Division Director/Manager: Carol B. Joseph Department Head/Title: Steven M. Manilla, P.E., County Executive -TNR Sponsoring Court Member: Commissioner Eckhardt, Precinct Two

## AGENDA LANGUAGE:

Consider and take appropriate action on the following in Precinct Two:

- A) Whether to improve substandard roads located at Rick Whinery Drive, Emmett Parkway, and Quiet Pond Court in the Wells Branch Phase 2-A Subdivision to comply with County standards;
- B) Assessing all or part of the cost of the improvements pro rata against the record owners of the real property along these roads;
- C) Approve the setting of a public hearing on August 14, 2012 to receive comments on the proposed improvements and assessments; and
- D) Approve mailing informational letters and copies of the public hearing notice to the affected property owners.

## **SUMMARY OF REQUEST:**

On January 17, 2012, the Commissioners Court considered a request from property owners of the Wells Branch Phase W-2A subdivision to participate in the Travis County Substandard Roads Program to make improvements to Quiet Pond Court and portions of Rick Whinery Drive and Emmett Parkway so that they meet County standards and can be accepted onto the County-maintained system. The property owners proposed contributing 25% of the cost of the improvements through an assessment on their property pursuant to an election under Chapter 253 of the Transportation Code, and the Commissioners Court approved moving forward with this proposal.

Staff recommends that the Court:

- (1) make a determination that improvements to the three substandard roads are necessary for the public health, safety, and welfare of the residents of the County;
- (2) propose to assess 25% of the costs of the improvements pro rata against the record owners of the lots along the three substandard roads;
- (3) set a public hearing on August 14, 2012 to receive comments on the proposed improvements and assessments; and

(4) send an informational letter to the affected property owners along with a copy of a notice of the public hearing.

### **BACKGROUND:**

The Wells Branch Phase W-2A subdivision is located in Travis County Precinct Two, north of Wells Branch Parkway, west of IH 35 and east of Loop 1 in northern Travis County. Rick Whinery Drive, Emmett Parkway, and Quiet Pond Court are located in the Wells Branch Phase W-2A subdivision. Quiet Pond Court and portions of Rick Whinery Drive and Ernmett Parkway do not meet Travis County standards, so they have not been accepted onto the Travis County maintained roadway system. Many of the sidewalks along these three substandard roads do not meet minimum ADA standards and have cracked and deflected enough to make walking and other uses of the sidewalk hazardous. Lack of an organized and routine roadway maintenance program will cause further deterioration of roadway conditions and decrease the safety of these roads.

On January 17, 2012, the Commissioners Court considered a proposal from property owners along these three substandard roads to be included on the Travis County Substandard Road Program.

The Travis County Substandard Road Program prioritizes applications based upon the amount of cost sharing the property owners are willing to offer. The County requires cost participation by the affected property owners because of limited program funds and a long list of roads in need of repairs prior to acceptance by the County. In lieu of paying cash up front for their cost share amount, the property owners, along Rick Whinery Drive, Emmett Parkway, and Quiet Pond Court, have proposed having the County hold an assessment election in accordance with Chapter 253 of the Transportation Code, entitled "County Improvement of Subdivision Roads," to collect their contribution to the project. Under Chapter 253, if the Court determines that the improvements to these substandard roads are necessary for the public, health, safety, or welfare of the residents of the County, the Court can propose to improve the roads to bring them in compliance with County standards and to assess all or a portion of the costs against the property owners along these roads. Before assessing the costs, the Court must publish notice of and hold a public hearing to receive public comments regarding the proposed improvements and assessments. After the public hearing is closed, the Court must mail ballots to the property owners, and if a majority of the returned ballots are in favor of the assessment, the Court must order the improvements and assessments.

County staff has completed a survey of the repairs necessary to bring the roadways up to acceptable standards and estimated the cost to be \$210,000. The work would be completed by the Travis County Road and Bridge Division over a five-year period. Staff recommends that the Court declare the roads in Wells Branch Phase W-2A a public safety issue and order an assessment election to assess each property owner an equivalent share of the repair costs.

The construction work will be completed by the TNR's Road and Bridge Division over a five-year period after the roads are accepted. Accepting the roads prior to completing repairs is necessary but accepting them well in advance of repair work may result in the Road and Bridge crews being dispatched to make repairs piecemeal as complaints are received. TNR proposes to minimize this risk by prioritizing the repairs and informing the property owners of the schedule for those repairs. The property owners will be assessed during the same five-year period. This project will supply the improvements necessary to bring the specified roadways up to minimum County standards.

### **ISSUES AND OPPORTUNITIES:**

This is the first time that TNR will be applying the assessment provisions of Chapter 253 of the Transportation Code to fund a substandard road project. Chapter 253 includes procedural and substantive requirements for imposing the assessment:

- 1. To trigger the provisions of Chapter 253 of the Transportation Code, the Court would need to make a determination that the improvements are necessary for the public health, safety, or welfare of the County's residents and decide when and where a public hearing will be held (Transp. Code §§ 253.003 and 253.004);
- 2. The notice must be published at least twice in a newspaper of general circulation in the County (Transp. Code § 253.004);
- 3. The Court must hold a public hearing on or after the 31<sup>st</sup> day after the first notice is published (Transp. Code § 253.005);
- 4. No later than the 10<sup>th</sup> day after the Court holds a public hearing, the Court must send a ballot by certified mail to each record owner of property to be assessed (Transp. Code § 253.006); and
- 5. No later than the 30<sup>th</sup> day after the date of the public hearing, the County Clerk must tally the returned ballots and declare the results to the Commissioners Court (Transp. Code § 253.007).

Should the Court decide to make a determination that improvements to Quiet Pond Court and portions of Rick Whinery Drive and Emmett Parkway are necessary for the health, safety, and welfare of the residents of the County and that a public hearing should be held on August 14, 2012 to receive public comments, TNR recommends the following timeline:

Date	Task	
July 14, 2012	Publish first notice of public hearing and mail informational letter and copy of notice to affected property owners	
July 29, 2012	Publish second notice of public hearing	
August 14, 2012	Hold public hearing	
August 17, 2012	Mail ballots to affected property owners	
September 13, 2012	County Clerk tallies ballots and declares results of tally to Commissioners Court at Commissioners Court meeting; if the majority of returned ballots are in favor of improvements and assessments, Commissioners Court will approve order to impose assessments	

TNR has consulted with the Tax Office, the Auditor's Office, and the County Attorneys regarding these requirements. Attached is a draft of an informational letter that TNR recommends that the Court send to each of the affected property owners to explain the proposed improvements and assessments and the Chapter 253 election process. TNR recommends that this letter be sent to all affected property owners along with the notice of the public hearing.

### FISCAL IMPACT AND SOURCE OF FUNDING:

There are 66 parcels in the Wells Branch Phase W-2A subdivision. The estimated cost of the repairs is \$210,000. The property owners in the subdivision have proposed paying 25% of the expenses of the project, for a total of \$52,500, to be assessed equally per lot on a yearly basis for five years. Eight of the parcels are owned by the Wells Branch Municipal Utility District (the "MUD"). K. B. Homes (the successor-in-interest to the developer that developed the lots along these substandard roads) has agreed in principle to contribute \$7540 towards the non-MUD property owners' share of the cost of the project in exchange for the County releasing K.B. Homes of all claims relating to the roads. The \$7540 amounts to a reduction of \$130.00 for each non-MUD-owned lot.

Total Assessment	\$210,000.00
25% Homeowner Participation	\$52,499.70
Difference(County's Participation)	\$157,500.30
Assessment per lot (\$52,499.7/66)	\$795.45

Wells Branch MUD Assessment (8x\$795.45)	\$6,363.60
Assessment per MUD lot per year (\$ 795.45 /5 )	\$159.09
KB Homes Contribution (\$130 per non-MUD-owned lot)	\$7,540.00
Responsibility of Remaining Homeowners (\$52,499.70- \$6,363.60-\$7,540)	\$38,596.10
Assessed Value Per Homeowner (\$38,596.10/58)	\$665.45
Homeowners Cost Per Year(\$665.45/5)	\$133.09

If a majority of the returned ballots are in favor of the assessments, the funding for the construction of improvements to the substandard roads in the Wells Branch Phase W-2A subdivision will be paid for using \$157,500.30 of TNR substandard roads bond funds, \$7540 contributed by K.B. Homes, \$6363.60 contributed by Wells Branch MUD and \$38,596.10 by the individual homeowners in the subdivision. The project is scheduled to be completed over a five-year period. By giving the homeowners the credit of the KB Homes contribution the total assessed value per homeowner is \$665.45 or \$133.09 per year for the next five years. TNR recommends that a bill be issued annually in August with payment due in September for the next five years.

### **EXHIBITS/ATTACHMENTS:**

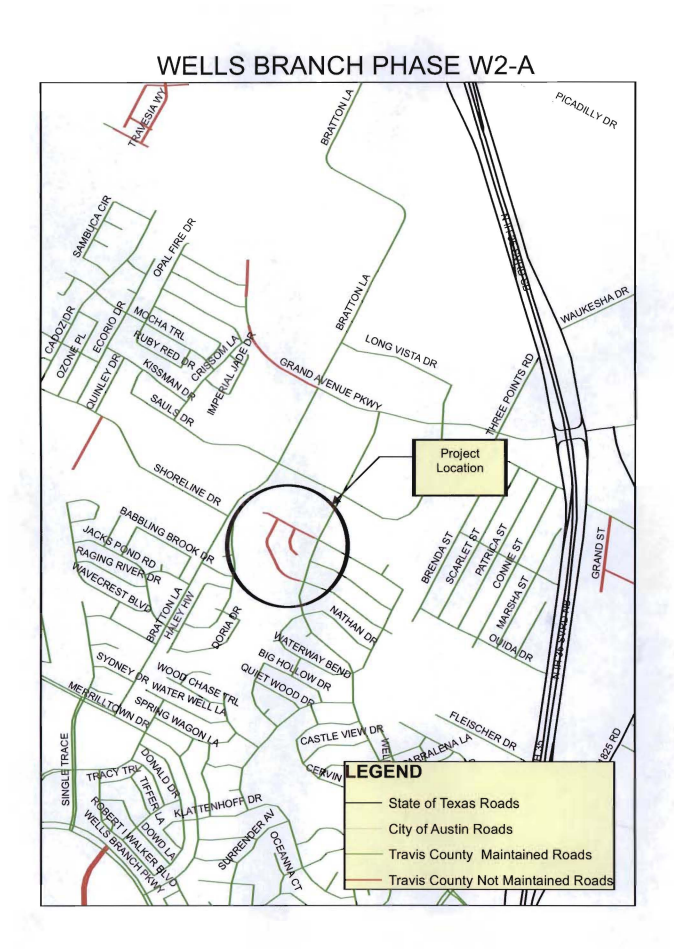
Project Location Map Property Owners Petition Transportation Code Chapter 253 Draft Letter to Homeowners

### **REQUIRED AUTHORIZATIONS:**

Cynthia McDonald	Financial Manager	TNR	854-4239
Steve Manilla	County Executive	TNR	854-9429

CC:

Susan Spataro	David Ungerman	Dana Debeauvoir	Gail Fisher
Michael Winn	Loretta Farb	Tom Nuckols	Julie Joe
Steve Sun	Donna Williams-Jones	Lee Turner	



CODE 3165

August 10, 2010

RECEIVED AUG 1 2 2010 TNR

Scott Lambert, P.E. Traffic Section, Road and Bridge Division Travis County, Austin Texas 78767 Dear Mr. Lambert

Attached are signatures of 31 residents of the 56 households in plat W-2A that has never been accepted into the Travis County road system because the developer never completed the paperwork some 20 years ago.

All of the residents that I found at home signed the petition so there is no doubt that the residents feel that this change is well past due.

I thank you for directing me through this process and I look forward to bringing it to a successful and just conclusion.

Robert J. Bauhs, Director Wells Branch MUD Board



Wells Branch Municipal Utility District

Bob Bauhs Director

Office: 3000 Shoreline Drive • Austin, Texas 78728 (512) 363-7182 • Fax 251-0890 Email: bbauhs@wellsbranchmud.com

#### PETITION TO THE TRAVIS COUNTY COMMISSIONERS COURT

FOR THE INCLUSION OF \_\_\_\_\_

#### IN THE TRAVIS COUNTY

#### UNACCEPTED SUBSTANDRD ROAD PROGRAM

STATE OF TEXAS

#### **COUNTY OF TRAVIS**

#### TO THE COMMISSIONERS COURT OF TRAVIS COUNTY:

• This PLAT is south of Well's Port & Consists of EMMET PUNKY, QUIET POUR COUNT, I RICKWAMERY Dr. • This plat was approved by the City of Austria, but never gat to the County. We have been PAYING COUNTY TAXES For 20 t years.

It is understood and agreed that:

- (1) the Travis County Unaccepted Substandard Road Program is not a road construction program, but is instead a program to improve existing unaccepted substandard roads to Travis County standards for acceptance for maintenance.
- (2) the Owners of property along the Road will be required to dedicate any and all additional right-of-way and easements needed to accommodate the Road improvements at no cost to the County and free and clear of any and all liens, conditions, or restrictions.
- (3) the Owners must sign all easement and/or right-of-way dedication documents and return the documents to Travis County Transportation and Natural Resources ("TNR") within ninety days of receiving the documents from TNR or the Road will be withdrawn from consideration for the then current year's Program.
- (4) the Road must connect to an existing road or highway maintained by a public entity.
- (5) no person or entity may own or control (financially or legally) 35% or more of the linear feet of roadway frontage.
- (6) the number of developed lots must exceed 25% of the total lots within subdivision.

- (?) dead-end streets shall terminate in a cul-de-sac with a minimum ROW radius of 40 feet or a hammerhead turnaround.
- (8) any and all significant private improvements must be removed from the existing or proposed right-of-way to the satisfaction of the Executive Manager of Travis County TNR at the sole cost and expense of the owner of the private improvement and at no expense to the County.
- (9) the Owners may cost participate in the improvement of the Road by direct payment to the County, by road assessments as set forth in Section 82.402 of the Travis County Policies and Procedures Manual, or otherwise by agreement of the Commissioners Court.
- (10) the Owners must obtain a statement from all of the utility service providers with utility lines in the existing or proposed right-of-way indicating that the utility service provider shall relocate utilities located within the public right-of-way at their expense, if relocation of the utility is required to construct the Road improvements.
- (11) the Road will be prioritized within the Program on the basis of:
  - (1) the percent of cost voluntarily borne by the property owners:
  - (2) the number of eligibility criteria met;
  - (3) the cost per resident;
  - (4) whether the Road links the publicly maintained roadway system;
  - (5) when the petition was received.

If applicable, the Owners propose to cost participate by  $( \mathcal{D} )$  direct payment to the County,  $( \mathcal{D} )$  by road assessments as set forth in Section 82.402 of the Travis County Policies and Procedures Manual, or  $( \_ )$  otherwise by agreement of the Commissioners Court.

SUBMITTED TO THE COMMISSIONERS COURT BY THE BELOW NAMED OWNERS OF LAND ABUTTING THE ROAD AND EXECUTED ON THE DATES INDICATED BELOW WITH AN ADDITIONAL NOTATION INDICATING IF THE ROADWAY PROVIDES THE SOLE MEANS OF AGCESS TO THEIR RESIDENCE.

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(Print Name)	(Signature)	(Date)	

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8/7/2010 (Date) Amy Horn by Uribe (Print Name) Any QAUribe (Signaland 817 7.01 61 (Print Name (Date) (Signature) Г on MAX (Print Name) (Signature) (Date) 81 Ahmed Alasto hand 7 ()In (Print Name) (Date) (Signature) Taula M. Bibber au <u>5-7-10</u> (Date) (Print Name)/ Signature) 8-7-10 ichael MES (Print Name) (Date) nature Im Kicharo 8-7-10 SOL (Signature) (Print Name) (Date) U. Home Maf  $\frac{S}{Date}$ (Print Name) (Signature) P (Print Name) 71 (Date) (Signature) 8/7 Patrice Hochsteller At 10 (Print Name) (Date) (Signature) Brendan iservo 817110 (Print Name) (Signature) (Date) 81 ZVEZDANA STOJALOUC  $\leq$ (Print Name) (Signature) (Date) Wexdell Sainsle, (Print Name) 8.7.10 (Signature) (Date) 8-7-10 sawri (-sregury (Print Name) Signature (Date) 8-7-10 (Date) (Print Name Signature (Date) rint ignature

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# City of Austin

CODE

Founded by Congress, Republic of Texas, 1839 Department of Public Works and Transportation, P.O. Box 1088, Austin, Texas 78767-8839 One Texas Center, 505 Barton Springs Road Telephone 512/499-7180 Construction Inspection Division January 11, 1995

Halimark Residential Development 2727 North Loop West, Ste. 200 Houston, Texas 73908 25 mart 20 JAN 23 1995

#### RE: FINAL ACCEPTANCE

Project Name: Wells Branch Phase W-2A Subdivision Pile Number: C8-84-134.02.1A Job I.D. Number: C-91-681

#### Gentlemen:

Effective January 11, 1995 street, drainage, water and wastewater construction requirements in the above subdivision have been initiated in accordance with current Construction becausents approved by the Repartment of Plunnor and bevelopment. Since this subdivision is outside the limits of the City of Austin, the City cannot assume responsibility for maintenance of the public facilities fixed on Attachment 41, but will inform the County concerned. The water and wastewater improvements will not be owned, operated, nor maintained by the City of Austin. The contractors have warranted their workmanship and materials against defects for one (1) year them this date. The Consulting Engineer representing you has indicated concurrence with the Tity's acceptance on Attachment 42.

The Environmental and Conservation Services Department (ECSD) has entored into a separate agreement. Attachment #3, insuring the completion of the restruction. Upon acceptance of the permanent erosion and sedimentation controls ECSD will issue a Final Inspection. Release/Certificate of Compliance releasing the remaining tiscal.

We are further releasing fiscal requirements for paramy, diamate, while and dastemater. Should you have any questions, please contact the Construction Inspection Division Citicks at 499-7008.

Sincerely.

Allen Brecher, P.E., Division Engineer Construction Inspection Division bept. of Public Works & Transportation

AB:lm

CC: Garry Mendez, Public Works Giltert Alvarez, Public Works Hob General, Planning George Bostick, ECSD Rathy Bardin, P.E., Public Works Bick Humilton, Public Works Hen Hurtinka, fublic works Vicki Scott, Finance Dept. Jertel L. Walluce, P.E. Blec. Uti. Diane Mhite, W/WW, Consumer Service Sylvia Arriola, W/WW Finance Stuart Hersh, Planning Dept. Commercial Indemnity

Charles and Tar

Tracy Watson, Acting Director Planning Services Division Dept. of Planning & Ecvelopment

Ann Hargrove, Gulid Waste Serv. ALC. Wood Jr., P.E., St. & Bridge bavid G. Geraid, F.E., FW Yed Nagmann, P.E., WWW Jose Gaetreto, P.E., Storwater Man. Juanita definion, N.W. Locators Aurien Strucs, FARD Huttent & Associates, Inc. Peend Kick Fonstruction, Inc. Jesse Alba, WWW, Field Services Joseph P. Circelman, AICP P. Wright, W/WW Dispatch Bend # Bb2ct 4



Tc\_attas\_roads.shp STATE INCORPORATED TRAVIS MAINTAINED NOT MAINTAINED PRIVATE REJECTION OF DEDICATION UNDEDICATED, PRIVATE

E W S

Draft informational letter—this letter would be sent to each property owner along with a copy of the Notice of Hearing

[address from TCAD]

Dear Property Owner:

As you may already be aware, Quiet Pond Court and portions of Rick Whinery Drive and Emmett Parkway in the Wells Branch Phase 2-A Subdivision do not currently meet Travis County road standards and are not currently part of the roadway system maintained by the County. The Travis Central Appraisal District's records indicate that you own a lot along these roads.

The Travis County Commissioners Court has determined that improvements to Quiet Pond Court and portions of Rick Whinery Drive and Emmett Parkway are necessary for the public health, safety, and welfare of the residents of the County. The Commissioners Court proposes to

- (a) improve Quiet Pond Court and portions of Rick Whinery Drive and Emmett Parkway so that they comply with the County's road standards;
- (b) assess 25% of the total costs of the improvements pro rata against the owners of real property abutting Quiet Pond Court and portions of Rick Whinery Drive and Emmett Parkway; and
- (c) to collect the assessment over a five-year period.

There are 66 lots that abut the substandard roads along Quiet Pond Court and portions of Rick Whinery Drive and Emmett Parkway. Travis County staff estimates that the cost of the repairs to bring these roads up to County standards is \$210,000. As stated above, the Travis County Commissioners Court proposes assessing approximately 25% of the cost of the project, or \$52,499.70, equally per lot on a yearly basis for five years. The total assessment per lot over would be \$795.45, and the assessment per year would be \$159.09 per year. Eight of the parcels are owned by the Wells Branch Municipal Utility District (the "MUD"). K. B. Homes (the successor-in-interest to the developer that developed the lots along these substandard roads) has agreed in principle to contribute \$7,540 towards the non-MUD property owners' share of the cost of the project in exchange for the County releasing K.B. Homes of all claims relating to the roads. If \$7540 is received from KB Homes, the amount due each year from each non-MUD owned lot would be reduced from \$159.09 to \$133.09.

In accordance with Sections 253.004 and 253.005 of the Transportation Code, the Travis County Commissioners Court will hold a public hearing on Tuesday, August 14, 2012 at 9:00 a.m. at the Travis County Commissioners Courtroom, 314 West 11<sup>th</sup> Street, First Floor, Austin, Texas 78701, to receive public comments on the proposed improvements and assessments. Enclosed is a copy of the notice of public hearing.

Please contact Mr. Lee Turner of the Travis County Transportation and Natural Resources Department at (512) 854-9383 if you have any questions.

Sincerely,

Travis County Commissioners Court

### NOTICE OF PUBLIC HEARING

Notice is hereby given pursuant to Chapter 253 of the Texas Transportation Code that the Travis County Commissioners Court, Travis County, Texas, will hold a public hearing on August 14, 2012, at 9:00 a.m. to receive public comments on:

- proposed improvements to substandard roads located at Quiet Pond Court and portions of Rick Whinery Drive and Emmett Parkway in the Wells Branch Phase 2-A Subdivision (together, the "W-2A Substandard Roads");
- (2) the assessment of 25% of the total costs of the improvements pro rata against the owners of real property abutting the W-2A Substandard Roads based on the linear feet of road frontage for each lot; and
- (3) the collection of the assessment over a five-year period.

The Public Hearing will be held in the Commissioners Courtroom in the Travis County Administration Building (first floor), 314 West 11th Street, Austin, Texas.

### ORDER SETTING A PUBLIC HEARING ON PROPOSED IMPROVEMENTS TO QUIET POND COURT AND PORTIONS OF RICK WHINERY ROAD AND EMMETT PARKWAY

WHEREAS, Travis County has adopted Chapter 84 of the Travis County Code to address substandard roads;

WHEREAS, Chapter 84 of the Travis County Code provides a mechanism under which owners of property abutting substandard roads may petition the Travis County Commissioners Court to make improvements to the substandard roads to bring them into compliance with County standards so that the roads can be accepted into the County road system;

WHEREAS, Chapter 84 of the Travis County Code provides that owners of property abutting substandard roads may offer to share the costs of required road improvements and that the property owners may share the costs by making direct payments to the County, road assessments set forth in Section 82.402 of the Travis County Code, or by agreement with the Travis County Commissioners Court;

WHEREAS, Section 82.402 of the Travis County Code and Chapter 253 of the Transportation Code authorizes the County to make improvements to substandard roads and to assess all or part of the costs of the improvements to the owners of property abutting the substandard roads;

WHEREAS, on January 17, 2012 the Travis County Commissioners Court received a copy of a petition pursuant to Chapter 84 of the Travis County Code from owners of property abutting Quiet Pond Court and portions of Rick Whinery Drive and Emmett Parkway in the Wells Branch Phase 2-A Subdivision (together, the "W-2A Substandard Roads") asking that these three roads be included in the County's Unaccepted Substandard Road Program so that the roads can be brought into compliance with County standards and accepted into the County road system;

WHEREAS, in their petition, the property owners have specified that they wish to share the costs of the improvements through road assessments as set forth in Section 82.402 of the Travis County Code;

WHEREAS, on January 17, 2012 County staff advised the Travis County Commissioners Court that:

- (1) the total length of the road improvements is estimated to be 4035.51 feet;
- (2) the total cost of the improvements is estimated to be \$210,000; and

(3) the owners of property abutting the W-2A Substandard Roads have expressed willingness to pay 25% of the total costs of the improvements.

NOW, THEREFORE, BE IT RESOLVED that on June 12, 2012 the Travis County Commissioners Court:

- (1) finds that improvement of the W-2A Substandard Roads is necessary for the public health, safety, and welfare of the residents of the County; and
- (2) proposes to:
  - (a) improve the W-2A Substandard Roads so that they comply with the County's road standards;
  - (b) assess 25% of the total costs of the improvements pro rata against the owners of real property abutting the W-2A Substandard Roads; and
  - (c) to collect the assessment over a five-year period.

In accordance with Sections 253.004 and 253.005 of the Transportation Code, the Travis County Commissioners Court will hold a public hearing on Tuesday, August 14, 2012 at 9:00 a.m. in the Commissioners Courtroom in the Travis County Administration Building (first floor), 314 West 11th Street, Austin, Texas to receive public comments on the proposed improvements and assessments and cause notice of the public hearing to be published.

### TRAVIS COUNTY COMMISSIONERS COURT

Samuel T. Biscoe, County Judge

Ron Davis Commissioner, Precinct One Sarah Eckhardt Commissioner, Precinct Two

Karen Huber Commissioner, Precinct Three Margaret Gómez Commissioner, Precinct Four