EXHIBIT "B" - TO SERVICE PLAN

CITY OF PFLUGERVILLE WATER AND WASTEWATER SERVICE EXTENSION POLICY

A. GENERAL POLICY

- (1) This policy applies to customers requiring extensions to the City's sewer and water systems, including extensions to existing subdivisions that have not previously been served by City utilities, and excluding extensions to new subdivisions that are covered by the City's subdivision ordinance.
- (2)
- (a) The City will extend a water distribution main up to 50 feet within a dedicated street, alley or easement, without additional cost to the customer above the standard connection charges.
- (b) The City will extend lateral sewers or sewer mains only upon the payment of the actual costs of the extension by the customer as provided in this policy.
- (3) If a customer desires service which requires an extension of more than 50 feet of water mains, or an extension of lateral sewers or sewer mains, the customer may advance the funds required for the extension and receive a partial refund as future customers connect to the extension.
- (4) The City is not required to fund system extensions from surplus revenues, bond funds or other public funds, but reserves the right, at its discretion, to use these funds if they become available. Projects will be considered based upon the public health and wellbeing and the willingness of the customers involved to cost-participate. This funding must be approved by the City Council.

B. PROCEDURE

- (1) Customers desiring to advance funds for the City to extend its water or sewer systems to provide service to their property must make a written application to the City Manager stating the lot and block number, name of subdivision and street address of the property to be served and the service required. The application must be signed by all property owners initially requesting service and their signatures must be identified with the property they desire to be served.
- (2) Upon receipt of an application, the City Manager will direct the City Engineer to prepare a cost estimate for the extension to the requested point of service. The cost estimate must include estimated construction costs and repair costs for all streets and public utilities affected by the construction.
- (3) The estimated construction cost, plus the applicable meter deposits, impact fees and tap fees for each of the initial customers requiring the extension, must be deposited with the City before construction is initiated by the City. The City will pay for engineering, administration, field surveys and other similar contingencies related to the extension.
- (4) Each customer participating in a system extension under this policy must execute a written agreement with the City which describes the extension, specifies the total

per-customer costs of the extension, and sets forth the names and addresses of each person to whom refunds are payable.

- (5) After all required funds are paid to the City, the customers may require that competitive bids be received from private contractors for the work; otherwise the City Manager will determine whether the work is to be let by competitive bid or performed by City personnel for the amount of the estimate.
- (6) If bids are received on the work, the amount of the deposit will be adjusted, by additional collections or refunds, to the actual contract price plus applicable meter deposits, impact fees and tap fees. These adjustments will be made before the work is begun.

C. ASSIGNMENT OF COSTS

If multiple customers cooperate to fund a system extension, the proportion of the project cost assigned to each participating customer will be determined according to the following formula:

(customer's capacity in project ÷ total project capacity) (total project cost)

In addition to these extension costs, each customer must pay the applicable meter deposits, impact fees and tap fees, and must provide a sewer service line or water service line to the water meter or sewer tap.

D. SUBSEQUENT USER FEES

- (1) The City will require each new customer who connects to a line extension project financed by customers under this policy to pay all standard connection charges plus a subsequent user fee determined in accordance with paragraph C. As these subsequent user fees are collected by the City, refunds will be made to the customers who paid for the extension as provided in the written agreement required under paragraph B(4). Refunds will be made within 30 days after the subsequent user fees are paid to the City, and will be divided among the initial participants in the same proportion as their participation in the extension project.
- (2) No refunds will be made after 5 years from the date of completion of the project and no refunds of less than \$25 per participating customer will be made.



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STATE OF TEXAS

COUNTY OF TRAVIS

Planning Department

PETITION & REQUEST FOR THE ANNEXATION OF LAND INTO THE CITY LIMITS OF THE CITY OF PFLUGERVILLE

Whereas, the undersigned is the owner(s) of that certain lot, tract or parcel of land in Travis County, Texas, as particularly described hereinafter in Section 2 (the "Property");

Whereas, the Property to be included is not within the extraterritorial jurisdiction ("ETJ") of any other City;

Whereas, pursuant to §43.028 (b), Tex. Loc. Gov't Code, the undersigned seek to have the Property included within the corporate limits of the City of Pflugerville ("Pflugerville"); and

Whereas, the undersigned petition and request that the Property be included within the corporate limits of the City of Pflugerville;

NOW THEREFORE, the undersigned by this Petition and Request:

Section One. Requests the City Council of Pflugerville to adopt such ordinance or resolution, or to take such other action as is necessary in its judgment, to accept and incorporate the Property into and as part of the corporate limits of the City of Pflugerville, effective as of the earliest date deemed legally permissible, i.e. the date of this petition is filed in Pflugerville, the date this petition is filed with a public officer on behalf of Pflugerville, or the date this petition and request is accepted and granted by the City Council of Pflugerville, whichever date is earliest.

<u>Section Two.</u> Request the City Council of Pflugerville to adopt an ordinance and to take such other action as is necessary in its judgment, to incorporate and include the following described property (the "Property") within the corporate limits of the City of Pflugerville, to-wit:



All that certain lot, tract or parcel of land, including the roads, streets and rights-of-way within Travis County, Texas, described or shown in Exhibit "A" attached hereto and incorporated herein for all purposes.

Executed and Effective on this 12th day of August, 2011.

Pflugerville Community Development Corporation

-David/R. Clav

-David/R. Clay President No. of Acres: 7.321

THE STATE OF TEXAS

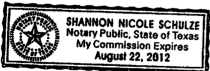
COUNTY OF TRAVIS

BEFORE ME, the undersigned authority, a Notary Public in and for said County and State, on this day personally appeared David R. Clay, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged that he executed the same for the purposes therein expressed and in the capacity therein stated.

5000

Given Under My Hand and Seal of Office on this the 12th day of August, 2011.

(SEAL)



Notary Public State of Texas



Professional Land Surveying, Inc. Surveying and Mapping Office: 512-443-1724 Fax: 512-389-0943

3500 McCall Lane Austin, Texas 78744

7.321 ACRES WILLIAM CALDWELL SURVEY TRAVIS COUNTY, TEXAS

A DESCRIPTION OF 7.321 ACRES (APPROXIMATELY 318,882 SQ. FT.) IN THE WILLIAM CALDWELL SURVEY NO. 66, ABSTRACT 162, TRAVIS COUNTY, TEXAS, BEING A PORTION OF A 17.800 ACRE TRACT DESCRIBED IN A PROCEEDING IN EMINENT DOMAIN, CAUSE NO. 2319, DATED OCTOBER 13, 1999 AND RECORDED IN DOCUMENT NO. 1999122493 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, AND BEING A PORTION OF A 131-1/4 ACRE TRACT DESCRIBED IN A WARRANTY DEED TO SUSAN ANDERSON LORAS, ROBERT FORD ANDERSON, JR. AND STEVEN MICHAEL ANDERSON, AS TRUSTEE OF THE ROBERT F. ANDERSON NON-REVOCABLE TRUST, U/A MAY 19, 1994, DATED MAY 19, 1994 AND RECORDED IN VOLUME 12191, PAGE 114 OF THE REAL PROPERTY RECORDS OF TRAVIS COUNTY, TEXAS; SAID 7.321 ACRE TRACT BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS:

BEGINNING at 1/2" rebar with Chaparral cap set for the intersection of the south rightof-way line of Pecan Street (right-of-way width varies) and the east line of said 17.800 acre tract, same being a southwest corner of a 4.194 acre tract described in a Possession and Use Agreement For Transportation Purposes to the State of Texas recorded in Document No. 2004044317 of the Official Public Records of Travis County, Texas, also being the west line of a 30.261 acre tract described in a deed to Park Retail, LTD recorded in Document No. 2003067623 of the Official Public Records of Travis County, Texas, of which said 4.194 acre tract is a portion, also being the northwest corner of a 26.123 acre tract described in a deed to Pflugerville Community Development Corporation recorded in Document No. 2010009406 of the Official Public Records of Travis County, Texas, from which a rebar with Macias Assoc. cap found bears South 64°27'38" East, a distance of 127.57 feet;

THENCE South 28°18'01" West, with the east line of said 17.800 acre tract, same being the west line of said 26.123 acre tract, at a distance of 1068.19 feet passing a rebar with G & R Surveying cap found for the southwest corner of said 26.123 acre tract, same being the northwest corner of a 121.790 acre tract described in a deed to Pflugerville Community Development Corporation recorded in Document No. 2008190659 of the Official Public Records of Travis County, Texas, and continuing with the west line of said 121.790 acre tract, for a total distance of 1611.79 feet to a 1/2" rebar with Chaparral cap set, from which a rebar with Travis County TNR cap found for an angle point in the common line of said 17.800 acre tract and said 121.790 acre tract bears South 28°18'01" West, a distance of 1427.76 feet;

Exhibit A

Page 2 of 2

THENCE North 61°36'45" West, crossing said 17.800 acre tract, a distance of 199.77 feet to a 1/2" rebar with Chaparral cap set in the west line of said 17.800 acre tract, same being the east line of a 2.56 acre tract described in a deed to the City of Pflugerville recorded in Volume 9236, Page 954 of the Real Property Records of Travis County, Texas, from which a rebar with Travis County TNR cap found for an angle point in the common line of said 17.800 acre tract and said 2.56 acre tract bears South 28°23'15" West, a distance of 26.13 feet;

THENCE with the west line of said 17.800 acre tract, same being the east line of said 2.56 acre tract, the following two courses and distances:

- 1. North 28°23'15" East, a distance of 1170.56 feet to a rebar with G & R Surveying cap found;
- North 28°13'44" East, at a distance of 418.61 feet passing 0.10 feet right of a rebar with G & R Surveying cap found, and continuing for a total distance of 427.07 feet to a 1/2" rebar with Chaparral cap set in the apparent south right-ofway line of Pecan Street;

THENCE South 65°41'30" East, crossing said 17.800 acre tract, with the apparent south right-of-way line of Pecan Street, a distance of 199.01 feet to the POINT OF BEGINNING, containing 7.321 acres of land, more or less.

Surveyed on the ground May 4, 2011. Bearing Basis: Grid azimuth for Texas Central Zone state plane coordinates, 1983/93 HARN, based on GPS solutions from The National Geodetic Survey (NGS) On-line Positioning User Service (OPUS). Attachments: Drawing 271-007-BD1.

- 5/12/11

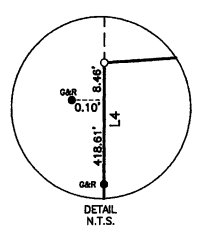
Eric J. Dannheim Registered Professional Land Surveyor State of Texas No. 6075



SKETCH TO ACCOMPANY A DESCRIPTION OF 7.321 ACRES (APPROXIMATELY 318,882 SQ. FT.) IN THE WILLIAM CALDWELL SURVEY NO. 66, ABSTRACT 162, TRAVIS COUNTY, TEXAS, BEING A PORTION OF A 17.800 ACRE TRACT DESCRIBED IN A PROCEEDING IN EMINENT DOMAIN, CAUSE NO. 2319, DATED OCTOBER 13, 1999 AND RECORDED IN DOCUMENT NO. 1999122493 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, AND BEING A PORTION OF A 131–1/4 ACRE TRACT DESCRIBED IN A WARRANTY DEED TO SUSAN ANDERSON LORAS, ROBERT FORD ANDERSON, JR. AND STEVEN MICHAEL ANDERSON, AS TRUSTEE OF THE ROBERT F. ANDERSON NON-REVOCABLE TRUST, U/A MAY 19, 1994, DATED MAY 19, 1994 AND RECORDED IN VOLUME 12191, PAGE 114 OF THE REAL PROPERTY RECORDS OF TRAVIS COUNTY, TEXAS.

BEARING BASIS: GRID AZIMUTH FOR TEXAS CENTRAL ZONE STATE PLANE COORDINATES, 1983/93 HARN, BASED ON GPS SOLUTIONS FROM THE NATIONAL GEODETIC SURVEY (NGS) ON-LINE POSITIONING USER SERVICE (OPUS).

ATTACHMENTS: METES AND BOUNDS DESCRIPTION 271-007-BD1.



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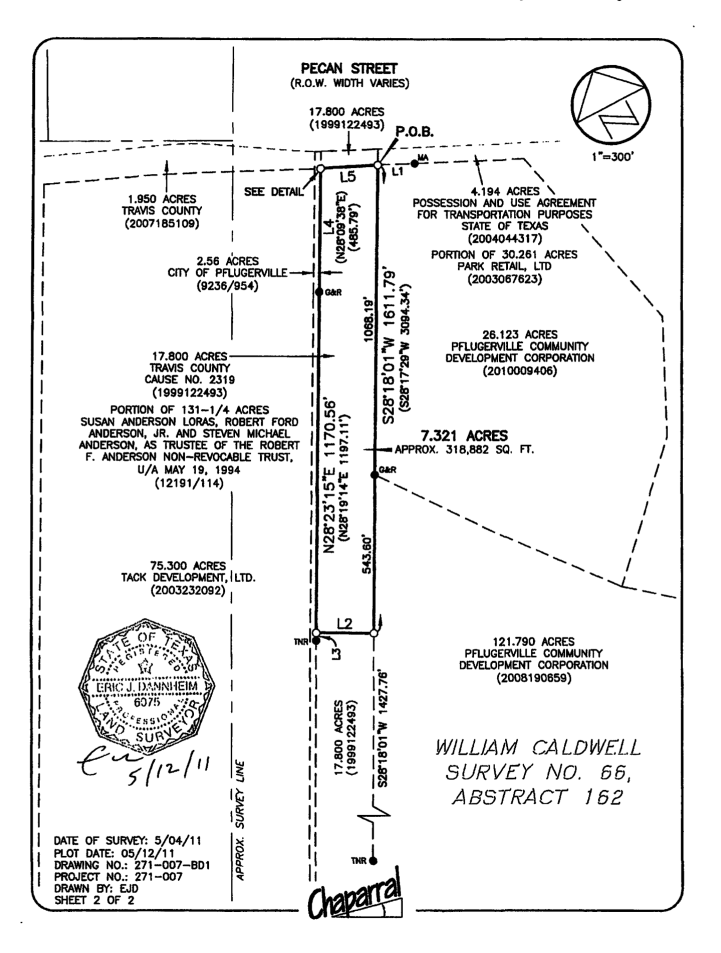
LINE TABLE				
No.	BEARING	LENGTH		
L1	S64°27'38"E	127.57'		
L2	N61°36'45"W	199.77'		
L3	S28'23'15"W	26.13'		
L4	N28'13'44"E	427.07'		
L5	S65*41'30"E	199.01'		

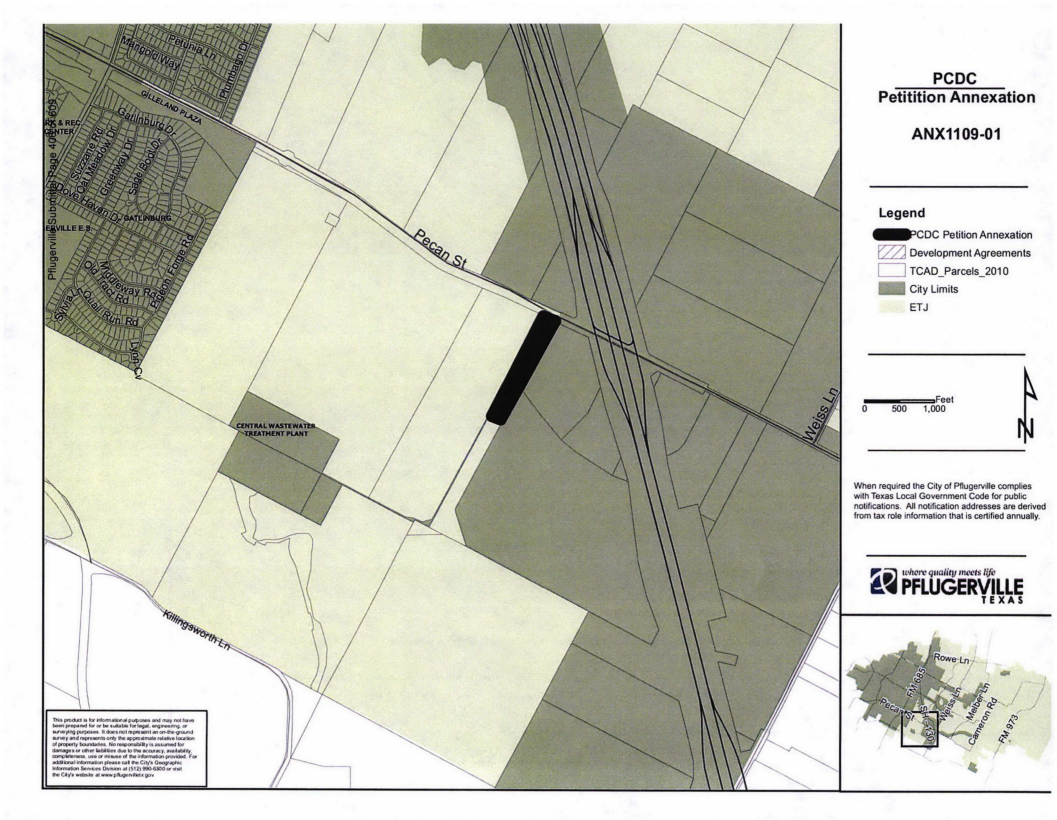
LEGEND			
TNR 🗬	REBAR WITH TRAVIS COUNTY TNR CAP FOUND		
G&R	REBAR WITH G & R SURVEYING CAP FOUND		
MA 🗢	REBAR WITH MACIAS ASSOC. CAP FOUND		
0	1/2" REBAR WITH CHAPARRAL CAP SET		

DATE OF SURVEY: 5/04/11 PLOT DATE: 05/12/11 DRAWING NO.: 271-007-BD1 PROJECT NO.: 271-007 DRAWN BY: EJD SHEET 1 OF 2









After Recording Please Return To: City of Pflugerville City Managers Office PO Box 589 Pflugerville, TX 78691

FILED AND RECORDED

OFFICIAL PUBLIC RECORDS ma De Beaurois

Oct 11, 2011 08:43 AM 2011148052 HAYWOODK: \$104.00 Dana DeBeauvoir, County Clerk Travis County TEXAS

Recorders Memorandum-At the time of recordation this instrument was found to be inadequate for the best reproduction, because of illegibility, carbon or photocopy, discolored paper, etc. All blockouts, additions and changes were present at the time the instrument was filed and recorded.

Pflugerville Submittal Page 408 of 609

TRV

2013161427

ORDINANCE NO. 1123-12-11-27

AN ORDINANCE OF THE CITY OF PFLUGERVILLE, TEXAS, ANNEXING FOR FULL PURPOSES APPROXIMATELY 20.2 ACRES OF LAND OUT OF THE S. EISELIN SURVEY NO. 4, ABSTRACT 265 AND T.S. BARNES SURVEY NO. 46, ABSTRACT 67 IN TRAVIS COUNTY, TEXAS, CONSISTING OF THE E. PECAN ST. RIGHT-OF-WAY, TO BE KNOWN AS THE EAST PECAN STREET ANNEXATION (ANX1208-01); EXTENDING THE BOUNDARIES OF THE CITY TO INCLUDE THE LAND; BINDING THE LAND TO ALL OF THE ACTS, ORDINANCES, RESOLUTIONS AND REGULATIONS OF THE CITY; APPROVING A SERVICE PLAN; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Pflugerville, Texas (the "City") desires to annex approximately 20.2 acres of land, more particularly described in <u>Exhibit "A"</u>, attached hereto and incorporated herein by reference; and

WHEREAS, the City is authorized, pursuant to Chapter 43, Section 43.021 of the Texas Local Government Code and Section 1.04 of the Home Rule Charter for the City of Pflugerville, to unilaterally annex the Land; and

WHEREAS, the City Council of the City has considered the annexation of the Land, following two public hearings, notice of which was duly given in accordance with all applicable legal requirements, and has determined to institute proceedings to annex the Land; NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF PFLUGERVILLE, TEXAS:

<u>Section 1</u>. The Land is hereby annexed to the City, and the boundaries of the City are extended to include the Land within the corporate limits of the City. From and after the date of this ordinance, the Land shall be bound by the acts, ordinances, resolutions and regulations of the City.

Section 2. The City finds annexation of the Land to be in the public interest.

<u>Section 3</u>. The service plan attached as <u>Exhibit "B"</u> is approved, and municipal services shall be extended to the Land in accordance therewith.

<u>Section 4.</u> The City Secretary is directed to file a certified copy of this ordinance in the office of the County Clerk of Travis County, Texas, and in the official records of the City.

Section 5. This ordinance will take effect upon its adoption by the City Council, and provided further that no objection to the annexation is interposed by the United States Attorney General within 60 days of the submission of the annexation pursuant to Section 5 of the Voting Rights Act of 1965, as amended.

Section 6. The City Council intends to annex the Land described in this Ordinance; but if there is included within the description of the Land annexed by this Ordinance any lands or area that may not be annexed by the City for any reason ("Excluded Lands"), then the

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Excluded Lands should be excluded and excepted from the Land annexed by this Ordinance as fully as if the Excluded Lands were expressly described in this Ordinance and the remainder of the Land were annexed to the City of Pflugerville.

PASSED AND APPROVED this <u>27</u> day of <u>November</u> , 2012.

CITY OF PFLUGERVILLE, TEXAS bv: FF/COLEMAN, Mayor

ATTEST:

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AREN THOMPSON, City Secretary

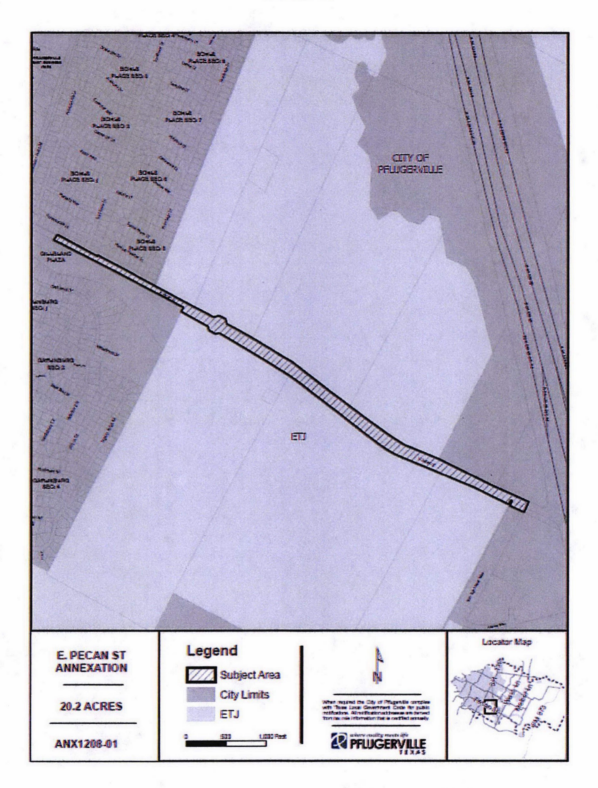
APPROVED AS TO FORM:

GEORGE E. HYDE, City Attorney DENTON, NAVARRO, ROCHA & BERNAL, P.C.



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EXHIBIT "A"

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i.

EXHIBIT "

County:	Travis	Page 1 of 13
Project:	Pflugerville East Annexation	10/31/2012
Halff AVO:	29080	

DESCRIPTION FOR PFLUGERVILLE EAST ROAD ANNEXATION

BEING A 22.01 ACRES TRACT SITUATED IN THE SEFRIN EISLIN SURVEY NO. 44, ABSTRACT 265, ALEXANDER WALTERS SURVEY NO. 67, ABSTRACT 791, T.S. BARNES SURVEY NO. 46, ABSTRACT 67, JP SHERWOOD SURVEY, & THE WILLIAM CALDWELL SURVEY NO 66, ABSTRACT 162, AND BEING A PORTION OF PFLUGERVILLE ROAD EAST, A VARYING WIDTH RIGHT-OF-WAY, AND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS:

BEGINNING at a point in the south right-of-way line of said Pflugerville East Road, same being in the east line of a tract described in Annexing Ordinance No. 100-78-9-18 dated September 18, 1978;

THENCE leaving said south right-of-way line of Pflugerville East Road, crossing said Pflugerville East Road with said east line of the Annexing Ordinance No. 100-78-9-18 tract, N27°36'30"E a distance of 90.00 feet to a point in the north right-of-way line of said Pflugerville East Road, same being the south line of Bohls Place Section One, a subdivision according to the plat of record in Volume 92, Page 279 of the Plat Records of Travis County, Texas (PRTCT);

THENCE with said north right-of-way line of Pflugerville East Road and said south line of Bohls Place Section One, S62°23'26"E a distance of 541.32 feet to the southeast corner of Lot 1, Block C, said Bohls Place Section One, same being the southwest corner of Lot 44, Block A, Bohls Place Section Five, a subdivision according to the plat of record in Document No. 199900233 of the Official Public Records of Travis County, Texas (OPRTCT);

THENCE with said north right-of-way line of Pflugerville East Road, same being the south line of said Bohls Place Section Five, S62*28'14"E a distance of 821.66 feet to the southeast corner of Lot 15, Block B, said Bohls Place Section 5, same being the northwest corner of a called 0.129 acre tract as described in a Special Warranty Deed to Travis County and recorded in Document No. 2007185112 of said OPRTCT, both in the west line of a called 50.00 acres tract to Timmerman & Hagn, Ltd as recorded in Volume 8394, Page 544 of the Deed Records of Travis County, Texas (DRTCT);

THENCE with said north right-of-way line of Pflugerville East Road, same being the north line of said 0.129 acre tract, crossing said 50.00 acres tract, S62°27'10"E a distance of 561.72 feet to a point in the east line of said 50.00 acres tract, same being the west line of a called 74.46 acres tract as described in Volume 12720, Page 2014 of the Real Property Records of Travis County, Texas (RPRTCT) to Timmerman & Hagn, Ltd, for the northeast corner of said 0.129 acre tract, same being the northwest corner of a called 0.343 acre tract described in a Special Warranty Deed to Travis County and recorded in Document No. 2007185113, OPRTCT;

EXHIBIT "

County:TravisProject:Pflugerville East AnnexationHalff AVO:29080

Page 2 of 13 10/31/2012

DESCRIPTION FOR PFLUGERVILLE EAST ROAD ANNEXATION

THENCE leaving said east line of the 50.00 acres tract and said west line of the 74.46 acres tract, crossing said 74.46 acres tract with the north right-of-way line of Pflugerville East Road, same being the north line of said 0.343 acre tract the following seven (7) courses and distances:

- 1. S62°27'10"E a distance of 265.85 feet,
- 2. N74°09'54"E a distance of 69.43 feet,
- 3. S62°28'14"E a distance of 90.15 feet,
- 4. S15*50'06"E a distance of 65.54 feet,
- 5. S62°27'10"E a distance of 43.73 feet to a point of curvature to the right,
- 6. with the arc of said curve to the right a distance of 111.38 feet, said curve having a radius of 2424.39 feet, a central angle of 02°37'56", and a chord bearing S61°23'14"E a distance of 111.37 feet to a point of tangency, and
- 7. S60°19'45"E a distance of 223.78 feet to a point in the east line of said 74.46 acres tract, same being the west line of a called 296.72 acres tract as described in a document to Timmerman & Hagn, Ltd, and recorded in Volume 8394, Page 544 of said DRTCT, for the northeast corner of said 0.343 acre tract, same being the northwest corner of a called 0.064 acre tract as described in a Special Warranty Deed to Travis County and recorded in Document No. 2007185117 of said OPRTCT;

THENCE leaving said east line of the 74.46 acres tract and said west line of the 296.72 acres tract, crossing said 296.72 acres tract, with said north right-of-way line of Pflugerville East Road, same being the north line of said 0.064 acre tract, S59°18'24"E a distance of 560.45 feet to a point in the south line of said 296.72 acres tract for the east corner of said 0.064 acre tract;

THENCE with said north right-of-way line of Pflugerville East Road, same being the south line of said 296.72 acres tract the following two (2) courses and distances:

- 1. with the arc of a curve to the right a distance of 131.62 feet, said curve having a radius of 1030.99 feet, a central angle of 07°15'15" and a chord bearing S56°32'42"E a distance of 131.53 feet,
- S52°42'57"E a distance of 800.89 feet to a point in said north right-of-way line of Pflugerville East Road for the southeast corner of said 296.72 acres tract, same being the southwest corner of a called 236.03 acres tract as described in a Special Warranty Deed to Timmerman & Hagn, Ltd. And recorded in Document No. 2004025617, OPRTCT;

THENCE with said north right-of-way line of Pflugerville East Road, same being the south line of said 236.03 acres tract, the following five (5) courses and distances:

- 1. S52°42'57"E a distance of 206.47 feet,
- with the arc of a curve to the left a distance of 108.80 feet, said curve having a radius of 3069.28 feet, a central angle of 02°01'52", and a chord bearing S53°46'22"E a distance of 108.79 feet,

EXHIBIT "__"

County:	Travis	Page 3 of 13
Project:	Pflugerville East Annexation	10/31/2012
Halff AVO:	29080	

DESCRIPTION FOR PFLUGERVILLE EAST ROAD ANNEXATION

- 3. S54°54'17"E a distance of 426.07 feet,
- 4. with the arc of a curve to the left a distance of 119.91 feet, said curve having a radius of 542.74 feet, a central angle of 12°39'32", and a chord bearing S61°14'02"E a distance of 119.67 feet, and
- 5. S67°23'41"E a distance of 425.35 feet to a point in said north right-of-way line of Pflugerville East Road for the southeast corner of said 236.03 acres tract, same being the southwest corner of a called 97.5 acres tract as described in a document to Theodor R. Timmerman and recorded in Volume 2470, Page 512 of said DRTCT;

THENCE with said north right-of-way line of Pflugerville East Road, same being the south line of said 97.5 acres tract the following two (2) courses and distances:

- 1. S67°23'41"E a distance of 527.19 feet, and
- with the arc of a curve to the right a distance of 127.74 fect, said curve having a radius of 985.32 feet, a central angle of 7°25'40", and a chord bearing S63°41'52"E a distance of 127.65 feet to a point in said north right-of-way line of Pflugerville East Road for the northeast corner of a called 0.022 acre tract described in a Special Warranty Deed to Travis County and recorded in Document No. 2007185119 of said OPRTCT;

THENCE leaving said north right-of-way line of Pflugerville East Road, with the north line of said 0.022 acre tract, S63°59'09"E a distance of 139.65 feet to a point in the east line of said 97.5 acres tract, same being the west line of a called 96.90 acres tract described in a document to Connie Lorraine Sladek and recorded in Volume 10530, Page 676 of said DRTCT, for the northeast corner of said 0.022 acre tract, same being the northwest corner of a called 0.345 acre tract described in a Special Warranty Deed to City of Pflugerville and recorded in Document No. 2007016499 of said OPRTCT;

THENCE leaving said east line of the 97.5 acres tract and said west line of the 96.9 acres tract, crossing said 96.90 acres tract with said north right-of-way line of Pflugerville East Road, same being the north line of said 0.345 acre tract, S63°59'09"E a distance of 459.89 feet to a point in the west line of a tract described in Annexing Ordinance No. 880-07-04-24 dated March 3, 2004;

THENCE leaving said north right-of-way line of Pflugerville East Road, with said west line of the Annexing Ordinance No. 880-07-04-24 tract, S26*00*49*W a distance of 157.96 feet to a point in the south right-of-way line of Pflugerville East Road, said point being in the east line of a called 17.80 acres tract described in a document to Travis County and recorded in Volume 371, Page 912 of the Probate Records of Travis County, Texas, same being the west line of a called 26.123 acres tract described in a Warranty Deed to Pflugerville Community Development Corporation and recorded in Document No. 2010009406 of said OPRTCT;

THENCE leaving said cast line of the 17.80 acres tract and said west line of the 26.123 acres tract, crossing said 17.80 acres tract with the south right-of-way line of Pflugerville East Road,

EXHIBIT "__"

 County:
 Travis

 Project:
 Pflugerville East Annexation

 Halff AVO:
 29080

Page 4 of 13 10/31/2012

DESCRIPTION FOR PFLUGERVILLE EAST ROAD ANNEXATION

N63°59'09"W a distance of 199.20 feet to a point in the west line of said 17.80 acres tract, same being the east line of a called 2.56 acres tract described in a document to City of Pflugerville and recorded in Volume 9236, Page 0954 of said DRTCT, same being the east line of a tract described in Annexing Ordinance No. 1020-09-10-27, dated October 28, 2009;

THENCE leaving said south right-of-way line of Pflugerville East Road, with said west line of said 17.80 acres tract, said east line of the 2.56 acres tract and said east line of the Annexing Ordinance No. 1020-09-10-27 tract, N28°20°11″E a distance of 58.30 feet to a point in the old south right-of-way line of Pflugerville East Road for the northeast corner of said 2.56 acres tract and said Annexing Ordinance No. 1020-09-10-27 tract, same being the northwest corner of said 17.80 acres tract;

THENCE with said old south right-of-way line of Pflugerville East Road and the north line of said 2.56 acres tract, same being the north line of the Annexing Ordinance No. 1020-09-10-27 tract, N62°04'25"W a distance of 20.01 feet to the northwest corner of said 2.56 acres tract, same being the northwest corner of said Annexing Ordinance No. 1020-09-10-27 tract, same being the northwest corner of a called 75.30 acres tract described in a Warranty Deed to Tack Development, LTD. and recorded in Document No. 2003232092 of said OPRTCT;

THENCE leaving said old south right-of-way line of Pflugerville East Road, with the east line of said 75.30 acres tract, same being the west line of the 2.56 acres tract and the west line of the Annexing Ordinance No. 1020-09-10-27 tract, S28°20'02"W a distance of 58.97 feet to a point in said south right-of-way line of Pflugerville East Road;

THENCE leaving said east line of the 75.30 acres tract and said west line of the 2.56 acres tract and said west line of the Annexing Ordinance No. 1020-09-10-27 tract, crossing said 75.30 acres tract, with the south right-of-way line of Pflugerville East Road the following three (3) courses and distances:

- 1. N63*59'09"W a distance of 322.02 feet,
- with the arc of a curve to the left a distance of 381.46 feet, said curve having a radius of 6,412.00 feet, a central angle of 3°24'31", and a chord bearing N65°41'25"W a distance of 381.41 feet;
- and N67°23'41"W a distance of 237.18 feet to a point in the west line of said 75.30 acres tract, same being the east line of a called 165.15 acres tract as described in a document to Leah J. Hagn and Theodor R. Timmerman and recorded in Volume 9409, Page 144 of said DRTCT;

THENCE leaving said west line of the 75.30 acres tract and said east line of the 165.12 acres tract, crossing said 165.12 acres tract and a called 130.81 acres tract as described in a Special Warranty Deed to Timmerman Farms, LTD. and recorded in Document No. 2004240372 of said

EXHIBIT "__"

County:TravisProject:Pflugerville East AnnexationHalff AVO:29080

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Page 5 of 13 10/31/2012

DESCRIPTION FOR PFLUGERVILLE EAST ROAD ANNEXATION

OPRTCT, with said south right-of-way line of Pflugerville East Road the following nine (9) courses and distances:

- 1. N67°23'41"W a distance of 505.63 feet,
- with the arc of a curve to the right a distance of 329.98 feet, said curve having a radius of 1,288.00 feet, a central angle of 14°40'44", and a chord bearing N60°03'19"W a distance of 329.08 feet,
- 3. N52°42'57"W a distance of 1,196.36 feet,
- with the arc of a curve to the left a distance of 455.38 feet, said curve having a radius of 3,912.00 feet, a central angle of 06°40°10°, and a chord bearing N56°03'02"W a distance of 455.12 feet,
- 5. N59°23'06"W a distance of 792.65 feet,
- 6. S75°34'58"W a distance of 47.67 feet,
- 7. N61º16'37"W a distance of 90.06 feet,
- 8. N15°51'52"W a distance of 52.63 feet, and
- N61°00'27"W a distance of 386.29 feet to a point in the west line of said 130.81 acres tract and the east line of Lot 2, Gilleland Plaza, a subdivision according to the plat of record in Volume 94, Page 104 of said PRTCT;

THENCE with said west line of the 130.81 acres tract, said east line of Lot 2, and said south right-of-way line of Pflugerville East Road N27°10'36"E a distance of 31.04 (cet;

THENCE leaving said west line of the 130.81 acres tract and said cast line of Lot 2, crossing said Lot 2 the following fourteen (14) courses and distances:

- 1. N51°24'29"W a distance of 46.61 feet,
- 2. N62°29'27"W a distance of 397.48 feet.
- 3. N62°28'14"W a distance of 126.18 feet,
- with the arc of a curve to the left a distance of 4.40 feet, said curve having a radius of 25.00 feet, a central angle of 10°04'49", and a chord bearing N67°30'41"W a distance of 4.39 feet,
- 5. S72°28'16"W a distance of 34.09 feet,
- 6. N62°31'44"W a distance of 56.54 feet,
- 7. N17º31'44"W a distance of 20.63 feet,
- 8. N62°28'14"W a distance of 365.72 feet,
- with the arc of a curve to the right a distance of 1.91 feet, said curve having a radius of 25.00 feet, a central angle of 04°22'34", and a chord bearing N60°16'57"W a distance of 1.91 feet,
- with the arc of a curve to the right a distance of 38.39 feet, said curve having a radius of 262.00 feet, a central angle of 08°23'41", and a chord bearing N53°53'50"W a distance of 38.35 feet,

EXHIBIT "___"

County:TravisProject:Pflugerville East AnnexationHalff AVO:29080

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DESCRIPTION FOR PFLUGERVILLE EAST ROAD ANNEXATION

- with the arc of a curve to the left a distance of 23.15 feet, said curve having a radius of 238.00 feet, a central angle of 05°34'26", and a chord bearing N52°29'12"W a distance of 23.14 feet,
- with the arc of a curve to the left a distance of 3.14 feet, said curve having a radius of 25.00 feet, a central angle of 07°11'49", and a chord bearing N58°52'20"W a distance of 3.14 feet,
- 13. N62°28'14"W a distance of 164.48 feet, and
- 14. N62°23'26"W a distance of 428.63 feet to a point in the west line of said Lot 2, same being the east line of Lot 1, said Gilleland Plaza;

THENCE leaving said west line of Lot 2 and said east line of Lot 1, crossing said Lot 1 with said south right-of-way line of Pflugerville East Road, N62°23'26"W a distance of 112.75 feet to said POINT OF BEGINNING and containing 22.04 acres.

NOTES:

All bearings shown hereon are based upon the Texas Coordinate System of 1983, Central Zone. All distances shown hereon are surface distances.

This document was prepared under 22 TAC §663.21, does not reflect the results of an on the ground survey, and is not to be used to convey or establish interests in real property except those rights and interests implied or established by the creation or reconfiguration of the boundary of the political subdivision for which it was prepared.

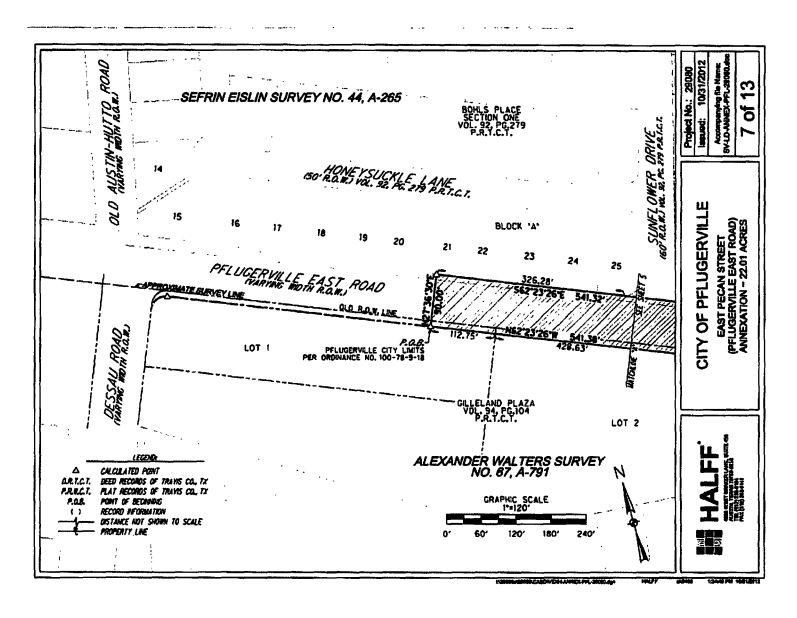
I, Dan H. Clark, a Registered Professional Land Surveyor, do hereby certify that the above description and the accompanying plat of even date herewith, are true and correct to the best of my knowledge and belief.

COLZ-

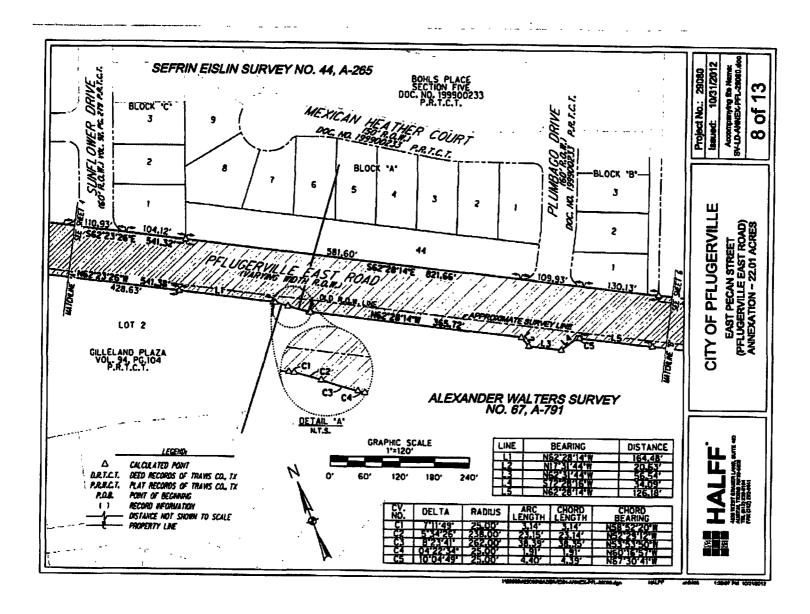
Dan H. Clark, R.P.L.S. Date Registered Professional Land Surveyor Texas Registration No. 6011 Halff Associates, Inc., 4030 W. Braker Ln, Suite 450, Austin, Texas 78759, 512-252-8184



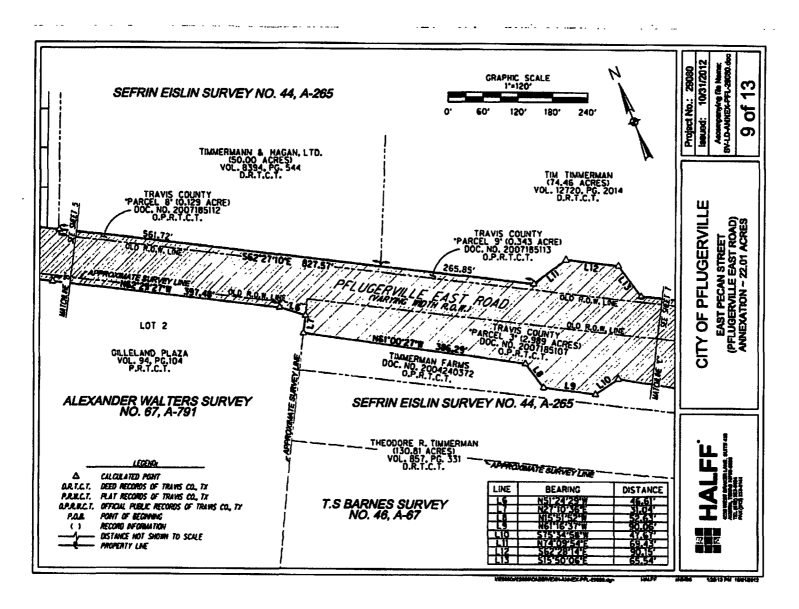


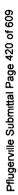


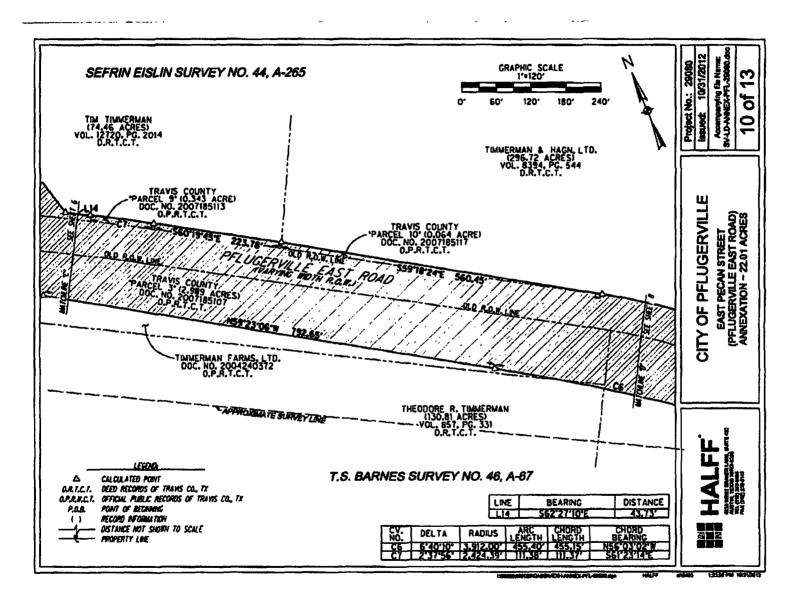
Pflugerville Submittal Page 418 of 609

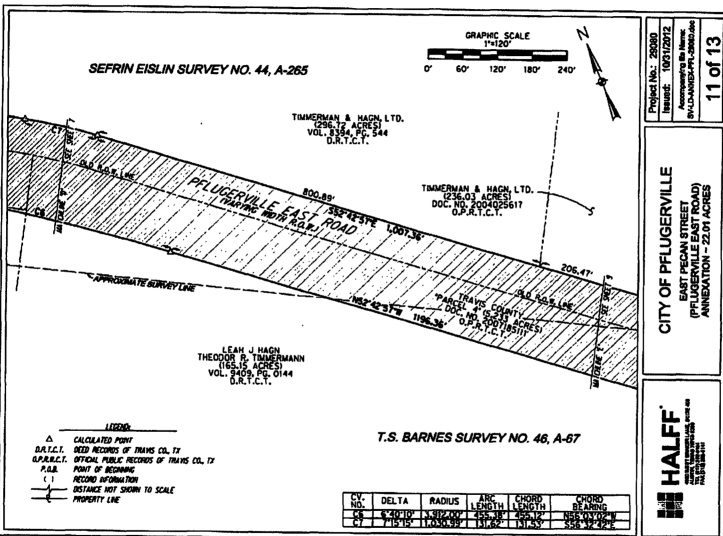










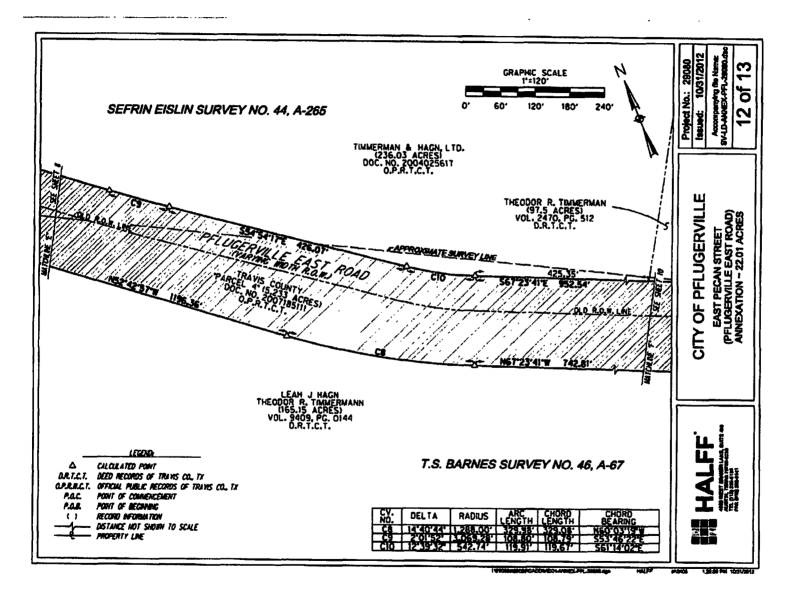


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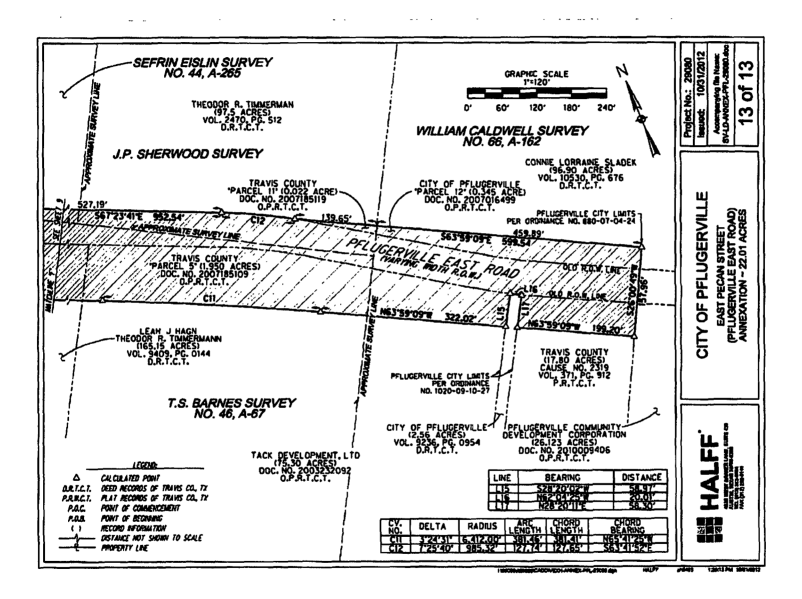




EXHIBIT "B"

SERVICE PLAN FOR PROPOSED ANNEXATION BY THE CITY OF PFLUGERVILLE, IN TRAVIS COUNTY, TEXAS

EAST PECAN STREET ANNEXATION

This service plan establishes a program under which the City of Pflugerville, Texas (the "City"), will provide full municipal services to the area described within <u>Exhibit "A"</u> (the "Annexed Area"), as required by § 43.065 of the Texas Local Government Code.

The City will provide the following municipal services to the Annexed Area at a level consistent with protection to other areas within the City:

A. <u>Police Protection</u>. The City provides police service within its City limits, including routine patrols through the City and law enforcement services upon call. After annexation, police protection will be provided to the Annexed Area as applicable at a level consistent with the service to other areas of the City with similar population density. The City's police services include neighborhood patrols, criminal investigations, crime prevention, community services and school programs.

B. Fire Protection and Emergency Medical Service.

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- 1. Travis County Emergency Services District No. 2 (TCESD #2) includes the City and the Annexed Area. TCESD #2 will continue to provide fire protection service to the Annexed Area after annexation.
- 2. The City fire marshal enforces the fire code, investigates fires, and conducts fire prevention inspections within the City limits, and will provide these services within the Annexed Area after annexation.
- 3. The City provides Emergency Medical Transport Services through an interlocal agreement with Travis County, Texas. After annexation, transport services will be provided to the Annexed Area at a level consistent with the service to other areas of the City with similar population density. Emergency Medical First Responder Services are provided by TCESD #2, and TCESD #2 will continue to provide such services to the Annexed Area after annexation.

II.

The City will provide the following municipal services to the Annexed Area on the same basis as it provides such services to other similarly situated areas of the City:

A. <u>Solid Waste Collection</u>. The City will provide solid waste collection services as provided throughout the City limits for a fee and as determined through a contract between the City and a private refuse collection company. The solid waste collection services

typically include garbage collection, recycling, bulky item collection and brush collection or chipping. This service will be provided for a fee to any person within the Annexed Area requesting the service after the date of annexation. The City may not prohibit the collection of solid waste by a private provider or charge a fee for solid waste collection if service is retained by a private provider during the first two years following annexation. If service is retained by a private provider during the two years following annexation, the City is not required to provide solid waste collection services.

- B. <u>Maintenance</u>. Routine maintenance of the following City-owned facilities, if any, will be provided within the Annexed Area effective as of the date of annexation:
 - 1. Water and wastewater facilities that are not within the service area of another water or wastewater utility. These facilities will include all internal water and wastewater distribution and collection lines owned by the City that are within the Annexed Area. The City maintains distribution and collection lines and handles all customer billing, service calls and complaints.
 - 2. **Public streets and right-of-ways.** The City provides street repairs, improvements, inspections, street lighting and traffic control devices. This City does not maintain private streets, private right-of-ways or State Highway facilities.
 - 3. Other public easement, facilities or buildings, including drainage facilities, such as drainage channels, storm sewers and detention ponds contained within dedicated public easements. The City maintains drainage facilities through regular mowing and cleaning or repair, as needed. The City will inspect the land a minimum of every six (6) weeks and perform maintenance as required which includes but is not limited to mowing and the removal of debris no fewer than six (6) times a year. Any unacceptable conditions that exist in the drainage areas and are reported to the City of Pflugerville between scheduled inspections will be evaluated and resolved as necessary. A maintenance schedule for these areas can be obtained from the Public Works and Parks and Recreation Departments. If the City establishes a city-wide maintenance plan after the maintenance plan established in this service plan.

III.

A. <u>Capital Improvements</u>. As provided in Section 43.056(e) of the Local Government Code, the City will begin acquiring or constructing capital improvements necessary for providing municipal services adequate to serve the Annexed Area. The acquisition or construction will occur in accordance with applicable ordinances and regulations of the City. Landowners within the Annexed Area will not be required to fund the capital improvements necessary to provide municipal services to the Annexed Area except as provided below for water and wastewater service.

B. <u>Water and Wastewater Service</u>. For portions of the Annexed Area not within the certificated service areas of the City or another utility, the City will extend water and wastewater service to such areas in accordance with the City's service extension policy as stated below, at the appropriate levels considering the topography, land use and population density of the property requesting service. In addition, unless consistent with the City's existing requirements for funding of extensions of water or wastewater service to areas within the current City limits, landowners within the Annexed Area will not be required to fund the capital improvements necessary to provide water and wastewater service under this service plan.

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The portions of the Annexed Area that are currently within the certificated service areas of other water and wastewater utilities will continue to receive water and wastewater utility services from such utility providers after annexation.

CITY OF PFLUGERVILLE WATER AND WASTEWATER SERVICE EXTENSION POLICY

A. GENERAL POLICY

- (1) This policy applies to customers requiring extensions to the City's sewer and water systems, including extensions to existing subdivisions that have not previously been served by City utilities, and excluding extensions to new subdivisions that are covered by the City's subdivision ordinance.
- (2)
- (a) The City will extend a water distribution main up to 50 feet within a dedicated street, alley or easement, without additional cost to the customer above the standard connection charges.
- (b) The City will extend lateral sewers or sewer mains only upon the payment of the actual costs of the extension by the customer as provided in this policy.
- (3) If a customer desires service which requires an extension of more than 50 feet of water mains, or an extension of lateral sewers or sewer mains, the customer may advance the funds required for the extension and receive a partial refund as future customers connect to the extension.
- (4) The City is not required to fund system extensions from surplus revenues, bond funds or other public funds, but reserves the right, at its discretion, to use these funds if they become available. Projects will be considered based upon the public health and well-being and the willingness of the customers involved to cost-participate. This funding must be approved by the City Council.

B. PROCEDURE

- (1) Customers desiring to advance funds for the City to extend its water or sewer systems to provide service to their property must make a written application to the City Manager stating the lot and block number, name of subdivision and street address of the property to be served and the service required. The application must be signed by all property owners initially requesting service and their signatures must be identified with the property they desire to be served.
- (2) Upon receipt of an application, the City Manager will direct the City Engineer to prepare a cost estimate for the extension to the requested point of service. The cost estimate must include estimated construction costs and repair costs for all streets and public utilities affected by the construction.
- (3) The estimated construction cost, plus the applicable meter deposits, impact fees and tap fees for each of the initial customers requiring the extension, must be deposited with the City before construction is initiated by the City. The City will

pay for engineering, administration, field surveys and other similar contingencies related to the extension.

(4) Each customer participating in a system extension under this policy must execute a written agreement with the City which describes the extension, specifies the total per-customer costs of the extension, and sets forth the names and addresses of each person to whom refunds are payable.

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- (5) After all required funds are paid to the City, the customers may require that competitive bids be received from private contractors for the work; otherwise the City Manager will determine whether the work is to be let by competitive bid or performed by City personnel for the amount of the estimate.
- (6) If bids are received on the work, the amount of the deposit will be adjusted, by additional collections or refunds, to the actual contract price plus applicable meter deposits, impact fees and tap fees. These adjustments will be made before the work is begun.

C. ASSIGNMENT OF COSTS

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If multiple customers cooperate to fund a system extension, the proportion of the project cost assigned to each participating customer will be determined according to the following formula:

(customer's capacity in project ÷ total project capacity) (total project cost)

In addition to these extension costs, each customer must pay the applicable meter deposits, impact fees and tap fees, and must provide a sewer service line or water service line to the water meter or sewer tap.

D. SUBSEQUENT USER FEES

- (1) The City will require each new customer who connects to a line extension project financed by customers under this policy to pay all standard connection charges plus a subsequent user fee determined in accordance with paragraph C. As these subsequent user fees are collected by the City, refunds will be made to the customers who paid for the extension as provided in the written agreement required under paragraph B(4). Refunds will be made within 30 days after the subsequent user fees are paid to the City, and will be divided among the initial participants in the same proportion as their participation in the extension project.
- (2) No refunds will be made after 5 years from the date of completion of the project and no refunds of less than \$25 per participating customer will be made.

After Recording Please Return To: City of Pflugerville City Managers Office PO Box 589 Pflugerville, TX 78691

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FILED AND RECORDED

OFFICIAL PUBLIC RECORDS ana De Beauro

Aug 28, 2013 11:05 AM 2013161427 GONZALESM: \$100.00 Dana DeBeauvoir, County Clerk Travis County TEXAS

Recorders Memorandum-At the time of recordation this instrument was found to be inadequate for the best reproduction, because of illegibility, carbon or photocopy, discolored paper, etc. All blockouts, additions and changes were present at the time the instrument was filed and recorded.



TRV 2016033646

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ORDINANCE NO. 1246-16-02-23

AN ORDINANCE OF THE CITY OF PFLUGERVILLE, TEXAS, GRANTING A PETITION BY CE DEVELOPMENT INC. FOR VOLUNTARY ANNEXATION AND ANNEXING, FOR FULL PURPOSES, A 443.692-ACRE TRACT OF LAND SITUATED IN THE J. LEISSE SURVEY, ABSTRACT NO. 496, SITUATED IN THE J. WIEHL SURVEY, ABSTRACT NO. 802, AND SITUATED IN THE W. CALDWELL SURVEY, ABSTRACT NO. 162 OF THE REAL PROPERTY RECORDS OF TRAVIS COUNTY; EXTENDING THE BOUNDARIES OF THE CITY TO INCLUDE THE LAND; AND TO BE ZONED AGRICULTURE-CONSERVATION (A); BINDING THE LAND TO ALL OF THE ACTS, ORDINANCES, RESOLUTIONS AND REGULATIONS OF THE CITY; APPROVING A SERVICE PLAN; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Pflugerville, Texas (the "City") desires to annex approximately 443.692 acres of land, more particularly described in <u>Exhibit "A"</u>, attached hereto and incorporated herein by reference; and

WHEREAS, pursuant to Chapter 43 Subchapter B of the Texas Local Government Code, the annexation area is contiguous to the annexing municipality, and is vacant and without residents; and

WHEREAS, pursuant to Chapter 43.071(e) of the Texas Local Government Code, the governing body of Travis County Municipal Utility District No. 23 has consented to the annexation; and

WHEREAS, the City Council approved a resolution on December 8, 2015 approving the schedule for annexation of the property; and

WHEREAS, the City Council held public hearings on January 12, 2016 and January 16, 2016 for all interested persons to attend; and

WHEREAS, the City has complied with all conditions precedent necessary to take this action, has properly noticed and conducted all public hearings and public meetings pursuant to the Texas Local Government Code and Texas Government Code, as applicable;

WHEREAS, the City Council of the City has granted an annexation petition submitted to the City of Pflugerville; NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF PFLUGERVILLE, TEXAS:

<u>Section 1</u>. The Land is hereby annexed to the City, and the boundaries of the City are extended to include the Land within the corporate limits of the City. From and after the date of this ordinance, the Land shall be bound by the acts, ordinances, resolutions and regulations of the City.

<u>Section 2</u>. The City finds annexation of the Land to be in the public interest due to the property providing enhancements and greater public access, additional public right-of-way and open spaces and promotes economic growth of the Land and surrounding areas.

<u>Section 3</u>. The Tract shall be zoned Agriculture-Conservation (A) and ultimately be used for residential, right-of-way, and park land purposes in accordance with the approved development agreement.

Section 4. The service plan attached as Exhibit "B" is approved, and municipal services shall be extended to the Land in accordance therewith.

<u>Section 5.</u> The City Secretary is directed to file a certified copy of this ordinance in the office of the County Clerk of Travis County, Texas, and in the official records of the City.

<u>Section 6</u>. This ordinance will take effect upon its adoption by the City Council, and provided further that no objection to the annexation is interposed by the United States Attorney General within 60 days of the submission of the annexation pursuant to Section 5 of the Voting Rights Act of 1965, as amended.

<u>Section 7</u>. The City Council intends to annex the Land described in this Ordinance; but if there is included within the description of the Land annexed by this Ordinance any lands or area that may not be annexed by the City for any reason ("Excluded Lands"), then the Excluded Lands should be excluded and excepted from the Land annexed by this Ordinance as fully as if the Excluded Lands were expressly described in this Ordinance and the remainder of the Land were annexed to the City of Pflugerville.

PASSED AND APPROVED this 23rd day of February, 2016.

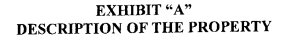
TEXAS CITY OF PFLUGERVILI By: Jeff (man, Mayo

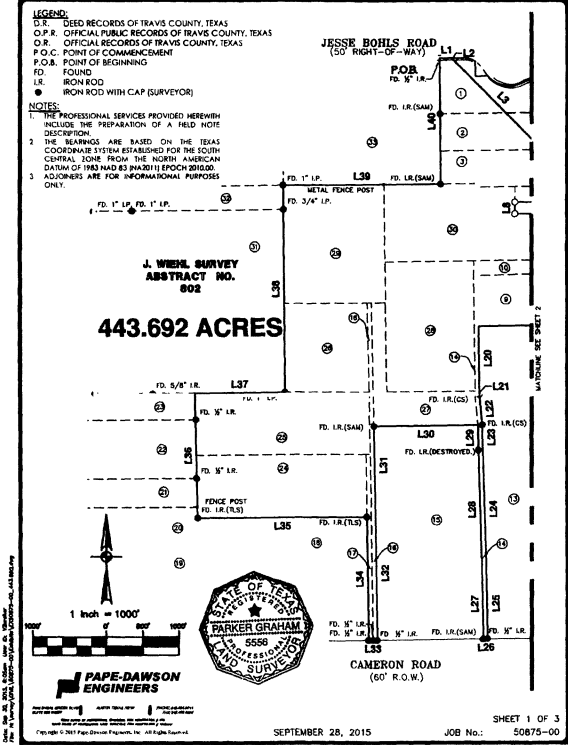
ATTEST:

aren Thompson, City Secretary

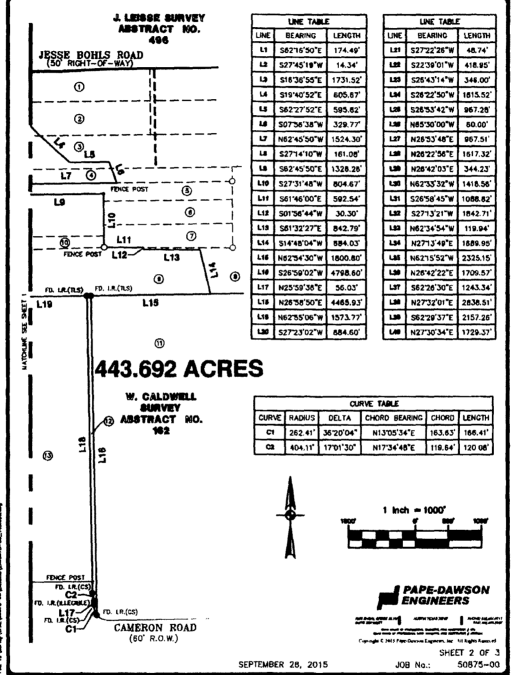
APPROVED AS TO FORM:

GEORGE E. HYDE, City Attorney DENTON, NAVARRO, ROCHA, BERNAL, HYDE & ZECH, P.C.





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0	OUN MAHLOW & JOYLENE MANLOW BEHRENS CALLED 111.77 ACRES (PIRST TRACT) DOCUMENT NO. 2007(04162 0.P.R.	10	LANIER C. BOHLS AND WIFE, JANE CALLED 104 ACRES SECOND SAVE AND EXCEPT 5.00 AC VOLUME 12820, PAGE 184 R.P.R.T.C.	TR. BOHLS TRACT RES) 168
3	130 CACTUS INVESTMENTS, LP CALED 33,784 ACRES (TRACT 2A) DOCUMENT NO. 2006033048 O.P.R.	0	CHARLES A. SCHMABEL AND WIFE, NADINE L. SCHMABEL CALED 17.70 ACRE TRACT VOLUME 7087, PAGE 1478 D.R.T.C.	
3	130 CACTUS INVESTMENTS, LP CALLED 35,940 ACRES (TRACT 1) DOCUMENT NO. 2007104161 Q.P.R.	4	RONALD P. MCDAVID CALLED 5.140 ACRE TRACT (TRAC DOCLMENT NO. 2000102735 R.P.R.T.C.	ти)
٩	ARP AUTURIN RIDGE PARTNERS, LP CALLED 18,747 ACRES (TRACT 1) DOCUMENT NO. 2007100750 O.P.R.	0	RONALD P. NCDAVID A CALLED 3,750 ACRE TRACT (TR DOCUMENT NO. 2000102735 R.P.R.T.C.	ACT ()
3	AUCUST KUHN ESTATE Called 18.123 Acres (Tract 2) OCCAMENT HO. 2012081087 O.P.R.	0	VETERANS' LAND BOARD (10.40 ACRES) VOLUME 5329, PAGE 193 D.R.T.C.	
۲	AUGUST KUMN ESTATE CALLED 18.967 AORES (TRACT 2) DOCUMENT HO. 2012081087 O.P.R.	2)	C. J. IONG AND WIFE, IRENE KING (3.00 ACMES) VOLUME 5420, PAGE 1856 D.R.T.C.	
0	AUGUST KUNN ESTATE Called 18,823 Aores (tract 3) Dociment No. 2012081087 O.P.R.	2	130 CACTUS INVESTMENTS, UP CALLED 45,800 ACMES DOCLMENT NO. 2008058998 O.P.R.	
۲	ARP AUTUMN NIDGE PARTNERS, LP CALLED B5 ACRES (TRACT 1) DOCUMENT NO. 2007114008 D.P.R.	8	ARP AUTIAIN RIDGE PARTNERS, LF CALLED 46.615 ACRES (TRACT 1) DOCUMENT NO. 2007050997 CLPJR.	
0	ARP AUTUMN RIDGE PARTNERS, LP CALLED 86 ACRES (TRACT 1) DOCUMENT NO. 2007114808 O.P.R.	19	130 GACTUS INVESTMENTS, LP CALLED 31.762 AORES (TRACT 2A) DOCLAIENT NO. 2008121344 G.P.R.)
0	130 CACTUS INVESTMENTS, LP CALLED 7.84 ACRES (TRACT 28) DOCUMENT NO. 2009089887 D.P.R.	Ø	130 CACTUS INVESTMENTS, UP GALLED 20.287 ACMES (TRACT 28) DOCLMENT NO. 2008121344 O.F.R.)
0	CALLED 161.3 ACRE TRACT (SECOND TRACT) ROSA PFLUGER ET AL VOL. 930, PG. 61 D.R.T.C.	29	130 CACTUS INVESTMENTS, LP CALLED 48.42 ACRES (TRACT 2A) DOCUMENT HO. 2008089387 0.P.R.	
13	ARP AUTULIN RIDGE PARTMERS, LP CALLED 8.43 ACRES (ACCESS TRACT) DOCUMENT NO. 2007114808 D.P.R.	3	CALLED 89.65 ACRE TRACT (SECOND TRACT) HEARY KUENPEL VOL 317, PO. 124 D.R.T.C.	
0	CALLED 123.15 ACRE TRACT (FIRST WAACT) WORKE MAE MARCHISON ET AL VOL. 4796, PO. 1140 D.R.T.C.	89	ARP AUTURIN RIDGE PARTNERS, LP Called 62.00 Acres (tract 1) Document No. 20070059998 0.P.R.	
œ	ARP AUTUMN RIDGE PARTNERS, LP Called 7,140 Acres (Tract 2) DOCUMENT NO. 200700588998 O.P.R.	9	THEODORE THIMRAMAN CALLED 150.00 ACRE TRACT VOL. 4232, PG, 2153 R.P.R.	
19	CALLED 118 15 ACRE TRACT (FIRST TRACT) HONRY KUCUPEL VOL 317, PG. 124 D.R.T.C	8	10.00 AC IRBY M. FORD VOL. 12317, PG. 572 R.P.R.T.C.	PAPE-DAWSON ENGINEERS
(6	ARP AUTUIAN RIDGE PARTNERS, LP CALLED 8.385 ACRES (TRACT 2) DOCUMENT NO. 2007065360 O.P.R.	•	CALLED 86.5 ACRE TRACT	
		SE	PTEMBER 28, 2015	SHEET 3 OF 3 JOB No.: 50875-00



FOR

A 443.692 ACRE TRACT OF LAND SITUATED IN THE J. LEISSE SURVEY, ABSTRACT NO. 496, SITUATED IN THE J. WIEHL SURVEY, ABSTRACT NO. 802, AND SITUATED IN THE W. CALDWELL SURVEY, ABSTRACT NO. 162 BEING A PORTION OF A CALLED 111.77 ACRE TRACT (FIRST TRACT) CONVEYED TO OLIN MAHLOW & JOYLENE MAHLOW BEHRENS RECORDED IN DOCUMENT NO. 20071041622 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 35.758 ACRE TRACT (TRACT 2A) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2009093048 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 35.540 ACRE TRACT (TRACT 1) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2007104161 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 16.747 ACRE TRACT (TRACT 1) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007100730 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 62.00 ACRE TRACT (TRACT 1) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 20070059998 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 7.94 ACRE TRACT CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2009089987 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 85 ACRE TRACT (TRACT 1) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007114908 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 6.43 ACRE TRACT (ACCESS TRACT) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007114908 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 7.140 ACRE TRACT (TRACT 2) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 20070059998 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 6.365 ACRE TRACT (TRACT 2) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007065360 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 45.680 ACRE TRACT CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2008059998 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 46.615 ACRE TRACT (TRACT 1) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 200759997 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 20.287 ACRE TRACT CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2008121344 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 3.507

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ACRE TRACT (TRACT 2) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007059997 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 49.42 ACRE TRACT (TRACT 2A) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2009089987 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS AND BEING ALL OF A CALLED 31.782 ACRE TRACT (TRACT 2A) CONVEYED TO 130 CACTUS INVESTMENTS RECORDED IN DOCUMENT NO. 2008121344 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS. SAID 443.692 ACRE TRACT BEING MORE FULLY DESCRIBED AS FOLLOWS, WITH BEARINGS BASED ON THE NORTH AMERICAN DATUM OF 1983 (NA 2011) EPOCH 2010.00, FROM THE TEXAS COORDINATE SYSTEM ESTABLISHED FOR THE CENTRAL ZONE:

BEGINNING at a found ¹/₂" iron rod being the northwest corner of said 111.77 acre tract, same being the northeast corner of a called 86.5 acre tract conveyed to Normoan Weiss. Et. Ux. recorded in Volume 3431, Page 2019 of the Deed Records of Travis County, Texas, also being a point in the south right of way line of Jesse Bohls Road, a 50' right of way;

THENCE S 62°16'50" E, with the north line of said 111.77 acre tract, same being the south right of way line of said Jesse Bohls Road, a distance of 174.49 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set;

THENCE departing the south right of way line of said Jesse Bohls Road, through the interior of said 111.77 acre tract (First Tract), said 35.758 acre tract (Tract 2A), said 35.540 acre tract (Tract 1) and said 16.747 acre tract (Tract 1) the following five (5) courses and distances:

- 1. S 27°45'19" W, a distance of 14.34 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 2. S 16°36'55" E, a distance of 1731.52 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 3. S 19°40'52" E, a distance of 605.67 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 4. S 62°27'52" E, a distance of 595.82 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set and,
- 5. S 07*56'38" W, a distance of 329.77 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set in the north line of a called 16.925 acre tract (Tract 2) conveyed to August Kuhn Estate recorded in Document No. 2012081067 of the Official Public Records of Travis County, Texas,



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THENCE N 62°45'50" W, with the north line of said 16.925 acre tract (Tract 2), a distance of 1524.30 feet to a $\frac{1}{2}$ " iron rod with yellow cap marked "Pape-Dawson" set;

THENCE S 27°14'10" W, with the west line of said 16.925 acre tract (Tract 2), a distance of 161.08 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set;

THENCE S 62°45'50" E, with a south line of said 16.925 acre tract (Tract 2), a distance of 1326.26 feet to a ¹/₂" iron rod with yellow cap marked "Pape-Dawson" set;

THENCE S 27°31'48" W, in part with a west line of said 16.925 acre tract, the west line of a called 15.967 acre tract (Tract 2) and the west line of a called 15.623 acre tract (Tract 3) both conveyed to August Kuhn Estate in Document No. 2012081067 of the Official Public Records of Travis County, Texas, a distance of 804.67 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set being the southwest corner of said 15.623 acre tract (Tract 3) and a point in the north line of the aforementioned 85 acre tract (Tract 1)

THENCE S 61°46'00" E, with the south line of said 15.623 acre tract (Tract 3) and the north line of said 85 acre tract (Tract 1), a distance of **592.54** feet to a $\frac{1}{2}$ " iron rod with yellow cap marked "Pape-Dawson" set;

THENCE departing the south line of said 15.623 acre tract (Tract 3), through the interior of said 85 acre tract (Tract 1) the following three (3) courses and distances:

- 1. S 01°56'44" W, a distance of 30.30 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- \$ 61°32'27" E, a distance of 842.79 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set and,
- 3. S 14°48'04" W, a distance of 684.03 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set in the south line of said 85 acre tract (Tract 1), same being the north line of a called 161.3 acre tract (Tract 6) conveyed to Rosa Pfluger Et. Al in Volume 930, Page 61 of the Deed Records of Travis County, Texas,

THENCE N 62°54'30" W, with the south line of said 85 acre tract (Tract 1), same being the north line of said 161.3 acre tract, a distance of 1800.80 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set being the northwest corner of said 161.3 acre tract (Tract 6), same being the northeast corner of the aforementioned 6.43 acre tract (Access Tract), also being a point in the south line of said 85 acre tract (Tract 1);



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THENCE S 26°59'02" W, with the east line of said 6.43 acre tract (Access Tract), same being the west line of said 161.3 acre tract, a distance of 4798.60 feet to a, iron rod with cap marked "CS LTD" found for the southwest corner of said 161.3 acre tract (Tract 6), same being the southernmost corner of said 6.43 acre tract (Access Tract), also being a point in the north right of way line of Cameron Road, a 60' right of way and point of non-tangent curvature;

THENCE with the west line of said 6.43 acre tract (Access Tract), same being the east right of way line of said Cameron Road the following three (3) courses and distances:

- along the arc of said curve to the right, having a radius of 262.41 feet, a central angle of 36°20'04", a chord bearing and distance of N 13°05'34" E, 163.63 feet, an arc length of 166.41 feet to an iron rod with cap marked "CS LTD" found and point of tangency,
- 2. N 25°59'36" E, a distance of 56.03 feet to a ½" iron rod with illegible cap found, a point of non-tangent curvature and,
- 3. along the arc of said curve to the left, having a radius of 404.11 feet, a central angle of 17°01'30", a chord bearing and distance of N 17°34'48" E, 119.64 feet, an arc length of 120.08 feet to an iron rod with cap marked "CS LTD" found being a point in the west line of said 6.43 acre tract, same being a point in the north right of way line of said Cameron Road, also being the southeast corner of a called 125.15 acre tract (Tract 3) conveyed to Winnie Mae Murchison Et. Al. recorded in Volume 4796, Page 1140 of the Deed Records of Travis County, Texas,

THENCE N 26°58'50" E, with the west line of said 6.43 acre tract (Access Tract), same being the east line of said 125.15 acre tract (Tract 3), a distance of 4465.93 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set being the northwest corner of said 6.43 acre tract (Access Tract), same being the northeast corner of said 125.15 acre tract (Tract 3), also being a point in the south line of said 85 acre tract (Tract 1);

THENCE N 62°55'06" W, with the north line of said 125.15 acre tract (Tract 3), same being the south line of said 85 acre tract, a distance of 1573.77 feet to a iron rod with cap marked "Walker & Partners" found being the southwest corner of said 85 acre tract (Tract 1), same being the northwest corner of said 125.15 acre tract (Tract 3), also being a point in the east line of the aforementioned 7.140 acre tract (Tract 2);

THENCE with the west line of said 125.15 acre tract (Tract 3), same being the east line of said 7.140 acre tract (Tract 2) the following six (6) courses and distances:

1. S 27°23'02" W, a distance of 884.60 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,



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- 2. S 27°22'26" W, a distance of 48.74 feet to an iron rod with cap marked "CS LTD" found,
- 3. S 22°39'01" W, a distance of 418.95 feet to an iron rod with cap marked "CS LTD" found,
- 4. S 26°43'14" W, a distance of 346.00 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 5. S 26°22'50" W, a distance of 1615.52 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set and,
- 6. S 26°53'42" W, a distance of 967.28 feet to a ¼" iron rod found being the southwest corner of said 125.151 acre tract (Tract 3), same being the southeast corner of said 7.140 acre tract (Tract 2), also being a point in the north right of way line of said Cameron Road;

THENCE N 65°30'00" W, with the south line of said 7.140 acre tract (Tract 2), also being the north right of way line of said Cameron Road, a distance of 60.00 feet to a iron rod with cap marked "Sam Inc." found being the southwest corner of said 7.140 acre tract (Tract 2), same being a point in the north right of way line of said Cameron Road, also being the southeast corner of a called 118.16 acre tract (Tract 2) conveyed to Henry Kuempel recorded in Volume 317, Page 124 of the Deed Records of Travis County, Texas;

THENCE departing the north right of way line of said Cameron Road, with the west line of said 7.140 acre tract (Tract 2), same being the east line of said 118.16 acre tract (Tract 2) the following three (3) courses and distances:

- 1. N 26°53'48" E, a distance of 967.51 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set,
- 2. N 26°22'56" E, a distance of 1617.33 feet to a iron rod with destroyed cap found and,
- 3. N 26°42'03" E, a distance of 344.23 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set being the northeast corner of said 118.16 acre tract (Tract 2), same being a point in the west line of said 7.140 acre tract (Tract 2), also being the southeast corner of the aforementioned 20.287 acre tract (Tract 2B);

THENCE N 62°33'32" W, with the south line of said 20.287 acre tract (Tract 2B), same being the north line of said 118.16 acre tract (Tract 2). a distance of 1418.56 feet to an iron rod with cap marked "Sam Inc." found for the southwest corner of said 20.287 acre tract (Tract 2B), same being the northwest corner of said 118.16 acre tract (Tract 2), also being a point in the east line of the aforementioned 6.365 acre tract (Tract 2);



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THENCE with the west line of said 118.16 acre tract (Tract 2), same being the east line of said 6.365 acre tract the following two (2) courses and distances:

- 1. S 26°58'45" W, a distance of 1088.82 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set and,
- S 27°13'21" W, a distance of 1842.71 feet to a ½" iron rod found being the southwest corner of said 118.16 acre tract (Tract 2), same being the southeast corner of said 6.365 acre tract (Tract 2), also being a point in the north right of way line of said Cameron Road;

THENCE N 62°34'54" W, with the south line of said 6.365 acre tract (Tract 2), same being the north right of way line of said Cameron Road, a distance of 119.94 feet to a ½" iron rod found being the southwest comer of said 6.365 acre tract (Tract 2), same being a point in the north line of said Cameron Road, also being the southeast corner of a called 104 acre tract (Tract 1) conveyed to Lanier C. Hohls and Wife, Janet R. Bohls recorded in Volume 12820, Page 18466 of the Real Property Records of Travis County, Texas;

THENCE N 27°13'49" E, with the west line of said 6.365 acre tract (Tract 2), same being the east line of said 104 acre tract (Tract 1), a distance of 1689.95 feet to an iron rod with cap marked "TLS Inc." found for the northeast corner of said 104 acre tract (Tract 1), same being a point in the west line of said 6.365 acre tract (Tract 2), also being the southeast corner of the aforementioned 45.680 acre tract;

THENCE N 62°15'52" W, with the north line of said 104 acre tract (Tract 1), same being the south line of said 45.680 acre tract, a distance of 2325.15 feet to an iron rod with cap marked "TLS Inc." found for the northwest corner of said 104 acre tract (Tract 1), same being the southwest corner of said 45.680 acre tract, also being a point in the east line of a called 17.78 acre tract conveyed to Charles A. Schnabel and wife Nadine L. Schnabel recorded in Volume 7087, Page 1478 of the Deed Records of Travis County, Texas;

THENCE N 26°42'22" E, with the west line of said 45.680 acre tract and the aforementioned 46.815 acre tract (Tract 1), same being the east line of said 17.78 acre tract, a called 5.149 acre tract conveyed to Ronald P. McDavid recorded in Document No. 2000102735 of the Real Property Records of Travis County, Texas, a called 3.750 acre tract conveyed to Ronald P. McDavid recorded in Document No. 2000102735 of the Real Property Records of Travis County, Texas, a called 3.750 acre tract conveyed to Ronald P. McDavid recorded in Document No. 2000102735 of the Real Property Records of Travis County, Texas, and a called 5.00 acre tract conveyed to C.J. King and wife Irene King recorded in Volume 5426, Page 1856 of the Deed Records of Travis County, Texas, a distance of 1709.57 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set being the northwest corner of said 46.615 acre tract (Tract 1), same being the northeast corner of said 5.00 acre tract, also being a point in the south line of a called 150.00 acre tract conveyed to Theodor Timmerman in Volume 4232, Page 2153 of the Deed Records of Travis County, Texas;



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THENCE S 62°26'30" E, with the north line of said 46.615 acre tract (Tract 1), same being the south line of said 150.00 acre tract, a distance of 1243.34 feet to a 1" iron pipe found for the southeast corner of said 150.00 acre tract, same being a point in the north line of said 46.615 acre tract (Tract 1), also being the southwest corner of the aforementioned 31.782 acre tract (Tract 2A);

THENCE N 27°32'01" E, with the east line of said 150.00 acre tract, same being the west line of said 31.782 acre tract (Tract 2A) and the aforementioned 89.65 acre tract (Tract 2), a distance of 2838.51 feet to a 1" iron pipe found for the northwest corner of said 89.65 acre tract (Tract 2), same being the northeast corner of said 150.00 acre tract, also being the southwest corner of the aforementioned 86.5 acre tract;

THENCE S 62°29'37" E, with the south line of said 89.65 acre tract and in part the north line of the aforementioned 62.00 acre tract (Tract 1) and the south line of said 86.5 acre tract, a distance of 2157.26 feet to an iron rod with cap marked "Sam Inc." found

THENCE N 27°30'34" E, with the east line of said 89.65 acre tract and the west line of the aforementioned 35.540 acre tract (Tract 1), the west line of the aforementioned 35.758 acre tract (Tract 2A), and the west line of the aforementioned 111.77 acre tract (First Tract), a distance of 1729.37 feet to the POINT OF BEGINNING and containing 443.692 acres in Travis County, Texas. Said tract being described in accordance with a survey made on the ground and a survey description and map prepared under job number 50875-00 by Pape-Dawson Engineers, Inc.

 PREPARED BY:
 Pape-Dawson Engineers, Inc.

 DATE:
 September 28, 2015

 Job No.:
 50790-00

 DOC. ID.
 H:survey/CIVIL/S0875-00/Word/S0875-00_443.692 Ac_West.docx

 TBPE Firm Registration #470
 TBPLS Firm Registration #100288-01

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EXHIBIT "B"

SERVICE PLAN

SERVICE PLAN FOR PROPOSED ANNEXATION BY THE CITY OF PFLUGERVILLE, IN TRAVIS COUNTY, TEXAS

This service plan establishes a program under which the City of Pflugerville, Texas (the "City"), will provide full municipal services to the area described on the attached <u>Exhibit "A" of the</u> <u>Service Plan</u> (the "Annexed Area"), as required by § 43.065 of the Texas Local Government Code.

I.

The City will provide the following municipal services to the Annexed Area at a level consistent with protection to other areas within the City:

- A. <u>Police Protection</u>. The City provides police service within its City limits, including routine patrols through the City and law enforcement services upon call. After annexation, police protection will be provided to the Annexed Area at a level consistent with the service to other areas of the City with similar population density. The City's police services include neighborhood patrols, criminal investigations, crime prevention, community services and school programs.
- B. Fire Protection and Emergency Medical Service.
 - 1. Travis County Emergency Services District No. 2 (TCESD #2) includes the City and the Annexed Area. TCESD #2 will continue to provide fire protection service to the Annexed Area after annexation.
 - 2. The City fire marshal enforces the City fire code, investigates fires, and conducts fire prevention inspections within the City limits, and will provide these services within the Annexed Area after annexation.
 - 3. The City provides Emergency Medical Transport Services through an interlocal agreement with Travis County, Texas. After annexation, transport services will be provided to the Annexed Area at a level consistent with the service to other areas of the City with similar population density. Emergency Medical First Responder Services are provided by TCESD #2, and TCESD #2 will continue to provide such services to the Annexed Area after annexation.

II.

The City will provide the following municipal services to the Annexed Area on the same basis as it provides such services to other similarly situated areas of the City:

A. <u>Solid Waste Collection</u>. The City provides residential solid waste collection services within the City limits for a fee under a contract between the City and a private refuse collection company. The residential solid waste collection services include garbage collection, recycling, and bulky item collection. This service will be provided for a fee to any person within the Annexed Area requesting the service after the date of annexation.

The City may not prohibit the collection of solid waste by a private provider or charge a fee for solid waste collection to any resident who continues to use the services of a private provider during the first two years following annexation. If a resident continues to use the services of a private provider during the two years following annexation, the City is not required to provide solid waste collection services to that resident.

- B. <u>Maintenance</u>. Routine maintenance of the following City-owned facilities, if any, will be provided within the Annexed Area effective as of the date of annexation:
 - 1. **Water and wastewater facilities** that are not within the service area of another water or wastewater utility. These facilities will include all internal water and wastewater distribution and collection lines owned by the City that are within the Annexed Area. The City maintains distribution and collection lines and handles all customer billing, service calls and complaints.

Pursuant to a development agreement, the developer of the annexation tract will construct all internal waterlines required to serve this development. Developer will design and construct the extension of the 24-inch City Weiss Lane water line extension. Developer will also design and construct a minimum 12-inch waterline as is necessary to serve development from the Weiss Lane 24-inch south extension water line.

- 2. **Public streets and right-of-ways.** The City provides street repairs, improvements, inspections, street lighting and traffic control devices. This City does not maintain private streets or private right-of-ways.
- 3. **Publicly owned parks, playgrounds, and swimming pools**. The City will maintain and operate publicly owned land and facilities within the annexation area.
- 4. Other public easement, facilities or buildings, including drainage facilities, such as drainage channels, storm sewers and detention ponds contained within dedicated public easements. The City maintains drainage facilities through regular mowing and cleaning or repair, as needed. The City will inspect the land and perform maintenance within improved channels and drainage facilities as required which includes but is not limited to mowing and the removal of debris. Any unacceptable condition s that exist in the drainage areas and are reported to the City of Pflugerville between scheduled inspections will be evaluated and resolved as necessary. A maintenance schedule for these areas can be obtained from the Public Works and Parks and Recreation Departments. If the City establishes a city-wide maintenance plan after the establishment of this service plan the city-wide service plan will replace the maintenance plan established in this service plan.
- C. <u>Development Regulation</u>. The City will enforce zoning, subdivision development, site development and building code regulations within the Annexed Area after annexation. Enforcement will be in accordance with City ordinances. Development plans and plats for projects within the Annexed Area will be reviewed for compliance with City standards and regulations outlined in the Carmel Development Agreement.

D. <u>Other Services</u>. City recreational facilities, including parks and library, will be available for use by residents of the Annexed Area on the same basis as those facilities are available to current City residents. City residents receive program preference for some City programs.

III.

- A. <u>Capital Improvements</u>. As provided in Section 43.056(e) of the Local Government Code, the City will begin acquiring or constructing capital improvements necessary for providing municipal services adequate to serve the Annexed Area not already contemplated within the Carmel Development Agreement, see Exhibit C. The acquisition or construction will occur in accordance with applicable ordinances and regulations of the City.
- B. <u>Water and Wastewater Service</u>. For portions of the Annexed Area not within the certificated service areas of the City or another utility or covered by the Carmel Development Agreement (Exhibit C), the City will extend water and wastewater service to such areas in accordance with the City's service extension policy as stated below, at the appropriate levels considering the topography, land use and population density of the property requesting service. In addition, unless consistent with the City's existing requirements for funding of extensions of water or wastewater service to areas within the current City limits or and existing development agreement or consent conditions for a Municipal Utility District, landowners within the Annexed Area will not be required to fund the capital improvements necessary to provide water and wastewater service under this service plan.

The portions of the Annexed Area that are currently within the certificated service areas of other water and wastewater utilities will continue to receive water and wastewater utility services from such utility providers after annexation until such time as an anticipated amendment to bring the Annexed Area into the City's CCN is complete.

CITY OF PFLUGERVILLE WATER AND WASTEWATER SERVICE EXTENSION POLICY

A. GENERAL POLICY

- (1) This policy applies to customers requiring extensions to the City's sewer and water systems, including extensions to existing subdivisions that have not previously been served by City utilities, and excluding extensions to new subdivisions that are covered by the City's subdivision ordinance.
- (2)
- (a) The City will extend a water distribution main up to 50 feet within a dedicated street, alley or casement, without additional cost to the customer above the standard connection charges.
- (b) The City will extend lateral sewers or sewer mains only upon the payment of the actual costs of the extension by the customer as provided in this policy.
- (3) If a customer desires service which requires an extension of more than 50 feet of water mains, or an extension of lateral sewers or sewer mains, the customer may advance the funds required for the extension and receive a partial refund as future customers connect to the extension.
- (4) The City is not required to fund system extensions from surplus revenues, bond funds or other public funds, but reserves the right, at its discretion, to use these funds if they become available. Projects will be considered based upon the public health and well-being and the willingness of the customers involved to cost-participate. This funding must be approved by the City Council.

B. PROCEDURE

- (1) Customers desiring to advance funds for the City to extend its water or sewer systems to provide service to their property must make a written application to the City Manager stating the lot and block number, name of subdivision and street address of the property to be served and the service required. The application must be signed by all property owners initially requesting service and their signatures must be identified with the property they desire to be served.
- (2) Upon receipt of an application, the City Manager will direct the City Engineer to prepare a cost estimate for the extension to the requested point of service. The cost estimate must include estimated construction costs and repair costs for all streets and public utilities affected by the construction.
- (3) The estimated construction cost, plus the applicable meter deposits, impact fees and tap fees for each of the initial customers requiring the extension, must be deposited with the City before construction is initiated by the City. The City will pay for engineering, administration, field surveys and other similar contingencies related to the extension.
- (4) Each customer participating in a system extension under this policy must execute a written agreement with the City which describes the extension, specifies the total per-customer costs of the extension, and sets forth the names and addresses of each person to whom refunds are payable.

- (5) After all required funds are paid to the City, the customers may require that competitive bids be received from private contractors for the work; otherwise the City Manager will determine whether the work is to be let by competitive bid or performed by City personnel for the amount of the estimate.
- (6) If bids are received on the work, the amount of the deposit will be adjusted, by additional collections or refunds, to the actual contract price plus applicable meter deposits, impact fees and tap fees. These adjustments will be made before the work is begun.

C. ASSIGNMENT OF COSTS

If multiple customers cooperate to fund a system extension, the proportion of the project cost assigned to each participating customer will be determined according to the following formula:

(customer's capacity in project ÷ total project capacity) (total project cost)

In addition to these extension costs, each customer must pay the applicable meter deposits, impact fees and tap fees, and must provide a sewer service line or water service line to the water meter or sewer tap.

D. SUBSEQUENT USER FEES

- (1) The City will require each new customer who connects to a line extension project financed by customers under this policy to pay all standard connection charges plus a subsequent user fee determined in accordance with paragraph C. As these subsequent user fees are collected by the City, refunds will be made to the customers who paid for the extension as provided in the written agreement required under paragraph B(4). Refunds will be made within 30 days after the subsequent user fees are paid to the City, and will be divided among the initial participants in the same proportion as their participation in the extension project.
- (2) No refunds will be made after 5 years from the date of completion of the project and no refunds of less than \$25 per participating customer will be made.

EXHIBIT "C" CARMEL DEVELOPMENT AGREEEMENT

CARMEL DEVELOPMENT AGREEMENT

THE STATE OF TEXAS

\$ \$ \$ \$

COUNTY OF TRAVIS

This Development Agreement is made and entered into effective as of the day of <u>OHODE</u> 2015 (the effective date), by and between the CITY OF PFLUGERVILLE, TEXAS, a municipal corporation (the CITY), and CE DEVELOPMENT, Inc. a Texas Corporation, as Owner/Optionee on all that approximately 791.89 acres of real property described in Exhibit A and Exhibit B below (the Property) currently owned in separate parcels by 130 Cactus Investment L.P., a Texas limited partnership; ARP Autumn Ridge Partners, L.P., a Texas limited partnership; SBJV Investments Ltd, a Texas limited partnership; and CE DEVELOPMENT, Inc., a Texas corporation (Current Owners). Current Owners are the successors in interest to 130 Cactus Investments, L.P., a Texas limited partnership ("Original Land Owner") and Tejas Viejo Land Company, a Texas corporation ("Development Partner"). Current Owners join in this Agreement with Optionee and agree to be collectively bound with Optionee to all covenants and agreements with the CITY in this Agreement, so long as such Current Owners own any interest in the Property. Current Owners and Optionee shall hereafter collectively be referred to as "DEVELOPER".

RECITALS

- A. WHEREAS, Original Land Owner and Development Partner entered into a Development Agreement with CITY dated effective October 25, 2005 with regard to the Development of approximately 1,500 acres to said Development Agreement. A First Amendment to the Development Agreement was adopted on or about August 29, 2006. A Second Amendment to the Development Agreement was adopted on or about December 23, 2008. The Second Amendment added the 162.17 acre "PCDC Tract" to the land covered by the Development Agreement; excluded certain land originally included within the Development Agreement; and identified a 356.58 acre portion of the real property encumbered by the Development Agreement (then known as the Bohls North Tract and the PCDC Tract) to be exclusively governed by only the Second Amendment to the Development Agreement. The remaining property regulated by the original Development Agreement, as amended, excluding the identified 356.58 acre Bohls North Tract and PCDC Tract, includes the Cactus Commercial Tract, the Wildpflower Residential Tract and Wildpflower Commercial Tract, which are not affected by the terms of the Second Amendment.
- B. WHEREAS, the CITY and DEVELOPER acknowledge the 356.58 acres described in the Second Amendment Development Agreement as the Bohls North Tract and the PCDC Tract (now known as the "Sorento Development") remain subject to the Second Amendment and shall survive this Agreement, and shall continue in full force and effective independent from the terms in this Agreement.

- C. WHEREAS, the CITY and DEVELOPER desire to terminate in its entirety the Development Agreement exclusive of the "Sorento Development" and instead substitute and enter into this Development Agreement in its entirety (referred to herein as the "Carmel Agreement"), which both parties acknowledge is in full compliance with the requirements of the Texas Local Government Code, Chapter 212.172(G).
- D. WHEREAS, the Parties desire to collaborate with each other and with an adjacent land owner, the Pflugerville Independent School District ("PfISD"), to achieve the public purpose of extending municipal roads, trails, water, sewer and drainage facility services to the properties to be developed by DEVELOPER and PfISD in an expedited manner to serve the critical timing needs of PfISD; accommodate subdivision platting and construction schedules of DEVELOPER; and promote the public health, safety and welfare.
- E. WHEREAS, CITY and DEVELOPER desire to establish mutually acceptable land development standards and procedures for the approximately 443.69 acres of land owned by DEVELOPER west of Wilbarger Creek and east of Weiss Lane, more particularly described in Exhibit A attached hereto and incorporated herein by reference; and which the parties agree will be annexed into the corporate limits of the CITY, but which may be developed as an In-CITY municipal utility district ("In-CITY MUD") pursuant to a Consent agreement between DEVELOPER and the CITY and which development will be subject to all ordinances and requirements applicable within the corporate jurisdiction of the CITY unless otherwise stated herein.
- F. WHEREAS, CITY and DEVELOPER desire to establish mutually acceptable land development standards and proceedings for the approximately 348.36 acres of land owned by DEVELOPER east of Wilbarger Creek, more particularly described in Exhibit B attached hereto and incorporated herein by reference, and which the parties agree will be developed as an extra territorial jurisdiction municipal utility district ("ETJ MUD") pursuant to a Consent Agreement, which the CITY agrees to enter into with DEVELOPER and which development will be subject to all ordinances and requirements of the CITY applicable in its ETJ unless otherwise stated herein.
- G. WHEREAS, the CITY desires to implement its comprehensive development plans and foster responsible development; taking into account the public need for CITY utility infrastructure to make existing services available to the property owners east of Weiss Lane and seeks cooperation with DEVELOPER to further those objectives; and
- H. WHEREAS, PfISD has entered into separate and independent development agreements, one with the CITY (effective August 20, 2015) (attached as Exhibit I), and the other with DEVELOPER effective ______, 2015 (attached as Exhibit I) which contain obligations by DEVELOPER and PfISD to dedicate necessary easements for trails, roadways, drives and various utility infrastructure

associated with the development of the PfISD's adjacent real property development (herein referred to as the "School Tract") which are being integrated into and supporting in part DEVELOPER's obligations to construct public roads, the Weiss Lane 24-inch water line extension in dedicated public rights-of-way or easements as provided for in the independent Development Agreements in order to serve the School Tract"), the DEVELOPER's property and through the extension of these improvements to and through the School Tract, but also to serve the School Tract on a schedule which will address PfISD's timing needs.

NOW, THEREFORE, the CITY and DEVELOPER, in consideration of the premises and mutual covenant and agreements of the Parties hereafter set forth and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by both Parties, agree as follows:

ARTICLE I - PRIOR AGREEMENTS.

1.1 <u>Recitals.</u> The above recitals are hereby incorporated into this Development Agreement as essential terms and conditions of this Development Agreement as if recited verbatim herein and are fully enforceable by the parties.

1.2 <u>Original Development Agreement</u>. The Original Development Agreement dated October 25, 2005, as amended by the First Amendment to Development Agreement dated August 29, 2006 except as applicable to the tracts described as 356.58 acre "Sorento Tract" (described in the Second Amendment to Development Agreement dated December 23, 2008), is hereby terminated, dissolved, made void and of no further force or effect.

1.3 <u>TCEQ Discharge Permit</u>. DEVELOPER shall at the CITY's direction, either surrender or allow TCEQ Docket No. 2010-0654-MWD; TPDES Permit No. WQ0014548001 (authorizing discharges of domestic wastewater located on a 20 acre tract of land on the south side of Jesse Bohls Road, 7,000 feet east of the intersection with Weiss Lane in Travis County, Texas)(referred to as the "Permit") to expire at the CITY's election and discretion, DEVELOPER shall not renew the Permit as the successor in interest to the permit holder 130 Cactus Investments, L.P. DEVELOPER shall covenant not to allow such Permit to be renewed. DEVELOPER agrees to use CITY wastewater service by separate agreement with the CITY prepared in customary form and at customary rates (as amended) as determined by the CITY for such services Wastewater services generally referred to herein are for any future In-CITY MUD on land described in Exhibit A and any future ETJ MUD on land described in Exhibit B

ARTICLE II – PROPERTY DEVELOPMENT

2.1 Utilities Project.

2.1.1 <u>CITY Water Service Infrastructure</u>. The CITY agrees it will design and construct an extension of the 24-inch waterline on the east side of Weiss Lane from its current southern terminus at the CITY's water treatment facility in a southerly direction to the "North School Road Easement Area" of School Tract and to extend a 12-inch waterline from the Weiss Lane water line extension in an easterly direction in the North

School Road Easement to the west DEVELOPER property line, as described in Exhibit H. DEVELOPER shall be responsible for construction of all internal waterlines required to serve this development as depicted in the CITY approved subdivision plats and construction plans substantially in conformance with the DEVELOPER's Master Land Plan attached hereto as Exhibit F. CITY will provide the Property described in Exhibit A (proposed In-CITY MUD west of Wilbarger Creek) with full municipal water service. CITY will provide the Property described in Exhibit B (proposed ETJ MUD east of Wilbarger Creek) with retail water services only, subject to all applicable state and federal Regulatory requirements and such Inter-local Agreement as it might negotiate with Manville Water Supply Corporation, which holds the Water CCN for this area.

2.1.2 <u>DEVELOPER Offsite Water System Improvements</u>. DEVELOPER agrees it will design and construct the extension of the 24-inch CITY Weiss Lane water line extension in a properly dedicated utility easement or public right-of-way dedicated by PfISD from the North School Road on the School Tract to the South School Road right-of-way on the School Tract which will be eligible for 100% Capital Improvement Program ("CIP") impact fee credit as such fees are otherwise due and payable upon purchase of residential water meter. The DEVELOPER also will design and construct a minimum 12-inch waterline as is necessary to serve development described in Section 2.3 and the CITY's Water Master Plan as applicable from the Weiss Lane 24-inch south extension water line in a properly dedicated South School Road utility easement on the School Tract to the DEVELOPER's west property line.

2.1.3 <u>North Creek Gravity Line Easement; Lift Station Deed and Utility Facility</u> <u>Construction</u>. DEVELOPER agrees to grant to the CITY an approximate 40-foot gravity wastewater easement from the North Creek area at the southeast corner of the Sorento development to the location of a new lift station to be designed, constructed and built by the CITY on land deeded to the CITY by DEVELOPER. CITY agrees to design and construct at its sole cost and expense in accordance with its CIP, a wastewater interceptor from the Sorento development in the North Creek Easement to the Lift Station and to construct the Lift Station at its sole cost and expense in accordance with its CIP.

2.1.4 <u>South Creek Gravity Easement</u>. DEVELOPER agrees to dedicate to the CITY the approximate 30-foot wide South Creek Interceptor Easement to the Lift Station and the CITY agrees to design and construct (at its sole cost and expense in accordance with its CIP) the gravity main in such easement.

2.1.5 Force Main Easement and Construction. DEVELOPER agrees to dedicate to the CITY a 10' wide wastewater force main easement and 10' Public Utility Easement (PUE) from the Lift Station in a westerly direction to Weiss Lane and CITY agrees to design and construct (at its sole cost and expense in accordance with its CIP) a 20-inch force main in said easement.

2.1.6 <u>Temporary Access and Construction Easements</u>. DEVELOPER agrees to grant CITY a 3.062 acre temporary easement around the Lift Station Deed sites are and except for the cemetery site; grant a 20-foot wide temporary construction access easement to the North Creek Interceptor Easement and the South Creek Interceptor

Easement; grant a 10' temporary access and 30' temporary construction easement for the wastewater force main.

2.2 Roadway Project.

2.2.1 North School Road. DEVELOPER agrees to design and construct to CITY of Pflugerville public street standards the North School Road as a standard urban design public road with, 43 feet in pavement width measured face of curb to face of curb, with curb and gutter, in a public right-of-way, as depicted in the road cross-section exhibit attached hereto as Exhibit C unless otherwise approved by the CITY to be dedicated by PfISD to the CITY as described in a separate Development Agreement between the CITY and PfISD dated effective August 20, 2015. The North School Road construction project shall be reviewed and approved by the CITY and will be competitively bid in accordance with the qualification requirements for MUD eligible bond reimbursements. The project shall include one 6-foot wide concrete sidewalk parallel to the North School Road built to CITY standards on the north side of the North School Road built by DEVELOPER and one 6-foot wide concrete sidewalk on the south side of the North School Road, built by PfISD (or by DEVELOPER on PfISD's behalf) in accordance with Paragraph 2.2.6 of the August 20, 2015 CITY of Pflugerville/PfISD Development Agreement. The parties acknowledge that the construction of the North School Road will not include landscaping beyond standard grass seed revegetation. Street lighting for the North School Road will be provided by the DEVELOPER on the north side of the Road only. DEVELOPER agrees to achieve a construction start on the North School Road as follows: (i) DEVELOPER shall submit preliminary subdivision application to the CITY for Carmel Phase I and final plat application of Carmel Phase I Section I within 60-days of the full and complete execution of the Carmel Development Agreement, (ii) DEVELOPER shall diligently pursue the Carmel Phase I preliminary plan subdivision approval and Phase I Carmel Section I final plat approval within 60-days of the submittal of the plans to the CITY. (iii) DEVELOPER shall diligently pursue the Carmel Phase I Section I construction plan approval and offsite North School Road construction plan approval within 30-days of final plat approval of Carmel Phase I Section I by the CITY, and (iv) DEVELOPER shall initiate competitive bidding of offsite North School Road construction within 30-day of North School Road construction plan approval by the CITY and shall make good faith efforts to procure a construction start within 30-days of bid award. CITY agrees to review the off-site North School Road construction plans in an expedited manner independent of the Carmel Phase I Preliminary Subdivision Construction plans.

2.2.2 South School Road. DEVELOPER agrees to design and construct to CITY of Pflugerville public street standards the South School Road in a dedicated public right-of-way dedicated by PfISD to the CITY pursuant to a Development Agreement between PfISD and CITY dated August 20, 2015 attached herein as Exhibit H. The South School Road will be designed and constructed as a standard public roadway, 51 feet in pavement width measured from face of curb to face of curb with curb and gutter as depicted in the road schematic attached hereto as Exhibit D, unless otherwise approved by the CITY and a 6-foot wide sidewalk will be constructed along the entire length of the south side of said roadway, pursuant to an advertising and competitive bid process which will qualify said offsite improvement for MUD bond reimbursements. The parties

acknowledge that the construction of the South School Road will not require street lighting or landscaping beyond standard grass seed revegetation. CITY agrees that it will construct the wastewater force main offset from the future South School Road pavement as indicated in Exhibit D and will construct the temporary access road at required grade for the South School Road to be built by DEVELOPER.

2.2.3 Other Off-Site Road Improvements. DEVELOPER has commissioned a traffic impact analysis ("TIA") by and through its project engineer Pape Dawson Engineers, Inc., which will identify the roadway impacts off-site of the Carmel Development property resulting from project generated traffic. The TIA will identify those Off-Site Road Improvements inside the corporate limits or in the ETJ of the CITY that will require improvement to mitigate the impact of site generated traffic and will determine a pro rata contribution to such improvement which is assignable to the Carmel project. The parties agree the DEVELOPER shall satisfy its pro-rata share TIA Mitigation requirements as determined by the CITY approved Traffic Impact Analysis for Carmel Development by either timely construction of said mitigation improvements or by posting 110% fiscal surety to the CITY for said improvements payable at time of recording of a final plat of each section within the Carmel project. Required TIA Mitigation fiscal surety deposits shall not exceed the sum of \$1200 (plus 10%) for each lot in the Carmel project, which DEVELOPER agrees to pay to the CITY at time of recording of a final plat on the land described in Exhibit A and Exhibit B for such improvements or any other off-site improvements required by any regulatory agency and which payments shall not exceed cumulatively the sum total of \$1200 multiplied by the number of lots final platted within the project.

2.2.4 Internal and Boundary Roadway Improvements. As provided for within the City's Master Transportation Plan (MTP), The DEVELOPER agrees to participate in the required right-of-way dedication needed for all boundary streets depicted in Exhibit E as required by the CITY's Master Transportation Plan or the CAMPO long range transportation plan, whichever is greater, for all collector and arterial roadways internal or adjacent to the project. The DEVELOPER agrees to dedicate 100 feet of right of way and construct, to CITY street standards, the full cross section of Melber Lane through the boundaries of project as depicted in Exhibit J including streetlights, a six (6) foot sidewalk on the west side of the roadway and a ten (10) foot trail along the east side of the roadway. Construction of Melber Lane east of Wilbarger Creek will be required to be constructed concurrently with or prior to any lots that are adjacent to Melber Lane or when any access is proposed to Melber Lane within the proposed ETJ MUD (Exhibit B), whichever comes first. Construction of Melber Lane west of Wilbarger Creek will be required to be constructed concurrently with or prior to the last 200 lots located within the proposed In CITY MUD (Exhibit A). The DEVELOPER agrees to dedicate 60 feet of right of way and construct Melber Lane to CITY public street standards south of Wilbarger Creek as depicted in Exhibit J, to CITY public street standards, with two travel lanes, including curb and gutter, street lights and a six (6) foot sidewalk along the west side, prior to December 31, 2018. The DEVELOPER agrees to prepare design documents for the bridge required for the extension of Melber Lane immediately south of the project as depicted in Exhibit J prior to December 31, 2018. Improvements to Melber Lane south of Wilbarger Creek and the design of the bridge are subject to fiscal limitation of the DEVELOPER's cost not to exceed the sum total of \$1,200 for every lot final platted by the DEVELOPER cumulative of all expenditures by DEVELOPER for TIA identified mitigation improvements, as outlined in 2.2.3. If the improvements, which are subject to the \$1,200 per lot fee, exceed the \$1,200 per lot fee, the priority of the improvements are as follows: TIA mitigation, Melber Lane construction south of Wilbarger Creek, then bridge design. If the per lot fee is insufficient to complete each project to its fullest extent, the balance of the fee will be paid by the DEVELOPER to the CITY prior to acceptance of the last project that was completed.

2.2.5 <u>Performance Timing</u>. DEVELOPER agrees to design, advertise and submit for construction bid the South School Road, together with the waterline improvements described in Article II, Section 2.1.2 above within 30-days of the latter to occur of (i) Carmel Phase I Section 2 final plat approval, (ii) Phase I Section 2 final plat construction plan approval, (iii) construction by the CITY of an approximate 10-foot temporary access road within the dedicated easement of the South School Road but no later than two years following the Effective Date of this Agreement. In the event the City built lift station and force main required to serve any final plat section of Carmel are not completed and made available for service by the time the first homes in Carmel come online for occupancy, Developer shall be entitled to utilize a pump and haul temporary service, at the DEVELOPER's cost, to the CITY's wastewater treatment plant until such time as CITY wastewater service is made available.

2.3 Subdivision Project.

2.3.1 Subdivision Development West of Wilbarger Creek. CITY and DEVELOPER agree that DEVELOPER shall petition annexation of the land described in Exhibit A within 30-days of execution of this Development Agreement and such land will be developed as a residential subdivision and zoned consistent with the conceptual land use plan attached hereto as Exhibit F. Application for zoning of the property will be initiated by the DEVELOPER concurrently with the annexation petition or within 30 days of annexation of the property by the CITY. The subdivision development shall be reviewed and approved the by the CITY in accordance with all applicable provisions of the Unified Development Code ("UDC") as amended from time to time, with the following exceptions: the CITY agrees that all parkland dedication requirements shall be satisfied by dedication of parkland in the approximate location and acreage amounts as described in the City Land Plan (Exhibit K); the CITY agrees to reduce the parkland development fee to \$124.00 per lot, as outlined in Exhibit M, in order to provide a credit towards the additional land dedicated to the CITY, including floodplain, above the parkland requirement, and provide credit towards construction of approximately 2.0-2.4 miles of trails by the DEVELOPER throughout the development as provided for within the CITY's Trails Master Plan and as shown in Exhibit G. Trails as shown in Exhibit G shall be constructed by the developer with each adjacent subdivision phase. If a trail is adjacent to two subdivision phases the trail will be constructed with the first phase under construction. All land proposed for dedication within the proposed In CITY MUD (Exhibit A) shall be dedicated to the CITY by the DEVELOPER prior to submitting a final plat for any property located within the proposed IN CITY MUD (Exhibit A) in addition to approximately 34.2 acres of land, outlined in Exhibit L, adjacent to CITY land that will be dedicated to the CITY prior to approval of the first preliminary plan for the In

CITY MUD and the approximately 44.0 acres adjacent to existing CITY land, as shown in EXHIBIT L-1 that will be dedicated prior to December 31, 2016. DEVELOPER acknowledges that credit for any improvements constructed by the DEVELOPER utilizing the parkland development fee will be constructed within land dedicated to the CITY and the DEVELOPER will not receive credit for any park improvements constructed on private land.

2.3.2 Subdivision Development East of Wilbarger Creek. CITY and DEVELOPER agree that the land described in Exhibit B shall be developed as a residential subdivision consistent with the Master Land Plan attached hereto as Exhibit F, as the same may be amended by the Parties pursuant to the terms of a Consent Agreement, to creation of an out-of-city MUD (ETJ MUD), which CITY agrees to adopt with specific terms as may be negotiated therein between the parties. The CITY agrees that it will not annex any portion of the Exhibit B described land area without the consent of DEVELOPER during the terms of this Agreement. If DEVELOPER seeks municipal water service from CITY, DEVELOPER may seek annexation by petition and develop the property as an In-CITY MUD pursuant to the MUD Consent Agreement. The subdivision development shall be reviewed and approved by the CITY in accordance with all applicable zoning provisions of the Unified Development Code ("UDC") as amended from time to time and in accordance with the development designations as provided for in Exhibit F, with the following exceptions: the CITY agrees that all parkland dedication requirements shall be satisfied by dedication of parkland in the approximate location and acreage amounts as described in the City Land Plan, Exhibit K; the CITY agrees to reduce the parkland development fee to \$124.00 per lot, as outlined in Exhibit M, in order to provide a credit towards the additional land dedicated to the CITY, including floodplain, above the parkland requirement, and provide credit towards construction of approximately 2.0 - 2.4 miles of trails by the DEVELOPER throughout the development as provided for within the CITY's Trails Master Plan and as shown in Exhibit G. Trails as shown in Exhibit G shall be constructed by the developer with each adjacent subdivision phase. If a trail is adjacent to two subdivision phases the trail will be constructed with the first phase under construction. All land proposed for dedication within the proposed ETJ MUD (Exhibit B) shall be dedicated to the CITY by the DEVELOPER prior to approval of the final plat for the 300th lot east of Wilbarger Creek with the exception of approximately 34.2 acres adjacent to existing CITY land, as shown in EXHIBIT L, that will be dedicated prior to approval of the first preliminary plan within the IN CITY MUD and the approximately 44.0 acres adjacent to existing CITY land, as shown in EXHIBIT L-1 that will be dedicated prior to December 31, 2016. DEVELOPER acknowledges that credit for any improvements constructed utilizing the parkland development fee will be constructed within land dedicated to the CITY and the DEVELOPER will not receive credit for any park improvements constructed on private land.

ARTICLE III – MISCELLANEOUS

3.1 <u>Annexation</u>. The Parties agree that within 30-days of the effective date of this Development Agreement, DEVELOPER will petition annexation of the property described in Exhibit A attached hereto and CITY agrees it will adopt a consent agreement

ordinance for the creation of an In-CITY MUD on the property described in Exhibit A forthwith after said annexation. The Parties further agree that the CITY will not annex the DEVELOPER property described in Exhibit B attached hereto without the consent of DEVELOPER for the duration of this Development Agreement as referenced in Section 2.3.2 and will not object to the creation of a MUD in this CITY ETJ land area.

3.2 <u>Naming Rights</u>. CITY agrees that it will allow DEVELOPER to name the South School Road as long as the DEVELOPER follows the standards for naming of roads as approved by the CITY. CITY and DEVELOPER agree PfISD will have first naming rights on the North School Road as long as PfISD follows the standards for naming of roads as approved by the CITY.

3.3 <u>Assignment by DEVELOPER</u>. DEVELOPER's rights and obligations under this Agreement may be assigned by DEVELOPER, to one or more purchasers of all or any portion of the Property. Upon any such assignment, the assignor will be released of any further obligations under this Agreement as to the portion of the Property sold and obligations assigned.

3.4 <u>Term</u>. This Agreement shall be binding upon the Parties, their successors and assigns, and shall be effective for a term commencing on the Effective Date and continuing for period of fifteen (15) years, unless renewed and extended by mutual agreement of the Parties in accordance with Chapter 212, Sub-Chapter G, Local Government Code or the property is annexed.

3.5 <u>Default</u>. Notwithstanding anything herein to the contrary, no party shall be deemed to be in default hereunder until the passage of thirty (3) days after receipt by such party of notice of default from the other party. Upon the passage of thirty (30) days without cure of the default, such party shall be deemed to have defaulted for purposes of this Agreement. In the event of a non-cured default, the non-defaulting party shall have all rights and remedies available under applicable law, including the right to institute legal action to cure any default, to enjoin any threatened or attempted violation of this Agreement, or to enforce the defaulting party's obligations under this Agreement by specific performance.

3.6 <u>Attorneys' Fees</u>. If any action at law or in equity, including an action for declaratory relief is brought to enforce or interpret the provisions of this Agreement, the prevailing party shall be entitled to recover necessary and reasonable attorneys' fees from the other party. The amount of fees recoverable under this paragraph may be set by the court in the trial of the underlying action or may be enforced in a separate action brought for that purpose, and any fees recovered shall be in addition to any other relief that may be awarded

3.7 <u>Notices</u>. Any notice to be given hereunder by any party to another party shall be in writing and may be effected by personal delivery or by sending said notice by nationally recognized overnight delivery carrier or by registered or certified mail, return receipt requested, to the address set forth below, Notice shall be deemed given and received (a) if hand delivered, when delivered in person to the address set forth hereinafter for the party to whom notice is given, (b) if mailed, upon the expiration of two (2) business days after having been placed in the United States mail, postage prepaid, by certified mail, return receipt requested, addressed to the party to whom notice is being given at the address hereinafter specified, or (c) upon one (1) business day after being deposited on a paid basis with a nationally recognized overnight delivery carrier.

Any notice mailed to the CITY shall be addressed to: City Manager City of Pflugerville P.O. Box 589 Pflugerville, Texas 78691-0589

With a copy to: George Hyde
Denton, Navarro, Rocha, Bernal, Hyde & Zech, P.C.
2500 W. William Cannon
Austin, Texas 78745

Any notice mailed to CE DEVELOPMENT, Inc. shall be addressed to: John S. Lloyd 4720-4 Rockcliff Road Austin, Texas 78746

With copy to:

Terrence L. Irion 1250 S. Capital of Texas Hwy. Bldg. 3, Suite 601 Austin, Texas 78746

Any party may change the address for notice to it by giving notice of such change in accordance with the provisions of this section.

3.8 Chapter 38 Local Contract Compliance. DEVELOPER attests by entering into this agreement that it is fully eligible to contract with the CITY and consents to the conditions related thereto adopted by and as amended by the City of Pflugerville, Texas in Chapter 38 of its Code of Ordinances as applicable.

3.9 <u>Entire Agreement</u>. This Agreement, together with any exhibits attached hereto, constitutes the entire agreement between the Parties hereto, and may not be amended except by a writing signed by all Parties and dated subsequent to the date hereof.

3.10 <u>Severability</u>. If any sentence, section, subsection, clause, phrase, part or provision of this Agreement be declared by a court of competent jurisdiction to be invalid, the same shall not affect the validity of the agreement as a whole, or any part thereof, other than the part declared to be invalid.

3.11 <u>Authority for Execution</u>. The CITY certifies, represents and warrants that the execution of this Agreement has been duly authorized and that this Agreement has been approved in conformity with CITY ordinances and other applicable legal requirements. DEVELOPER certifies, represents and warrants that the execution of this Agreement has been duly authorized.

3.12 <u>Time of the Essence</u>. Time is of the essence in the performance of this Agreement.

3.13 <u>No Third Party Beneficiary</u>. This Agreement inures to the benefit of and obligates only the CITY and DEVELOPER. No term or provision of this Agreement shall benefit or obligate any person or entity not a party to it. The CITY and DEVELOPER will cooperate fully in opposing any attempt by any third person or entity to claim any benefit, protection, release of other consideration under this Agreement.

3.14 <u>Relationship</u>. Nothing contained herein shall be deemed or construed by the Parties hereto, or by any third party, as creating the relationship of principal and agent, partners, joint ventures or any other similar such relationship between the Parties.

3.15 <u>Exhibits</u>. The following Exhibits are incorporated herein by reference and made a part of this Agreement for all purposes.

Exhibit A - MUD 22 (Proposed In CITY MUD) Property Description
Exhibit B - MUD 23 (Proposed ETJ MUD) Property Description
Exhibit C - North School Road Cross Section
Exhibit D - South School Road Cross Section
Exhibit E – Arterial and Collector Roadway Alignments
Exhibit F-Master Land Plan
Exhibit G – Trails
Exhibit II – PfISD and CITY Development Agreement
Exhibit I – PfISD and DEVELOPER Agreement
Exhibit J – Melber Lane
Exhibit K – City Land Plan
Exhibit L - Land for Immediate Dedication to the CITY
Exhibit L-1 – Land for Dedication to the CITY prior to December 31, 2016
Exhibit M - Parkland Development Fee Credit Methodology

IN WITNESS WHEREOF, the undersigned Parties have executed this Agreement on the dates indicated below, to be effective on the date of the last party to sign.

AGREED AND ACCEPTED:

CITY OF PFLUGERVILLE, TEXAS, A Texas home-rule municipality

By Jeff Coleman, Mayor

Date: 10-19-15

ATTEST:

Karen Thompson, City Secretary

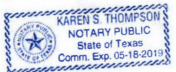
Date:10-19-15

ary Public - State of Texas

STATE OF TEXAS § COUNTY OF TRAVIS §

This instrument was acknowledged before me on October 9, 2015, by Jeff Coleman, Mayor of the City of Pflugerville, Texas, a Texas home-rule municipality, on behalf of said municipality.

(seal)



DEVELOPER:

Current Owners

SBJV INVESTMENTS, LTD., a Texas limited partnership

By:	SBJV, L.L.C., a Texas limited liability company
By:	All
Date:_	John S. Lloyd, Manager

Owner/Optionee

CE DEVELOPMENT, Inc., a Texas corporation By: John S. Lloyd, President 10 19/15 Date:

130 CACTUS INVESTMENTS, L.P., a Texas limited partnership

By:	CIGEN, LLC,
	(a Texas limited liability company,
	its General partner / /
By:	Doord y Eugen
I	Douglas Kadison, Manager
Date	10/9/15)

ARP AUTUMN RIDGE PARTNERS, LP, a Texas limited partnership

- By: Autumn GP, LLC, a Texas limited hability company, its General Partner By: John S. Lloyd, Co-Managing Member-Date: 10 1415
- By: Mopac Financial, Inc., a Texas corporation, its Co-Managing Member

By: Douglas B. Kadison, President

Date:

Page 13

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STATE OF TEXAS	8
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COUNTY OF TRAVIS	§

This instrument was acknowledged before me on 2015, by John S. Lloyd, President of CE DEVELOPMENT, Inc., a Texas corporation, on behalf of said entity. 10

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(seal) GAY M. HEAVILIN MY COMMISSION EXPIRES July 15, 2018	Notary Public Signature
STATE OF TEXAS §	
COUNTY OF TRAVIS §	

This instrument was acknowledged before me on 2015, by John S. Lloyd, SBJV, LLC, a Texas limited liability company, general partner to SBJV Investments, Ltd., a Texas limited partnership by, on behalf of said entity.

Notary Public Signature

(seal) GAY & HEAVILIN COMMISSION EXPIRES STATE OF TEXAS COUNTY OF TRAVIS Ş

This instrument was acknowledged before me on Ucton 2015, by Douglas Kadison, Manager of CIGEN, LLC, a Texas limited liability company general partner to 130 Cactus Investments, L.P., a Texas limited partnership, on behalf of said entity.

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(seal)	MY C	GAY M. HEAVILIN COMMISSION EXPIRES July 15, 2018
STATE C	OF TEXAS	Service Company and an and an and an
COUNTY	Y OF TRAVIS	\$ 8

Notary Public Signature

This instrument was acknowledged before me on 2015, by John S. Lloyd, Co-Managing Member of ARP GRP, LLC, a Texas limited liability company general partner to ARP Autumn Ridge Partners, L.P. on behalf of said entity.



Notary Public Signature

STATE OF TEXAS COUNTY OF TRAVIS

This instrument was acknowledged before me on _________, 2015, by Douglas B. Kadison, President, Mopac Financial Inc., a Texas corporation, Co-Managing Member to ARP Autumn Ridge Partners, L.P. on behalf of said entity.

Mr-

Notary Public Signature

(seal)

GAY M. HEAVILIN MY COMMISSION EXPIRES July 15, 2018 THE WAR PRESS -----

§ § §

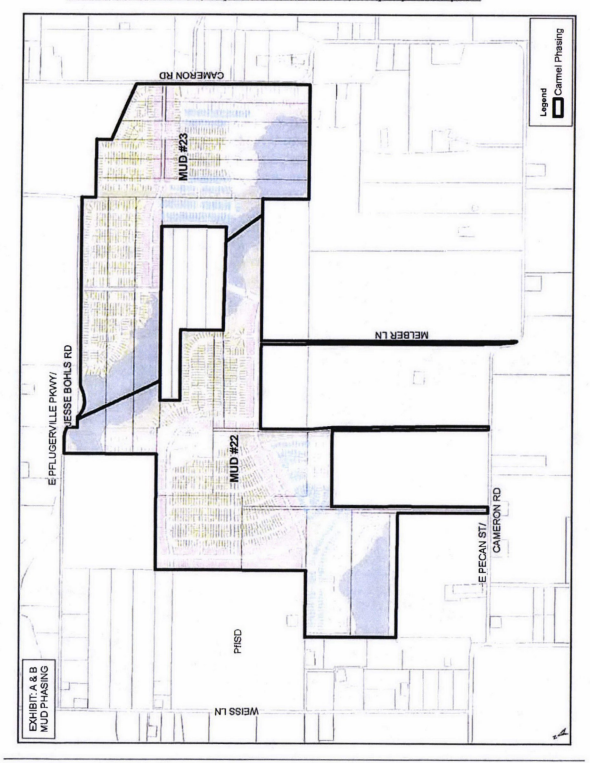
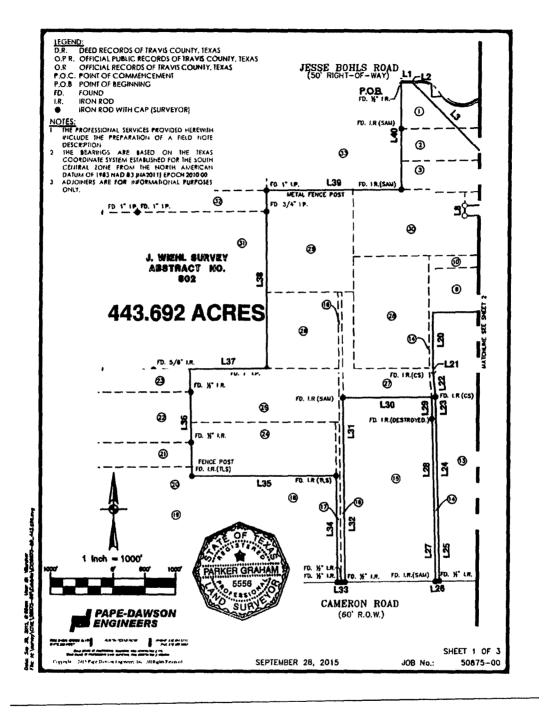
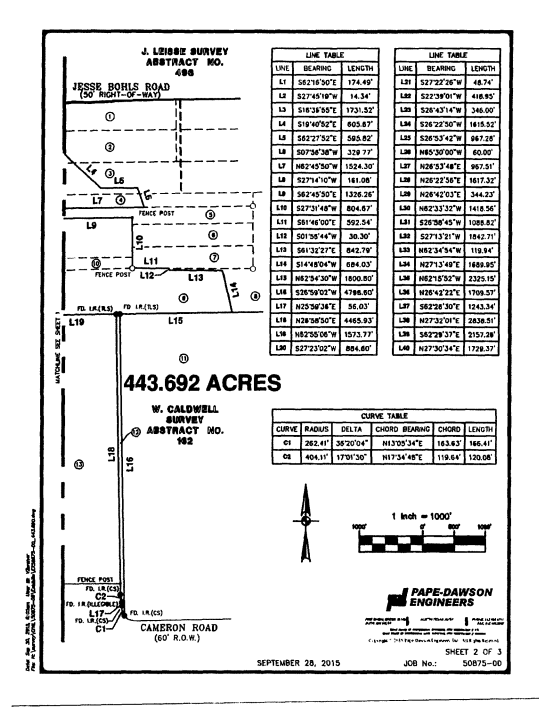


Exhibit A - MUD 22 (Proposed In CITY MUD) Property Description

Page 16





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0	OUN MANLOW & JOYLENE MANLOW BEARENS CALLED 11,77 ACRES (MRST TRACT) OOCUMENT NO. (MRST TRACT) D P.R.	1	LANER C. BCHLS AND WFE, JANET R. BOHLS CALLED 104 ACRES SECOND TRACT SAVE AND BUCGPT 5.00 ACRES) VOLUME 12820, PACE 18468 R.P.R.T.C.
0	130 CACTUS INVESTMENTS, UP CALLED 35,758 ACRES (TRACT 2A) DOCIMENT NO. 2000093048 D.P.R.	ø	CHARLES & SCHUABEL AND WIFE, NADINE L SCHWABEL Called 17.78 ACRE TRACT Volume 7087, Page 1478 D.R.T.G.
0	130 CACTUS HIVESTMENTS, LP CALLED 33.540 AORES (TRACT 1) DOCUMENT NO. 2007164161 O.P.R.	Ø	RONALD P. LCDAVID CALLD 5.148 ACRE TRACT (TRACT II) DOCUMENT NO. 200102735 R.P.R.T.C.
•	ARP AUTUMN RIDGE PARTMERS, LP CALLED 16,747 ACRES (TRACT 1) DOCUMENT NO. 2007100730 O.P.R.	Ð	RONALD P. LICOAVID A CALLED 3.750 ACRE REACT (TRACT I) DOCUMENT HO. 2000102735 R.F.R.T.C.
0	AUGUST KUNN ESTATE Galleo 18.425 AORES (TRACT 2) Dociment NO. 2012041047 O.P.R.	29	VETERANS' LAND BOARD (10.40 ACRES) VOLUVE SJR, PAGE 193 D.R.T.C.
6	AUGUST KUHN ESTATE Called 19,007 Acres (tract 2) Document No. 2012001087 C.P.R.	3	C, J, KING AND WIFE, MEDIE KING (5.00 ACRES) Volume 5428, page 1856 D.R.T.C.
0	AUGUST KUNH ESTATE Called 13,823 Acres (tract 3) Document No. 2012001087 O.P.R.	8	130 CACTUS INVESTMENTS, LP CALLED 45,480 ACRES DOCUMENT NO. 2008039040 O.P.R.
۲	ARP AUTUMN RODCE PARTNERS, UP Called B5 Acres (Tract 1) Document No. 2007114505 O.P.R.	@	ARP AUTUAN RIDCE PARTNERS, LP Called 49.015 Acres (Tract 1) Document No. 2007054997 O.P.R.
۲	ARP AUTUIN RIDGE PARTHERS, LP CALLED BS AGNES (WAACT 1) DOCUMENT NO. 2007114808 O.P.Z.	29	130 CACTUS INVESTMENTS, LP CALLED 31.782 AORES (TRACT 2A) DOCUMENT NO. 2006121344 O.P.R.
10	130 CACTUS INVESTMENTS, LP CALLED 7.84 ACRES (TRACT 28) DOCUMENT NO. 2004089887 O.P.R.	Ð	130 CACTUS INVESTMENTS, LP CALED 20,287 ACMES (BRACT 28) BOCUMENT HD, 2006121344 C.P.R.
0	CALLED 181.3 ACRE IRACT (SECOND TRACT) ROBA PELICOR ET AL VOL 930, PG. 81 D.R.T.C.	2	130 CACTUS INVESTMENTS, LP CALLED 48.42 ACRES (TRACT 2A) DOCUMENT NO. 2004009887 O.P.R.
Ø	ARP AUTUMN ROOSE PARTHERS, LP CALLED 8.43 ACRES (ACCESS TRACT) DOCUMENT NO. 2007114908 0.P.R.	89	CALLEO 49.45 ACRE TRACT (SECOND TRACT) HDRY NUCLAPEL Vol. 317, Po. 124 D.R.T.C.
0	CALLED 125,15 ACRE TRACT (PARST TRACT) White Mae Marchigon et al Vol. 4786, pg. 1140 d.r.t.C.	89	ARP AUTUMN RUDCE PARTNERS, LP Called 82.00 Acres (Tract 1) Document No. 20070058998 O.P.R.
ß	ARP AUTURN RIDGE PARTNERS, LP Called 7.140 Acres (tract 2) Document No. 200700549846 O.P.R.	9	THEODORE TWILERMAN Called 150.00 Acre Tract Vol. 4232, po. 2153 R.P.R.
(1)	CALLED HIG.16 ACRC TRACT (FARST TRACT) HENRY KUEDAPEL VOL. 317, P.C. 124 D.R.T.C	9	10.00 AC HINY M. FOND VOL 1377, PO. 572 R.P.R.1.C. PAPE-DAWSON ENGINEERS
10	ARP AUTUMN RIDGE PARTNERS, LP Called 6.385 ACRES (TRACT 2) Document no. 2007045360 O.P.R.	0	NORMOAN WESS, ET. UX CALLED 88.5 ACRE TRACT VOL 3431, PG 2019 D.R.
1		56	PTEMBER 28, 2015 JOB No.; 50875-00



FOR

A 443.692 ACRE TRACT OF LAND SITUATED IN THE J. LEISSE SURVEY, ABSTRACT NO. 496, SITUATED IN THE J. WIEHL SURVEY, ABSTRACT NO. 802, AND SITUATED IN THE W. CALDWELL SURVEY, ABSTRACT NO. 162 BEING A PORTION OF A CALLED 111.77 ACRE TRACT (FIRST TRACT) CONVEYED TO OLIN MAHLOW & JOYLENE MAHLOW BEHRENS RECORDED IN DOCUMENT NO. 20071041622 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 35.758 ACRE TRACT (TRACT 2A) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2009093048 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 35.540 ACRE TRACT (TRACT I) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2007104161 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 16.747 ACRE TRACT (TRACT 1) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007100730 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 62.00 ACRE TRACT (TRACT I) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 20070059998 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 7.94 ACRE TRACT CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2009089987 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 85 ACRE TRACT (TRACT I) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007114908 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 6.43 ACRE TRACT (ACCESS TRACT) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007114908 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 7.140 ACRE TRACT (TRACT 2) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 20070059998 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 6.365 ACRE TRACT (TRACT 2) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007065360 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 45.680 ACRE TRACT CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2008059998 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 46.615 ACRE TRACT (TRACT 1) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 200759997 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 20.287 ACRE TRACT CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2008121344 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 3.507

> Austin I San Antonio I Houston I Fort Worth I Dalias Transportation I Water Resources I Land Development I Surveying I Environmental

> 2800 Shoal Creek Blid , Soite 220 West, Austin, TX 78757 T, 512 454 8711 www Pape Dawson com

443.392 Acres Job No. 50875-00 Page 2 of 7

ACRE TRACT (TRACT 2) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007059997 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 49.42 ACRE TRACT (TRACT 2A) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2009089987 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS AND BEING ALL OF A CALLED 31.782 ACRE TRACT (TRACT 2A) CONVEYED TO 130 CACTUS INVESTMENTS RECORDED IN DOCUMENT NO. 2008121344 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS. SAID 443.692 ACRE TRACT BEING MORE FULLY DESCRIBED AS FOLLOWS, WITH BEARINGS BASED ON THE NORTH AMERICAN DATUM OF 1983 (NA 2011) EPOCH 2010.00, FROM THE TEXAS COORDINATE SYSTEM ESTABLISHED FOR THE CENTRAL ZONE:

BEGINNING at a found ¹/₂" iron rod being the northwest corner of said 111.77 acre tract, same being the northeast corner of a called 86.5 acre tract conveyed to Normoan Weiss. Et. Ux. recorded in Volume 3431, Page 2019 of the Decd Records of Travis County, Texas, also being a point in the south right of way line of Jesse Bohls Road, a 50' right of way;

THENCE S 62°16'50" E, with the north line of said 111.77 acre tract, same being the south right of way line of said Jesse Bohls Road, a distance of 174.49 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set;

THENCE departing the south right of way line of said Jesse Bohls Road, through the interior of said 111.77 acre tract (First Tract), said 35.758 acre tract (Tract 2A), said 35.540 acre tract (Tract 1) and said 16.747 acre tract (Tract 1) the following five (5) courses and distances:

- 1. S 27°45'19" W, a distance of 14.34 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set,
- 2. S 16°36'55" E, a distance of 1731.52 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set,
- S 19*40'52" E, a distance of 605.67 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set,
- 4. S 62°27'52" E, a distance of 595.82 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set and,
- 5. S 07*56'38" W, a distance of 329.77 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set in the north line of a called 16.925 acre tract (Tract 2) conveyed to August Kuhn Estate recorded in Document No. 2012081067 of the Official Public Records of Travis County, Texas.

, pd	PAPE-DAWSON ENGINEERS
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443.392 Acres Job No. 50875-00 Page 3 of 7

THENCE N 62°45'50" W, with the north line of said 16.925 acre tract (Tract 2), a distance of 1524.30 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set;

THENCE S 27°14'10" W, with the west line of said 16.925 acre tract (Tract 2), a distance of 161.08 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set;

THENCE S 62°45'50" E, with a south line of said 16.925 acre tract (Tract 2), a distance of **1326.26 feet** to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set;

THENCE S 27*31'48" W, in part with a west line of said 16.925 acre tract, the west line of a called 15.967 acre tract (Tract 2) and the west line of a called 15.623 acre tract (Tract 3) both conveyed to August Kuhn Estate in Document No. 2012081067 of the Official Public Records of Travis County, Texas, a distance of 804.67 feet to a $\frac{1}{2}$ " iron rod with yellow cap marked "Pape-Dawson" set being the southwest corner of said 15.623 acre tract (Tract 3) and a point in the north line of the aforementioned 85 acre tract (Tract 1)

THENCE S 61°46'00" E, with the south line of said 15.623 acre tract (Tract 3) and the north line of said 85 acre tract (Tract 1), a distance of 592.54 feet to a $\frac{1}{2}$ " iron rod with yellow cap marked "Pape-Dawson" set;

THENCE departing the south line of said 15.623 acre tract (Tract 3), through the interior of said 85 acre tract (Tract 1) the following three (3) courses and distances:

- 1. S 01°56'44" W, a distance of 30.30 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 2. S 61°32'27" E, a distance of 842.79 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set and,
- 3. S 14°48'04" W, a distance of 684.03 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set in the south line of said 85 acre tract (Tract 1), same being the north line of a called 161.3 acre tract (Tract 6) conveyed to Rosa Pfluger Et. Al in Volume 930, Page 61 of the Deed Records of Travis County, Texas,

THENCE N 62°54'30" W, with the south line of said 85 acre tract (Tract 1), same being the north line of said 161.3 acre tract, a distance of **1800.80** feet to a $\frac{1}{2}$ " iron rod with yellow cap marked "Pape-Dawson" set being the northwest corner of said 161.3 acre tract (Tract 6), same being the northeast corner of the aforementioned 6.43 acre tract (Access Tract), also being a point in the south line of said 85 acre tract (Tract 1);

PAPE-DAWSON Engineers 443.392 Acres Job No. 50875-00 Page 4 of 7

THENCE S 26°59'02" W, with the east line of said 6.43 acre tract (Access Tract), same being the west line of said 161.3 acre tract, a distance of 4798.60 feet to a, iron rod with cap marked "CS LTD" found for the southwest corner of said 161.3 acre tract (Tract 6), same being the southernmost corner of said 6.43 acre tract (Access Tract), also being a point in the north right of way line of Cameron Road, a 60' right of way and point of non-tangent curvature;

THENCE with the west line of said 6.43 acre tract (Access Tract), same being the cast right of way line of said Cameron Road the following three (3) courses and distances:

- along the arc of said curve to the right, having a radius of 262.41 feet, a central angle of 36°20'04", a chord bearing and distance of N 13°05'34" E, 163.63 feet, an arc length of 166.41 feet to an iron rod with cap marked "CS LTD" found and point of tangency,
- 2. N 25*59'36" E, a distance of 56.03 feet to a ^{1/2}" iron rod with illegible cap found, a point of non-tangent curvature and,
- 3. along the arc of said curve to the left, having a radius of 404.11 feet, a central angle of 17°01'30", a chord bearing and distance of N 17°34'48" E, 119.64 feet, an arc length of 120.08 feet to an iron rod with cap marked "CS LTD" found being a point in the west line of said 6.43 acre tract, same being a point in the north right of way line of said Cameron Road, also being the southeast corner of a called 125.15 acre tract (Tract 3) conveyed to Winnie Mae Murchison Et. Al. recorded in Volume 4796, Page 1140 of the Deed Records of Travis County, Texas.

THENCE N 26°58'50" E, with the west line of said 6.43 acre tract (Access Tract), same being the east line of said 125.15 acre tract (Tract 3), a **distance of 4465.93 feet** to a 1/3" iron rod with yellow cap marked "Pape-Dawson" set being the northwest corner of said 6.43 acre tract (Access Tract), same being the northeast corner of said 125.15 acre tract (Tract 3), also being a point in the south line of said 85 acre tract (Tract 1);

THENCE N 62*55'06'' W, with the north line of said 125.15 acre tract (Tract 3), same being the south line of said 85 acre tract, a distance of 1573.77 feet to a iron rod with cap marked "Walker & Partners" found being the southwest corner of said 85 acre tract (Tract 1), same being the northwest corner of said 125.15 acre tract (Tract 3), also being a point in the cast line of the aforementioned 7.140 acre tract (Tract 2);

THENCE with the west line of said 125.15 acre tract (Tract 3), same being the east line of said 7.140 acre tract (Tract 2) the following six (6) courses and distances:

1. S 27°23'02" W, a distance of 884.60 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,



443.392 Acres Job No. 50875-00 Page 5 of 7

- 2. S 27°22'26" W, a distance of 48.74 feet to an iron rod with cap marked "CS LTD" found,
- 3. S 22°39'01" W, a distance of 418.95 feet to an iron rod with cap marked "CS LTD" found,
- 4. S 26°43'14" W, a distance of 346.00 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 5. S 26°22'50" W, a distance of 1615.52 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set and,
- 6. S 26*53'42" W, a distance of 967.28 feet to a ½" iron rod found being the southwest corner of said 125.151 acre tract (Tract 3), same being the southeast corner of said 7.140 acre tract (Tract 2), also being a point in the north right of way line of said Cameron Road;

THENCE N 65°30'00" W, with the south line of said 7.140 acre tract (Tract 2), also being the north right of way line of said Cameron Road, a distance of 60.00 feet to a iron rod with cap marked "Sam Inc." found being the southwest corner of said 7.140 acre tract (Tract 2), same being a point in the north right of way line of said Cameron Road, also being the southeast corner of a called 118.16 acre tract (Tract 2) conveyed to Henry Kuempel recorded in Volume 317, Page 124 of the Deed Records of Travis County, Texas;

THENCE departing the north right of way line of said Cameron Road, with the west line of said 7.140 acre tract (Tract 2), same being the east line of said 118.16 acre tract (Tract 2) the following three (3) courses and distances:

- 1. N 26°53'48" E, a distance of 967.51 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 2. N 26°22'56" E, a distance of 1617.33 feet to a iron rod with destroyed cap found and,
- N 26°42'03" E, a distance of 344.23 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set being the northeast corner of said 118.16 acre tract (Tract 2), same being a point in the west line of said 7.140 acre tract (Tract 2), also being the southeast corner of the aforementioned 20.287 acre tract (Tract 2B);

THENCE N 62°33'32" W, with the south line of said 20.287 acre tract (Tract 2B), same being the north line of said 118.16 acre tract (Tract 2), a distance of 1418.56 feet to an iron rod with cap marked "Sam Inc." found for the southwest comer of said 20.287 acre tract (Tract 2B), same being the northwest comer of said 118.16 acre tract (Tract 2), also being a point in the east line of the aforementioned 6.365 acre tract (Tract 2);



443.392 Acres Job No. 50875-00 Page 6 of 7

THENCE with the west line of said 118.16 acre tract (Tract 2), same being the east line of said 6.365 acre tract the following two (2) courses and distances:

- 1. S 26°58'45" W, a distance of 1088.82 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set and,
- S 27°13'21" W, a distance of 1842.71 feet to a ¼" iron rod found being the southwest corner of said 118.16 acre tract (Tract 2), same being the southeast corner of said 6.365 acre tract (Tract 2), also being a point in the north right of way line of said Carneron Road;

THENCE N 62°34'54" W, with the south line of said 6.365 acre tract (Tract 2), same being the north right of way line of said Cameron Road, a distance of 119.94 feet to a 1/4" iron rod found being the southwest corner of said 6.365 acre tract (Tract 2), same being a point in the north line of said Cameron Road, also being the southeast corner of a called 104 acre tract (Tract 1) conveyed to Lanier C. Hohls and Wife, Janet R. Bohls recorded in Volume 12820, Page 18466 of the Real Property Records of Travis County, Texas;

THENCE N 27°13'49" E, with the west line of said 6.365 acre tract (Tract 2), same being the east line of said 104 acre tract (Tract 1), a distance of 1689.95 feet to an iron rod with cap marked "TLS Inc." found for the northeast corner of said 104 acre tract (Tract 1), same being a point in the west line of said 6.365 acre tract (Tract 2), also being the southeast corner of the aforementioned 45.680 acre tract;

THENCE N 62°15'52" W, with the north line of said 104 acre tract (Tract 1), same being the south line of said 45.680 acre tract, a distance of 2325.15 feet to an iron rod with cap marked "TLS Inc." found for the northwest corner of said 104 acre tract (Tract 1), same being the southwest corner of said 45.680 acre tract, also being a point in the cast line of a called 17.78 acre tract conveyed to Charles A. Schnabel and wife Nadine L. Schnabel recorded in Volume 7087, Page 1478 of the Deed Records of Travis County, Texas;

THENCE N 26"42'22" E, with the west line of said 45.680 acre tract and the aforementioned 46.815 acre tract (Tract 1), same being the east line of said 17.78 acre tract, a called 5.149 acre tract conveyed to Ronald P. McDavid recorded in Document No. 2000102735 of the Reat Property Records of Travis County, Texas, a called 3.750 acre tract conveyed to Ronald P. McDavid recorded in Document No. 2000102735 of the Real Property Records of Travis County, Texas, and a called 5.00 acre tract conveyed to C.J. King and wife Irene King recorded in Volume 5426, Page 1856 of the Deed Records of Travis County, Texas, a distance of 1709.57 feet to a ½" iron rod with yellow cap marked "Page-Dawson" set being the northwest corner of said 46.615 acre tract (Tract 1), same being the northeast corner of Said 5.00 acre tract, also being a point in the south line of a called 15.00 acre tract conveyed to Theodor Timmerman in Volume 4232, Page 2153 of the Deed Records of Travis County, Texas;



443.392 Acres Job No. 50875-00 Page 7 of 7

THENCE S $62^{\circ}26'30''$ E, with the north line of said 46.615 acre tract (Tract 1), same being the south line of said 150.00 acre tract, a distance of 1243.34 feet to a 1" iron pipe found for the southeast corner of said 150.00 acre tract, same being a point in the north line of said 46.615 acre tract (Tract 1), also being the southwest corner of the aforementioned 31.782 acre tract (Tract 2A);

THENCE N 27°32'01" E, with the east line of said 150.00 acre tract, same being the west line of said 31.782 acre tract (Tract 2A) and the aforementioned 89.65 acre tract (Tract 2), a distance of 2838.51 feet to a 1" iron pipe found for the northwest corner of said 89.65 acre tract (Tract 2), same being the northeast corner of said 150.00 acre tract, also being the southwest corner of the aforementioned 86.5 acre tract;

THENCE S 62°29'37" E, with the south line of said 89.65 acre tract and in part the north line of the aforementioned 62.00 acre tract (Tract 1) and the south line of said 86.5 acre tract, a distance of 2157.26 feet to an iron rod with cap marked "Sam Inc." found

THENCE N 27*30'34" E, with the east line of said 89.65 acre tract and the west line of the aforementioned 35.540 acre tract (Tract 1), the west line of the aforementioned 35.758 acre tract (Tract 2A), and the west line of the aforementioned 111.77 acre tract (First Tract), a distance of 1729.37 feet to the POINT OF BEGINNING and containing 443.692 acres in Travis County. Texas. Said tract being described in accordance with a survey made on the ground and a survey description and map prepared under job number 50875-00 by Pape-Dawson Engineers, Inc.

PREPARED BY:	Pape-Dawson Engineers, Inc.
DATE:	September 28, 2015
Job No.:	50790-00
DOC. ID.	Hisurrey/CTVIL/S0875-00/Word/S0875-00_443.692Ac_West/Ducx
TBPE Firm Registra	tion #470
TBPLS Firm Registra	ation #100288-01

PAPE-DAWSON ENGINEERS

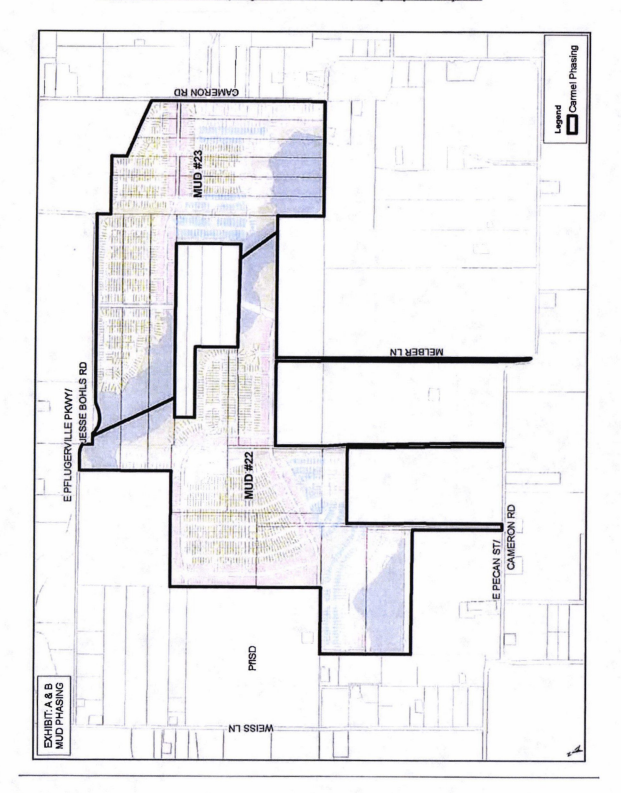
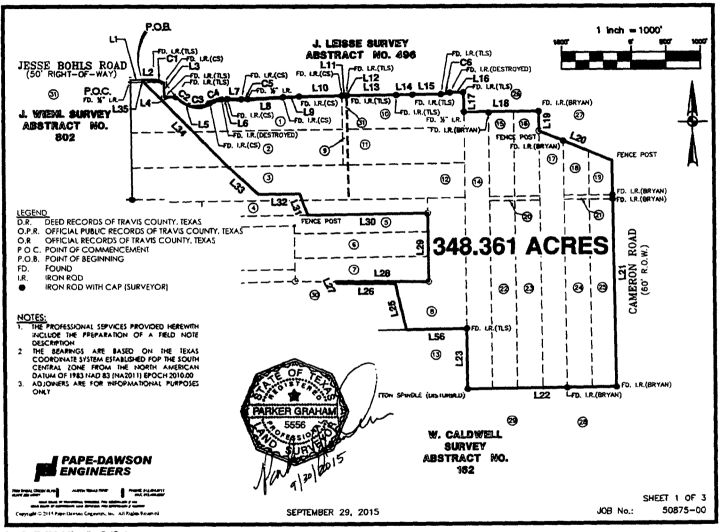


Exhibit B - MUD 23 (Proposed ETJ MUD) Property Description



Dete: Sep 30, 2015, 8:00em User & V2ersher File: Ht \mmey\CML\50675-00\Eshibits\E050875-00_304.878.dep

			·									
LINE	UNE TABLE	LENGTH	UNE	LINE TABLE BEARING	LENGTH							
LI	S62'16'50'E	174.49	LIB	527"26'48"W	284.75							
12	562'16'50'E	166.13	120	S39'34'52"E	1128.06							
L.	\$2776'47"W	205.70	13	52710'44"W	3297.44							
ū	S62'49'41"E	167.76	122	N62'32'52"W	2141.15							
5	\$37'26'44'E	23.90'	12	N27'33'51"E	883.45					RVE TABLE	·	
	564'53'23'E	82.36	1.34	N62'54'30"W	873.02		CURVE	RADIUS	DELTA	CHORD BEARING	CHORD	LENGTH
5	S60"55'23"E	203.77	135	N14'48'04"E	584.03		6	282.30	30.42.08	544'57'04"E	149.47	151.27'
	S65'00'50"E	504.45'	1.36	N61"32"27"W	842.79		<u>a</u>	398.00"	23'49'04"	S25'32'37"E	164.25	165 45
19	\$84'03'34"E	237.95	15	N01'56'44"E	30.30		<u>a</u>	358.00	55'39'49"	\$8515'35'E	334.28	347.80
L10	563703'43"E	617.43	128	S61'46'00"E	1341.23		64	372.96	28'06'53"	579'06'37'E	181.19	183.02
LIT	\$63'11'33"E	59.96'	120	N27"30"25"E	999.40		<u> </u>	1300.00'	4'06'43"	S62'55'37"E	93.26	93.30'
L12	56375'24"E	16.67	130	N62'45'50"W	1736.03		<u>a</u>	389.00'	19'45'41"	\$72'31'30"E	133.84'	134.51
L13	S62'32'58"E	709.94*	ЦН	N07'56'38"E	329.77							
L14	S62"55'52"E	234.25	132	N62"27"52"W	595.62							
L15	562'35'19"E	410.53	133	N19"40"52"W	605.67							
L16	\$62"46"51"E	190.78	1.34	N16'36'55"W	1731.52							
L17	\$26'07'51"W	281.20'	L35	N27"45'19"E	14.34							
L18	\$6210'36"E	1075.29										
	PE-DAWS GINEERS											
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0	CLN MAROW & JOLDIE MANLOW BOWENS CALED 111,77 ADRES (PRST WART) DOCUMENT NO. 2007104162 OP.R	ß	CALLED ISLL ACRE INACT (SECOND TRACT) ROBA PFLUCCH ET AL VOL SJO, PG. 61 D.R.T.C.	
2	130 CACTUS INVESTMENTS, LP CALLO 33.736 ACRES (TRACT 2A) DOCLIMENT NO, 200003048 O.P.R.	•	ANP AUTUANN NOCE PARTNERS, LP CALLED 33.233 AONES (TRACT 2) DOCUMENT NO. 2007/04425 CP.R.	
3	130 CACTUS UNESTMENTS, UP CALLO 33.540 AORES (DUACT 1) DOOLMENT NO. 2007/04/81 O.P.R.	6	AND AUTUANI ROCE PARTNERS, UP CALLED 10:107 ACMES (RNACT 4) DOCUMENT NO. 2007/084925 O.P.R.	
٩	ARP AUTUMN REDGE PARTNERS, LP Gales 16.747 Acres (React 1) Document ng. 2007/00730 G.F.R.	œ	AND AUTUAN NOOC PARTNERS, LP CALLED 10,184 ACMES (TRACT 6) DOCLADIT NO. 3007084825 O.P.R.	B AND AUTUMN ROCK PARTNERS, LP
3	AUGUST 10.00 ESTATE CALED 16.925 ACMES (10.4CT 2) DOCLARDIT NG. 2012081067 O.P.R.	0	ANP AITUAN NOGE PARTNERS, UP CALLED 28.034 AORES (TRACT 2) DOCLARENT NO, 2007084827 O.P.R.	САЦЕВ 21.379 АОКСЗ (ТРАСТ 5) ВОССМЕНТ НО. 2007064927 Q.P.R. 29 RAYNOND HZES
6	AUGUST ICHH EXTATE CALED 15,667 AGRES (TRACT 2) DOCLARDIT NG, 2012081067 O.P.R.	0	ANP AUTURN RECE PARTNERS, UP CALLED 5,120 ACRES (REACT 4) DOCUMENT NO. 200708-4827 U.P.R.	CALLED 45 AC (SECOND TRACT) VOL 7994, FC 200 D.R.T.C. (2) RATHOND HEES
0	AUGUST KUMM ESTATE CALLED 18.623 AORES (WACT 3) OOCUMENT HO, 2012081087 Q.P.R.	1	AND AUTUMN REDGE PARTHERS, LP Called 4.371 Acres (React 6) Document No. 2007084827 O.P.Z.	CALLED SO ACRE TRACT (FIRST TRACT) VOL 7304, PC 2008 D.R.T.C. 201 LANKY MILLS, SR. AND CHINESTINE H. MILLS
۲	ANP AUTRIAN HOCE PARTNERS, LP CALLD BS ACRES (TRACT 1) DOCUMENT NO. 2007114008 0.F.R.	છ	ANP AUTUMN NUCCE PARTNERS, LP Called 0.997 Acres (Tract 1) Document No. 2007/09/925 O.P.C	CALLED & BOD ACRE TRACT OOC. HOL 2022240054 GAR.LC AS DESCROBED N VOL. 7854, PG. 993, DAT.G. 2014 JAMES METELEY AND WFE.
9	130 CACTUS BNESTLENTS, LA CALLED 1.377 ACRES (TRACT 2) DOCUMENT NG, 2007104161 Q.P.R.	8	ANP AUTUAN ROCE PARTNERS, LP CALLED Q.RSG ACRES (TRACT 1) DOCLARDIT NO. 2007084527 CALLED Q.RSG ACRES	ALDER UN WHTELEY CALLED SLJS AORE TRACT VOL 6373, PG. 1149 D.R.T.C. CO ANP AUTURN ROCE PARTNERS, LP
0	OLIN MANLOW & JOYLDNE MANLOW BOMENS CAULED 58.12 ACRES (SECOND PRIST) VOLUME 7945, PACE 631 D	0	ARP AUTUMN ROCK PARTNERS, LP Called 22.810 Actes (Tract 3) Doclarent NG, 2007004825 C.F.R.	CALLED BS ADDES (TRACT 1) DOCUMENT NO. 2007114900 O.P.P.
U	130 CACTUS INVESTMENTS, LP CALLED 19.944 ACRES (TRACT 28) DOCUMENT NA CONSTRUCTION DATE	₿	ANP AUTUAN ROCK PARTADES, LP Callo 22.528 Acres (Tract 5) Oociment No. 2007054925 O.P.R.	PAPE-DAWSON ENGINEERS
13	130 CACTUS HIVESTMENTS, LP CALLDD 19.335 ACRES (TRACT 2) DOCUMENT NO. 2007/04181 O.P.R	છ	ARP AUTUAIN RECE PARTNOTS, LP CALLED 22-STR ACRES (TRACT 3) DOCLARENT NO. 200708-1427 C.P.R.	Capital 2007 and the second se
			SEPTEMBER 29, 2015	JOB No.: 50875-00

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E-DAWSON IEERS **FIELD NOTES**

FOR

A 348.361 ACRE TRACT OF LAND SITUATED IN THE J. LEISSE SURVEY, ABSTRACT NO. 496, SITUATED IN THE J. WIEHL SURVEY, ABSTRACT NO. 802, AND SITUATED IN THE W. CALDWELL SURVEY, ABSTRACT NO. 162 BEING A PORTION OF A CALLED 111.77 ACRE TRACT (FIRST TRACT) CONVEYED TO OLIN MAHLOW & JOYLENE MAHLOW BEHRENS RECORDED IN DOCUMENT NO. 20071041622 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 35.758 ACRE TRACT (TRACT 2A) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2009093048 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 35.540 ACRE TRACT (TRACT I) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2007104161 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 1.377 ACRE TRACT (TRACT 2) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2007104161 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 16.747 ACRE TRACT (TRACT I) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007100730 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 59.12 ACRE TRACT (SECOND FIRST) RECORDED IN VOLUME 7945, PAGE 831 OF THE DEED RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 19.594 ACRE TRACT (TRACT 2B) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 20090930481 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 19.336 ACRE TRACT (TRACT 2) CONVEYED TO 130 CACTUS INVESTMENTS, LP RECORDED IN DOCUMENT NO. 2007104161 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 16.747 ACRE TRACT CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007100730 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING A PORTION OF A CALLED 85 ACRE TRACT (TRACT I) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007114908 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 33.233 ACRE TRACT (TRACT 2) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094925 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 0.997 ACRE TRACT (TRACT I) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094925 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 10.107 ACRE TRACT (TRACT 4) CONVEYED TO ARP AUTUMN RIDGE

> Austin I San Antonio , Rouston I Fait Worth I Dallas Transportation I Water Resources I Land Development I Surveying I Environmental

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348.361 Acres Job No. 50875-00 Page 2 of 7

PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094925 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 10.184 ACRE TRACT (TRACT 6) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094925 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 29.034 ACRE TRACT (TRACT 2) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094927 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 0.958 ACRE TRACT (TRACT 1) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094927 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 5.920 ACRE TRACT (TRACT 4) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094927 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 4.371 ACRE TRACT (TRACT 6) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094927 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 21.379 ACRE TRACT (TRACT 5) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094927 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 22.539 ACRE TRACT (TRACT 3) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094927 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, BEING ALL OF A CALLED 22.926 ACRE TRACT (TRACT 5) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094925 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, AND BEING ALL OF A CALLED 22.610 ACRE TRACT (TRACT 3) CONVEYED TO ARP AUTUMN RIDGE PARTNERS, LP RECORDED IN DOCUMENT NO. 2007094925 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS. IN TRAVIS COUNTY, TEXAS. SAID 348.361 ACRE TRACT BEING MORE FULLY DESCRIBED AS FOLLOWS, WITH BEARINGS BASED ON THE NORTH AMERICAN DATUM OF 1983 (NA 2011) EPOCH 2010.00, FROM THE TEXAS COORDINATE SYSTEM ESTABLISHED FOR THE CENTRAL ZONE:

COMMENCING at a found 1/2" iron rod being the northwest corner of said 111.77 acre tract, same being the northeast corner of a called 86.5 acre tract conveyed to Normoan Weiss. Et. Ux. recorded in Volume 3431, Page 2019 of the Deed Records of Travis County, Texas, also being a point in the south right of way line of Jesse Bohls Road, a 50' right of way;

THENCE S 62*16'50" E, with the south right of way line of said Jesse Bohls Road, with the north line of said 111.77 acre tract (First Tract), a distance of 174.49 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set being the POINT OF BEGINNING of herein described tract;

PAPE-DAWSON ENGINEERS 348.361 Acres Job No. 50875-00 Page 3 of 7

THENCE with the south right of way line of said Jesse Bohls Road, with the north lines of said 111.77 acre tract (First Tract), said 1.377 acre tract (Tract 2), said 16.747 acre tract (Tract 1), and said 59.12 acre tract (Second First) the following twenty-one (21) courses and distances:

- 1. S 62°16'50" E, a distance of 166.13 feet to an iron rod with cap marked "TLS Inc." found and a point of non-tangent curvature,
- along the arc of said curve to the right, having a radius of 282.30 feet, a central angle of 30°42'08", a chord bearing and distance of S 44°57'04" E, 149.47 feet, an arc length of 151.27 feet to an iron rod with cap marked "CS Ltd" found and point of tangency.
- 3. S 27°16'47" W, a distance of 205.70 feet to an iron rod with cap marked "TLS Inc." found,
- 4. S 62°49'41" E, a distance of 167.76 feet to an iron rod with cap marked "TLS Inc." found and point of non-tangent curvature,
- 5. along the arc of said curve to the left, having a radius of 398.00 feet, a central angle of 23°49'04", a chord bearing and distance of S 25°32'37" E, 164.26 feet, an arc length of 165.45 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set and point of tangency.
- 6. S 37°26'44" E, a distance of 23.90 feet to a 15" iron rod with yellow cap marked "Pape-Dawson" set and point of non-tangent curvature,
- along the arc of said curve to the left, having a radius of 358.00 feet, a central angle of 55°39'49", a chord bearing and distance of S 65°15'35" E, 334.28 feet, an arc length of 347.80 feet to a an iron rod with cap marked "CS Ltd" found and point of reverse curvature.
- along the arc of said curve to the right, having a radius of 372.98 feet, a central angle of 28°06'53", a chord bearing and distance of S 79°06'37" E, 181.19 feet, an arc length of 183.02 feet to a an iron rod with destroyed cap found and point of tangency,
- 9. S 64°53'23" E, a distance of 82.36 feet to an iron rod with cap marked "CS Ltd" found
- 10. S 60°55'23" E, a distance of 203.77 feet to an iron rod with cap marked "CS Ltd" found and point of non-tangent curvature,



348.361 Acres Job No. 50875-00 Page 4 of 7

- 11. along the arc of said curve to the left, curve a radius of 1300.00 feet, a central angle of 04°06'43", a chord bearing and distance of S 62°56'37" E, 93.28 feet, an arc length of 93.30 feet to a 1/2" iron rod found,
- 12. S 65°00'50" E, a distance of 504.45 feet to an iron rod with cap marked "CS Ltd" found,
- 13. S 64°03'34" E, a distance of 237.95 feet to an iron rod with cap marked "CS Ltd" found,
- 14. S 63°03'43" E, a distance of 617.43 feet to a an iron rod with cap marked "CS Ltd" found,
- 15. S 63°11'33" E, a distance of 59.96 feet to an iron rod with cap marked "TLS Inc." found,
- 16. S 63°15'24" E, a distance of 16.67 feet to an iron rod with cap marked "TLS Inc." found,
- S 62°32'58" E, a distance of 709.94 feet to an iron rod with cap marked "TLS Inc." found,
- S 62°55'52" E, a distance of 234.25 feet to an iron rod with cap marked "TLS Inc." found,
- S 62°35'19" E, a distance of 410.53 feet to an iron rod with cap marked "TLS Inc." found and point of non-tangent curvature,
- 20. along the arc of said curve to the left, having a radius of 389.00 feet, a central angle of 19°48'41", a chord bearing and distance of S 72°31'30" E, 133.84 feet, an arc length of 134.51 feet to an iron rod with destroyed cap, a point of tangency and,
- 21. S 62*46'51" E, a distance of 190.78 feet to an iron rod with cap marked "TLS Inc. found being the northeast corner of said 59.12 acre tract (Second First), same being a point in the south right of way line of said Jesse Bohls Road, also being the northwest corner of a called 45 acre tract (Second Tract) conveyed to Raymond Hees recorded in Volume 7594, Page 208 of the Deed Records of Travis County, Texas,

THENCE S 26°07'51" W. with the east line of said 59.12 acre tract (Second First), some being the west line of said 45 acre tract (Second Tract), a distance of **281.20 feet** to a $\frac{1}{2}$ " iron rod found being the southwest corner of said 45 acre tract, same being a point in the east line of said 59.12 acre tract, also being the northwest corner of said 33.233 acre tract (Tract 2)

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348.361 Acres Job No, 50875-00 Page 5 of 7

THENCE S 62°10'36" E, with the south line of said 45 acre tract (Second Tract), same being the north lines of said 33.233 acre tract (Tract 2), the north line of said 10.107 acre tract (Tract 4) and said 10.184 acre tract (Tract 6) a distance of 1075.29 feet to an iron rod with cap marked "Bryan Tech" found being the southeast corner of said 45 acre tract, same being the northeast line of said 10.184 acre tract, also being a point in the west line of a called 50 acre tract (First Tract) conveyed to Raymond Hees recorded in Volume 7594, Page 208 recorded in the Deed Records of Travis County, Texas.

THENCE S 27°26'48" W, with the cast line of said 10.184 acre tract (Tract 6), same being the west line of said 50 acre tract (First Tract), a distance of 284.76 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set being the southwest corner of said 50 acre tract (First Tract), same being a point in the cast line of said 10.184 acre tract (Tract 6), also being the northwest corner of said 29.034 acre tract (Tract 2),

THENCE S 39°34'52" E, with the south line of said 50 acre tract (First Tract), same being the north lines of said 29.034 acre tract (Tract 2), said 5.920 acre tract (Tract 4) and said 4.371 acre tract (Tract 6), a distance of **1128.06** feet to a cedar post found being the northeast corner of said 4.371 acre tract (Tract 6), same being the southeast corner of said 50 acre tract, also being a point in the west right of way line of Cameron Road, a 60° right of way;

THENCE S 27°10'44" W, with the west right of way line of said Cameron Road, same being the east lines of said 4.371 acre tract (Tract 6), said 0.958 acre tract (Tract 1) and said 21.379 acre tract (Tract 5), a distance of 3297.44 feet to an iron rod with cap marked "Bryan Tech" found being the southeast corner of said 21.379 acre tract, same being a point in the west right of way line of said Cameron Road, also being the northeast corner of a called 8.90 acre tract conveyed to Larry Mills, Sr. and Christine H. Milles recorded in Document No. 2002240294 of the Official Public Records of Williamson County, Texas;

THENCE N 62°32'52" W, with the north line of said 8.90 acre tract and the north line of a called 98.38 acre tract conveyed to James Whiteley and Nadine M. Whitely recorded in Volume 6373, Page 1149 of the Deed Records of Travis County, Texas, same being the south lines of said 21.379 acre tract (Tract 5), said 22.539 acre tract (Tract 3), said 29.034 acre tract (Tract 2), said 22.926 acre tract (Tract 5), said 22.610 acre tract (Tract 3) and said 33.233 acre tract (Tract 2), a distance of 2141.15 feet to a cotton gin spindle found for the southwest corner of said 33.233 acre tract (Tract 2), same being the northeastern ell corner of said 98.38 acre tract;

THENCE N 27*33'51" E. with the cast line of said 98.38 nore tract, same being the west line of said 33.233 acre tract (Tract 2), a distance of **883.49** feet to a $\frac{1}{2}$ " iron rod with yellow cap marked "Pape-Dawson" set being the northeast corner of said 98.38 acre tract, same being a point in the west line of said 33.233 acre tract (Tract 2), also being the southeast corner of the aforementioned 85 acre tract (Tract 1),



348.361 Acres Job No. 50875-00 Page 6 of 7

THENCE N 62°54'30" W, with the north line of said 98.38 acre tract, same being the south line of said 85 acre tract (Tract 1), a distance of 873.02 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,

THENCE departing the north line of said 98.38 acre tract, through the interior of said 85 acre tract (Tract 1) the following three (3) courses and distances:

- N 14*48'04" E, a distance of 684.03 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set,
- 2. N 61°32'27" W, a distance of 842.79 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 3. N 01*56'44" E, a distance of 30.30 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set in the north line of said 85 acre tract (Tract 1), same being the south line of a called 15.623 acre tract (Tract 3) conveyed to the August Kuhn Estate recorded in Document No. 2012081067 of the Official Public Records of Travis County, Texas,

THENCE S 61°46'00" E, with the north line of said 85 acre tract (Tract 1), same being the south line of said 15.623 acre tract (Tract 3), a distance of 1341.23 feet to a $\frac{1}{2}$ " iron rod with yellow cap marked "Pape-Dawson" set for the northwest ell corner of said 85 acre tract (Tract 1), same being the southeast corner of said 15.623 acre tract (Tract 3);

THENCE N 27°30'25" E, with the west line of said 85 acre tract (Tract 1), same being the east lines of said 15.623 acre tract (Tract 3), the east line of a called 15.967 acre tract (Tract 2) conveyed to August Kuhn Estates recorded in Document No. 2012081067 of the Official Public Records of Travis County, Texas, and the east line of a called 16.925 acre tract (Tract 2) conveyed to August Kuhn Estate recorded in Document No. 2012081067 of the Official Public Records of Travis County, Texas, a distance of 999.40 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set being the northeast corner of said 16.925 acre tract (Tract 2), same being the southeast corner of the aforementioned 16.747 acre tract (Tract 1) and a point in the west line of said 85 acre tract (Tract 1);

THENCE N 62°45'50" W, with the north line of said 16.925 acre tract (Tract 2), same being the south line of said 16.747 acre tract (Tract 1), a distance of **1736.03** feet to a $\frac{1}{2}$ " iron rod with yellow cap marked "Pape-Dawson" set,

THENCE through the interiors of said 16.747 nere tract (Tract 1), said 35.540 acre tract (Tract 1), said 35.758 acre tract (Tract 2A) and through the interior of said 111.77 acre tract (First Tract) the following five (5) courses and distances:



348.361 Acres Job No. 50875-00 Page 7 of 7

- N 07°56'38" E, a distance of 329.77 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set,
- 2. N 62°27'52" W, a distance of 595.82 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 3. N 19°40'52" W, a distance of 605.67 feet to a ½" iron rod with yellow cap marked "Pape-Dawson" set,
- 4. N 16°36'55" W, a distance of 1731.52 feet to a 1/2" iron rod with yellow cap marked "Pape-Dawson" set,
- 5. N 27°45'19" E, a distance of 14.34 feet to the POINT OF BEGINNING, and containing 348.361 acres in Travis County, Texas. Said tract being described in accordance with a survey made on the ground and a survey description and map prepared under job number 50875-00 by Pape-Dawson Engineers, Inc.

PREPARED BY:	Pape-Dawson Engineers, Inc.
DATE:	September 29, 2015
Job No.:	50790-00
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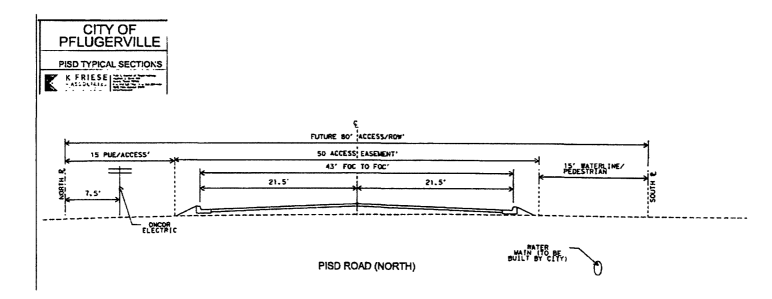
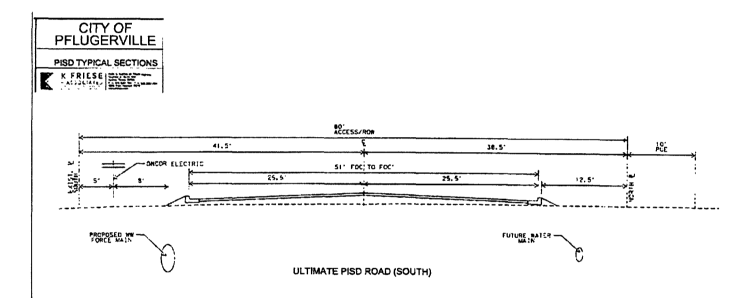


Exhibit C - North School Road Cross Section





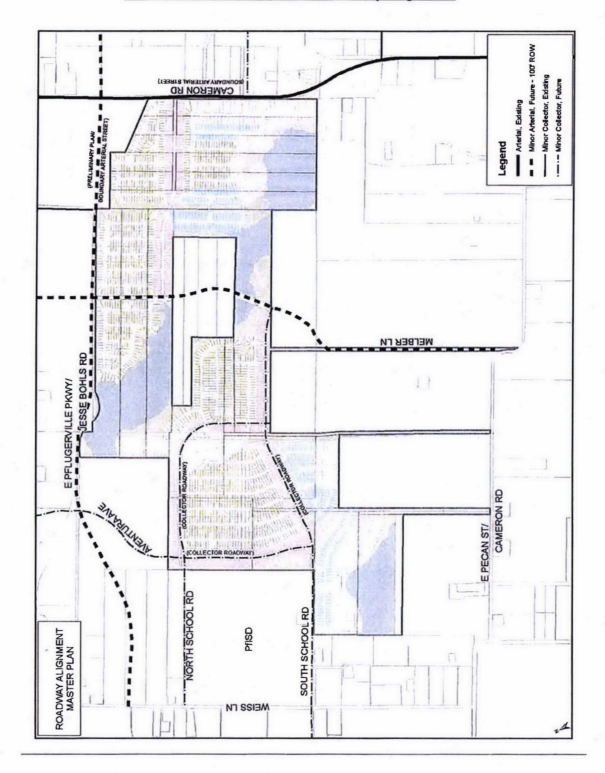
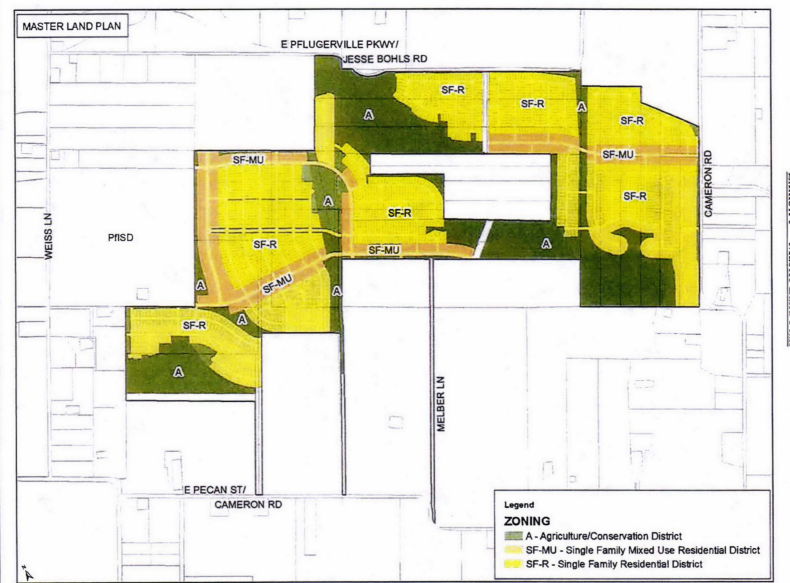


Exhibit E - Arterial and Collector Roadway Alignments



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Exhibit F - Master Land Plan

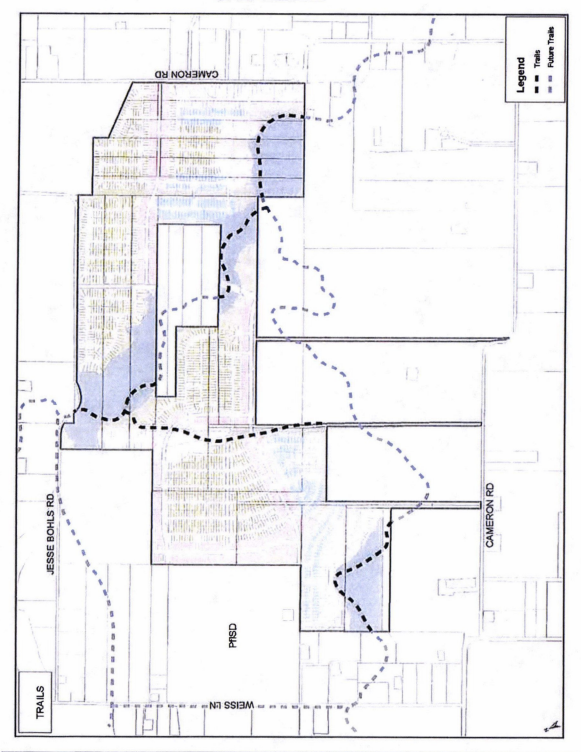


Exhibit G - Trails

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Exhibit H – PfISD and CITY Development Agreement

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DEVELOPMENT AGREEMENT

STATE OF TEXAS

COUNTY OF TRAVIS

KNOW ALL MEN BY THESE PRESENTS:

This Development Agreement (the "Agreement") is made and entered into effective as of the 10th day of <u>August</u>, 2015 (the "Effective Date"), by and among the CITY OF PFLUGERVILLE, TEXAS, a Texas municipal corporation (the "City"), and PFLUGERVILLE INDEPENDENT SCHOOL DISTRICT, a political subdivision of the State of Texas ("SCHOOL DISTRICT"). The City and School District are sometimes individually referred to herein as a "Party" and collectively referred to as the "Parties."

RECITALS

WHEREAS, the City of Pflugerville, Texas ("City") desires to collaborate with the Pflugerville Independent School District ("School District") to achieve the public purpose of reducing development cost for the development of public schools and expedite construction of a new school within the City and the City's Extraterritorial Jurisdiction (ETJ); and

WHEREAS, the Parties desire to establish mutually acceptable land development standards and procedures for the development of roughly 150 acres of land for the construction of High School 4 and its associated infrastructure, which will provide predictability and reduced costs, while furthering the health, safety and welfare of the community; and

WHEREAS, the City, through its ordinances and regulations, maintains development regulations, for the protection of the public health, safety and welfare of the people of the City; and

WHEREAS, the School District is a political subdivision of the State of Texas charged with the education of children which has its own funding source and elected governing body separate from the City; and

WIIEREAS, independent public school districts must meet certain construction standards and occupancy deadlines due to state mandated education facility requirements; and

WHEREAS, the School District desires to more effectively utilize its resources to meet the growing demands of its student population; and

WHEREAS, the City and School District desire to provide for the efficient development of High School 4; and

WHEREAS, the City and the School District desire to enter into an agreement that modifies certain requirements of the City's Unified Development Code (UDC); and

WHEREAS, the City desires to facilitate the expansion of the City's infrastructure to provide further service to the areas east of Weiss Lane and seeks cooperation with property owners to further those objectives; and

WHEREAS, the School District agrees to dedicate rights of way and necessary easements for construction of roadways, drives and utility infrastructure to support its development; and

WHEREAS, the City desires to maintain all public infrastructure associated with the development of the school facility; and

WHEREAS, the City and School District desires the site meet all Fire Code criteria and has worked with Travis County ESD 2 to accomplish an alternate criteria for meeting the minimum two points of connection for sprinkled buildings which exceed 124,000 square feet in floor area; and

WHEREAS, this Development Agreement restates and replaces the version previously approved by the Pflugerville City Council on July 14, 2015; and

WHEREAS, the City and School District acknowledge that this agreement and the consideration provided by the City in the Water Metering Settlement Agreement as Exhibit D shall serve as additional consideration in support of this agreement.

WHEREAS, the City is statutorily authorized to make and enter into this Agreement with the School District in accordance with Texas Local Government Code, Section 212.172; and

WHEREAS, the City has complied with all requirements of the Texas Local Government Code and approved the terms and provisions of this Agreement.

NOW, THEREFORE, the City and School District, in consideration of the premises, the mutual covenants and agreements of the Partics hereinafter set forth and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by both Parties, agree as follows:

ARTICLE I

PROPERTY DEVELOPMENT

1.1 <u>Project</u>. The School District intends to develop the Property with the School District's fourth high school (the "Project"). The Project is situated on approximately 149.96 acres of land located on the east side of Weiss Lane (the "Property") within the City's Extraterritorial Jurisdiction ("ETJ"), said Property being described by metes and bounds in Exhibit A-1 and depicted by the survey on Exhibit A-2.

1.2 <u>Annoxation</u>. Per Local Government Code Chapter 43, The School District may petition for nunexation or the City may pursue annexation of the Property. The City agrees to

not pursue annexation of the Property until a point in time after the completion of the Project unless otherwise requested by the School District.

1.3 Platting. The City agrees that the School District will not be required to plat the property as developed for the Project as long as the Project complies with this agreement, and further agrees that compliance with this agreement for the Project will meet the platting exemption for additional facilities constructed on the property in the future pursuant to the Texas Local Government Code. Dedication of right-of-way or public utility easements or extensions by separate instrument shall not constitute a subdivision requiring platting as long as such dedication is conveyed by separate instrument. The City agrees to utilize the southern public access easement, as depicted in Exhibit B, for access to City infrastructure until such time that the site east of the Property is developed or the School District develops additional education facilities on the Property, whichever comes first.

1.4 Infrastructure Requirement. All public improvements depicted in Exhibits B and C that are to be constructed by the School District must be constructed, inspected and formally accepted by the City. The School District will use its best efforts to complete all public improvements prior to the Project being occupied. The School District will submit all conveyance instruments to the City with all necessary metes and bounds for the right-of-way dedication for Weiss Lane for city approval. The School District will prepare and dedicate to the City all easements along the north and west property lines within 60 days of this agreement unless otherwise agreed to by the City. The City will prepare all casements along the south property line for dedication by the School District.

1.5 <u>Water Service</u>. The School District agrees to transfer water service providers from Manville to the City and the City will pay all fees due to Manville WSC for this transfer, and all additional fees and professional services required for the transfer.

1.6 <u>Community Impact Fees</u>. The City will not charge any community impact fees nor meter fees, including associated tap fees, associated with water or wastewater to the Property. The City will also waive any request for the School District to make any Impact fee contribution as allowed by law.

1.7 Future Educational Facilities. The Parties agree that this agreement does not consider all implications of future educational facilities on the Property and agree to discuss any potential conflicts or concerns once it is determined that additional facilities will be constructed on the Property. Upon such time the School District begins site planning for any additional educational facility on the Property, the School District agrees to notify the City immediately and discuss any additional easements, right of way, development considerations or construction improvements, not otherwise identified within this agreement, necessary for adequate service to the proposed educational facility. The School District acknowledges that any additional educational facilities will require analysis of roadway infrastructure. The Parties acknowledge that this agreement does not waive the application of any land use, development, zoning or other regulation that would otherwise be applicable to future construction or development of the Property by the School District. The City acknowledges that building and zoning ordinances do not apply to the Property prior to annexation.

ARTICLE II

CONSTRUCTION OF ROADWAYS AND UTILITY INFRASTRUCTURE; DEDICATION OF RIGHTS OF WAY AND EASEMENTS

2.1 <u>Dedication of rights of way and necessary ensements</u>. The School District agrees to dedicate via separate instruments the casements and rights-of-way described below and as depicted in Exhibit B. The dedications shall be made by separate instrument and shall take place in accordance with Section 1.4 above.

Weiss Lane:	Thirty feet (30') of street right-of-way to be dedicated unless an alternate amount is otherwise determined to be necessary by the Preliminary Engineering Report (PER) for Weiss being conducted by the City Fifteen foot (15') sidewalk and water easement Ten foot (10') public utility casement
North Private Drive:	Fifty foot (50') joint access casement Fifteen foot (15') sidewalk and water easement Fifteen foot (15') public utility and joint access casement
East Private Drive:	Sixty foot (60') joint access easement (Refer to provisions outlined in Section 2.2.1) Fifteen foot (15') public utility easement Fifteen foot (15') sidewalk and wastewater easement
South Public Access:	Eighty foot (80') public access easement Ten foot (10') public utility easement

The public utility easement (P.U.E.) required on the northern and eastern boundaries may include the electrical easements required by the electric provider.

All easements and dedication instruments will be in a form approved by the City Attorney's Office and will be perpetual, non-exclusive unless otherwise defined in the easement document and will not include reverter language or other terms that may interfere with the intended use as provided for in the instrument.

2.2 Construction of roadways and necessary infrastructure.

2.2.1 The School District agrees to construct a 26 foot wide access lane (to city public roadway standards) along the eastern boundary within the access easement from the northern access easement to Driveway D as depicted on Exhibit B. At such time additional education facilities are constructed on site, the School District agrees to convert the eastern private drive into a public right of way (by dedication) and widen the access lane (to city public roadway standards) with a minimum of 40 feet of pavement from the northern property line to the southern public access easement. The city will accept, operate, and maintain the roadway. In the event the North Private Drive is constructed to city street standards and accepted by the City for

operation and maintenance prior to the East Private Drive becoming public this provision becomes moot and is no longer in effect.

- 2.2.2 The School District agrees to construct (to Travis County ESD #2 standards):
 - 1) The North Private Drive to the Project with a minimum 45 fect of pavement from Weiss Lanc to Driveway B as depicted in Exhibit B and
 - The private drive with no less than 26 feet of pavement width from Driveway B to Driveway D along the East Private Drive as depicted in Exhibit B.

2.2.3 The City agrees to construct a driveway suitable for access to the wastewater infrastructure along the south public access easement. At such time the property is annexed, per Section 1.2, the south road will be constructed to a public roadway standards. Right of way dedication will be considered the School District's participation and no further participation in construction is required by the School District unless the road has not been constructed at such time additional education facilities are to be constructed on site. The City agrees to participate and work with adjacent property owners to construct the southern road if it is needed to serve adjacent development prior to the construction of additional educational facilities on site.

2.2.4 The PUE provided for along the northern and eastern Property boundaries, as depicted in Exhibit B, is the agreed easement for electric transmission service lines by both the City and the School District. The City agrees to fund half of the cost of installation of the electric transmission service and the School District will fund the remaining half. The parties shall use best efforts to use buried transmission lines where possible/practical.

2.2.5 The City agrees to construct, at its sole cost, the offsite wastewater infrastructure necessary to service the Property. All onsite wastewater infrastructure serving the Project will be constructed by the School District, at its sole cost. See Exhibit C. The City will use its best efforts to complete the offsite wastewater infrastructure in a timely manner.

2.2.6 The School District shall, at its sole cost, construct 6-foot sidewalks along the southern edge of the drive that parallels the northern property line as generally depicted in Exhibit B in accordance with Section 1.4. Sidewalks are to be constructed to City standards with the exception that a steel mesh is permissible.

2.2.7 The School District shall, at its sole cost, construct all onsite water service lines necessary to serve the Property, including the domestic service lines, irrigation lines and private fire lines.

2.2.8 'The City shall, at its sole cost, construct a 24'' waterline from its water treatment plant on Weiss Lane south along the cast side of Weiss Lane to the Property's north drive, as depicted in Exhibit C.

2.2.9 The City shall, at its sole cost, construct a 12" public water line from Weiss Lane to the eastern property line of the Property, as depicted in Exhibit C. The Emergency Service District (ESD) #2 requires fire water available for fire suppression prior to erection of any structure. In order for the School District to meet the life safety requirement deadlines, the City

will use its best efforts to complete the offsite wastewater infrastructure in a timely manner.

2.2.10 The City shall, at its sole cost, construct a future 24" water line along the eastern side of Weiss Lane from the northern property line to the southern property line at such time additional Educational Facilities are permitted or in association with a future utility Capital Improvement Project (CIP), whichever occurs first.

2.2.11 The School District shall construct or post fiscal surety for all improvements identified within the Property's Traffic Impact Analysis (TIA). The School District agrees to pay its pro-rate share of the cost of improvements identified in the TIA unless otherwise agreed to prior to final approval of the TIA.

ARTICLE III

MISCELLANEOUS

3.1 <u>Assignment by School District</u>. School District's rights and obligations under this Agreement may be assigned by School District, to one or more purchasers of all or any portion of the Property. Upon any such assignment, the assignor will be released of any further obligations under this Agreement as to the portion of the Property sold and obligations assigned.

3.2 <u>Term</u>. This Agreement shall be binding upon the Parties, their successors and assigns, and shall be effective for a term commencing of the Effective Date and continuing for a period of fifteen (15) years, unless renewed and extended by mutual agreement of the Parties in accordance with Chapter 212, Sub-Chapter G, Local Government Code or the property is annexed.

3.3 <u>Default</u>. Notwithstanding anything herein to the contrary, no party shall be deemed to be in default hereunder until the passage of thirty (30) days after receipt by such party of notice of default from the other party. Upon the passage of thirty (30) days without cure of the default, such party shall be deemed to have defaulted for purposes of this Agreement. In the event of a non-cured default, the non-defaulting party shall have all the rights and remedies available under applicable law, including the right to institute legal action to cure any default, to enjoin any threatened or attempted violation of this Agreement, or to enforce the defaulting party's obligations under this Agreement by specific performance.

3.4 <u>Attorneys' Fees</u>. If any action at law or in equity, including an action for declaratory relief, is brought to enforce or interpret the provisions of this Agreement, the prevailing party shall be entitled to recover necessary and reasonable attorneys' fees from the other party. The amount of fees recoverable under this paragraph may be set by the court in the trial of the underlying action or may be enforced in a separate action brought for that purpose, and any fees recovered shall be in addition to any other relief that may be awarded.

3.5 <u>Notices</u>. Any notice to be given hereunder by any party to another party shall be in writing and may be effected by personal delivery or by sending said notice by nationallyrecognized overnight delivery carrier or by registered or certified mail, return receipt requested, to the address set forth below. Notice shall be deemed given and received (a) if hand delivered,

when delivered in person to the address set forth hereinafter for the party to whom notice is given, (b) if mailed, upon the expiration of two (2) business days after having been placed in the United States mail, postage prepaid, by certified mail, return receipt requested, addressed to the party to whom notice is being given at the address hereinafter specified, or (c) upon one (1) business day after being deposited on a paid basis with a nationally-recognized overnight delivery carrier.

Any notice mailed to the City shall be addressed to:

City Manager City of Pflugerville P.O. Box 589 Pflugerville, Texas 78691-0589

With a copy to:

George Hyde Denton, Navarro, Rocha, Bernal, Hyde & Zech P.C. 2500 W. William Cannon Austin, Texas 78745

Any notice mailed to School District shall be addressed to:

Superintendent Pflugerville Independent School District Superintendent 1401 West Pecan Pflugerville, Texas 78660

Any party may change the address for notice to it by giving notice of such change in accordance with the provisions of this section.

3.6 <u>Entire Agreement</u>. This Agreement, together with any exhibits attached hereto, constitutes the entire agreement between the Parties hereto, and may not be amended except by a writing signed by all Parties (or, with respect to School District, all then-current owners of the Property) and dated subsequent to the date hereof.

3.7 <u>Soverability</u>. If any sentence, section, subsection, clause, phrase, part or provision of this agreement be declared by a court of competent jurisdiction to be invalid, the same shall not affect the validity of the agreement as a whole, or any part thereof, other than the part declared to be invalid.

3.8 <u>Reservation of Rights</u>. To the extent not inconsistent with this Agreement, each Party reserves all rights, privileges, and immunities under applicable laws.

3.9 <u>Authority for Execution</u>. The City certifies, represents and warrants that the execution of this Agreement has been duly authorized and that this Agreement has been approved in conformity with City ordinances and other applicable legal requirements. School District certifies, represents and warrants that the execution of this Agreement by School District has been duly authorized.

3.10 <u>Time of the Essence</u>. Time is of the essence in the performance of this Agreement.

3.11 <u>Condition Precedent.</u> This agreement is not effective unless and until the Water Metering Settlement Agreement is also executed and agreed to by the Parties. The consideration provided by the City in this agreement is provided in part in order to satisfy its obligations in the Settlement Agreement.

3.12 No Third Party Beneficiary. This Agreement inures to the benefit of and obligates only the City and School District. No term or provision of this Agreement shall benefit or obligate any person or entity not a party to it. The City and School District will cooperate fully in opposing any attempt by any third person or entity to claim any benefit, protection, release or other consideration under this Agreement.

3.13 Relationship. Nothing contained herein shall be deemed or construed by the Parties hereto, or by any third party, as creating the relationship of principal and agent, partners, joint venturers or any other similar such relationship between the Parties.

3.14 <u>Exhibits</u>. The following exhibits are incorporated herein by reference and made a part of this Agreement for all purposes.

Exhibit A-1 and A-2 - Legal Description of Property

- Exhibit B Graphic Description of Proposed Improvements for Easements and Right of Way (ROW)
- Exhibit C Graphic Description of Utility Construction
- <u>Exhibit D</u>- Water Metering Scttlement & Release between the Pflugerville Independent School District and the City of Pflugerville, Texas

[SIGNATURES ON FOLLOWING PAGE]