

AMENDMENT NO. 1 TO THE MASTER LEASE AGREEMENT

This Amendment No. 1 (the “First Amendment”), effective as of the date last signed below (the “First Amendment Effective Date”), amends the Master Lease Agreement for the Use of City Property for Installation of Network Huts (the “Agreement”) entered into between the City of San Antonio (“City”) and Google Fiber Texas, LLC (“Google Fiber”) on August 27, 2015, and approved in Ordinance No. 2014-03-13-0153. This First Amendment is made and entered into by and between the City and Google Fiber pursuant to Ordinance No. _____, dated December 7, 2017.

WHEREAS, the parties signed the Agreement effective August 27, 2015; and

WHEREAS, the Agreement included exhibits for seventeen (17) City Sites leased to install Network Huts; and

WHEREAS, the parties have agreed to continue the work on the same terms and conditions except that the parties desire to update the Exhibits to the Agreement.

NOW THEREFORE, in consideration of the mutual covenants and promises set forth herein and for other good and valuable consideration, the receipt of which both parties hereby acknowledge, the parties agree to amend the Agreement as follows:

1. Modification of Agreement. All Exhibits attached to the Agreement are removed in their entireties, except for the exhibits that identify the Network Hut located at the City Site known as West End Park, 1401 N. Hamilton (**Exhibits A-2, B-2, C-2, D-2, E, and F**).

2. Relinquishment of Rights. Google Fiber relinquishes all leasehold rights, privileges, easements, appurtenances, and immunities it has had under the Agreement to the sixteen (16) City Site locations set forth in **Exhibit A**, attached to this Agreement for all purposes.

3. General Terms and Conditions.

- a. All capitalized terms used in this First Amendment, unless otherwise defined herein, will have the same meaning as the terms contained in the Agreement.
- b. In case of any inconsistencies between the terms and conditions contained in the Agreement and the terms and conditions contained in this First Amendment, the terms and conditions herein will control.
- c. Except as set forth in this First Amendment, the Agreement remains unchanged and in full force and effect.
- d. Each of the parties represents and warrants that it has the right, power, legal capacity and authority to enter into and perform its respective obligations under this First Amendment.

[Signatures on the next page]

Executed and **Agreed** to as of the dates indicated below.

**City of San Antonio, a Texas
municipal corporation**

Google Fiber Texas, LLC

(Authorized Signature)

(Authorized Signature)

(Printed Name)

(Printed Name)

(Title)

(Title)

(Date)

(Date)

Attest:

Approved as to Form:

City Clerk

Approved as to Form:

Andrew Segovia, City Attorney

Exhibit A – Relinquishment of Leasehold Rights, Sixteen (16) City Sites

Location	Name
800 Hemphill Dr	Garza Park
3425 Rogers Road	Fire Station #45
300 Haskin	Haskin Park
209 East Woodlake	City Parcel
325 Gray Street	City Parcel
Near 6114 Catalina	Street ROW/Drainage
13330 Kyle Seale Parkway	John Igo Branch of San Antonio Public Library
10750 Nacogdoches Rd	Fire Station #39
5020 Prue Road	NW Police Substation
2515 Thousand Oaks Drive	Fire Station #14
1165 Evans Road	Fire Station #46
800 Block of Rice Road	Fire Station #18
6307 Sun Valley Road	Johnston Branch of San Antonio Public Library
3101 Roselawn	Kennedy Park
900 Rigsby Road	Highland Park
175 Kelly Drive	City Parcel