

Sec. 2-3. - Commercial filming of Ceity-owned facilities.

- (a) Fee charged; exception. Fees will not be assessed for noncommercial filming activities designed solely to promote San Antonio as a tourist destination. Fee assessments and waivers for commercial, movie, or television filming will be a joint decision between the City's Film Office and the Director of the Managing City Department . ~~A fee not to exceed two hundred dollars (\$200.00) for use of a city owned facility or city property in connection with movie and/or television productions, national or syndicated television commercials, and commercial advertising campaigns or promotions is hereby authorized. Said fee shall not be charged for movie and/or television productions or commercials for public television or for local commercial advertising campaigns or promotions as is determined by the city manager or his designated representative.~~
- (b) Film liaison agency. ~~The convention and visitor's bureau~~ San Antonio Film Office is hereby designated as the City's film liaison agency. The Ceity Manager or his/her designated representative is authorized to establish guidelines to regulate the filming activity mentioned in subsection (a) above.
- ~~(c) Authority of city manager to set fee on case by case basis. The city manager or his authorized representative is hereby authorized to establish such fee in an amount not to exceed two hundred dollars (\$200.00) on a case by case basis with those companies or their agents who propose to use a city facility or city property for filming activities.~~

(Ord. No. 59644, § 4, 10-25-84; Revised 10-13-16)