THIS IS A DRAFT AND WILL BE REPLACED BY THE FINAL, SIGNED ORDINANCE OR RESOLUTION ADOPTED BY CITY COUNCIL.

AN ORDINANCE

DECLARING TWO IMPROVED CITY OWNED REAL PROPERTIES LOCATED AT 503 NOLAN STREET AND 507 NOLAN STREET IN COUNCIL DISTRICT 2 AS SURPLUS AND AUTHORIZING THEIR SALE TO ENRLOUR INVESTMENTS LLC FOR A COMBINED TOTAL OF \$109,000.00.

* * * *

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF SAN ANTONIO:

SECTION 1. The City Manager and her designee, severally, are authorized and directed to sell to Enrlour Investments LLC either or both of the properties currently addressed as 503 Nolan Street and 507 Nolan Street, as shown and described in **Attachment I**, which is incorporated herein for all purposes as if fully stated, for \$109,000.00 (\$54,500.00 each). The City Manager and her designee, severally, are authorized and directed to execute and deliver on behalf of the city sale contracts and deeds without warranty, substantially in the form shown in **Attachment II**, conveying the above-described property. The City Manager and her designee, severally, are authorized to take all additional actions reasonably necessary or convenient to effectuate the transaction, including executing and delivering all instruments and agreements conducive to effectuating the transaction.

SECTION 2. The properties were appraised at \$54,000 each by Sandison Appraisal, LLC (State of Texas Certified Professional Appraiser) on June 17, 2015. Funds generated by this ordinance will be deposited into Fund 40099000, WBS Element 20-00045-90-21 and General Ledger 4903100.

SECTION 3. The disposition of surplus property must be coordinated through the city's Finance Department to assure the removal of these assets into the City's financial records and to record the proper accounting transactions.

SECTION 4. The financial allocations in this Ordinance are subject to approval by the Director of Finance, City of San Antonio. The Director of Finance, may, subject to concurrence by the City Manager or the City Manager's designee, correct allocations to specific SAP Fund Numbers, SAP Project Definitions, SAP WBS Elements, SAP Internal Orders, SAP Fund Centers, SAP Cost Centers, SAP Functional Areas, SAP Funds Reservation Document Numbers, and SAP GL Accounts as necessary to carry out the purpose of this Ordinance.

SECTION 5. This ordinance becomes effective 10 days after passage, unless it receives the eight votes requisite to immediate effectiveness under San Antonio Municipal Code § 1-15, in which case it becomes effective immediately.

PASSED AND APPROVED this _____ day of _____, 2016.

M A Y O R Ivy R. Taylor

APPROVED AS TO FORM:

Leticia M. Vacek, City Clerk

Martha G. Sepeda, Acting City Attorney

Attachment I







Real Estate Sales Contract

(507 Nolan)

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Authorizing Ordinance:

Authority for Negotiated Sale:	Local Government Code § 272.001 (b)(6)
Seller:	City of San Antonio
Address:	P.O. Box 839966, San Antonio, Texas 78283-3966 (Attention: Martha Almeria)
Phone:	210-207-6970
Email:	malmeria@sanantonio.gov
Type of Entity:	a Texas municipal corporation
Buyer:	Enrlour Investments LLC
Address:	20327 Knights Banner, SAT, 78258
Phone:	210-317-7850
Email:	lourdes@americanrealtyusa.com - Broker

Type of Entity: Limited liability company

- Property: The land commonly known as 507 Nolan, a tract of land consisting of approximately 0.137 acres of Lot 12, Block 19, NCB 546, City of San Antonio, as recorded in Volume 14125, Page 912 of the Deed Records of Bexar County, Texas and more fully described in Exhibit A ("Land"), together with improvements to the Land.
- Title Company:First American TitleAttn: Nefi Miramontes

Address: 10999 IH 10 West, Suite 850 San Antonio, Texas 78230

Phone: 210-247-4249

Email:

Purchase Price: \$54,500.00

Independent Consideration: \$500.00

Earnest Money: \$1,500.00

Effective Date: The later of (A the effective date of the Authorizing Ordinance and (B) the date a representative of the Title Company signs a receipt for this fully executed contract

County for Performance Bexar County, Texas

1. Deadlines and Other Dates.

All deadlines in this contract expire at 5:00 P.M. local time where the Property is located. If a deadline falls on a Saturday, Sunday, or federal or local holiday, the deadline will be extended to the next day that is not a Saturday, Sunday, or holiday. Time is of the essence.

1.01.	Earnest Money Deadline	10	Days after the Effective Date
1.02.	Delivery of Title Commitment	30	Days after the Effective Date

1.03.	Delivery of Survey	20 Days after Effective Date
1.04.	Delivery of legible copies of instruments referenced in the Title Commitment and Survey	10 Days after the Effective Date
1.05.	Delivery of Seller's records as specified in Exhibit C	10 Days after the Effective Date
1.06.	Asbestos Survey Deadline	Waived per City Council Ordinance
1.07.	Buyer's Objection Deadline	20 Days after the receipt of Title Commitment and legible copies of instruments referenced in the Title Commitment, Survey
1.08.	Seller's Cure Notice Deadline	10 Days after Buyer's Objection Deadline
1.09.	Buyer's Termination Deadline	10 Days after Notice of Cure Deadline
1.10.	End of Inspection Period	90 Days after the Effective Date
1.11.	Closing Date	30 days after the Inspection Period
1.12.	Closing Time	10:00 A.M.

1.13. The Independent Consideration is in addition to the Earnest Money and is due within three business days of the effective date of the Authorizing Ordinance.

1.14. The deadlines may be altered by the mutual agreement of the parties. The Director of the Transportation and Capital Improvements Department may consent to such changes on behalf of Seller without further authorization of City Council.

1.15. The representations of the parties on **Exhibit B** are true and correct at the time of signing this Agreement and will be true at Closing.

1.16. The deed delivered at Closing must be substantially in the form shown at **Exhibit** C.

2. Buyer's Activities on the Property.

If Buyer enters the Property before closing for further inspection or testing or any other reason, Buyer will indemnify, defend, and hold Seller harmless from any loss, attorney's fees, expenses, or claims arising out of Buyer's investigation of the Property. Further, Buyer releases Seller and those persons acting on Seller's behalf from all claims and causes of action (including claims for attorney's fees and court and other costs) resulting from Buyer's investigation of the Property.

3. Closing Documents.

3.01. At closing, Seller will deliver the following items:

Deed Without Warranty

IRS Non-foreign Person Affidavit

Evidence of Seller's authority to close this transaction

3.02. At closing, Buyer will deliver the following items:

Evidence of Buyer's authority to consummate this transaction

Purchase Price

4. Closing.

4.01. *Closing*. This transaction will close at Title Company's offices at the Closing Date and Closing Time. At closing, the following will occur:

- a. *Closing Documents.* The parties will execute and deliver the Closing Documents.
- b. *Disbursement of Funds; Recording; Copies.* Title Company will be instructed to disburse the Purchase Price and other funds in accordance with this contract, record the deed and the other Closing Documents directed to be recorded, and distribute documents and copies in accordance with the parties' written instructions.
- c. *Possession.* Seller will deliver possession of the Property to Buyer, subject to the Permitted Exceptions existing at closing.
- 4.02. Transaction Costs
- a. Buyer will pay:
 - i. the basic charge for the Title Policy;
 - ii. one-half of the escrow fee charged by Title Company;
 - iii. the costs to prepare the deed;

iv. the costs to record all documents to cure Title Objections agreed to be cured by Seller;

v. Title Company's inspection fee to delete from the Title Policy the customary exception for parties in possession;

vi. the additional premium for the "survey/area and boundary deletion" in the Title Policy

vii. the costs to obtain the Survey and certificates or reports of ad valorem taxes;

viii. the costs to deliver copies of the instruments described in article 1; and

ix. Buyer's expenses and attorney's fees.

- b. Seller will pay:
 - i. one-half of the escrow fee charged by Title Company;

ii. the costs to obtain, deliver, and record all documents other than those to be recorded at Seller's expense;

- iii. Seller's expenses and attorney's fees.
- c. *Ad Valorem Taxes.* Property owned by Seller is exempt under Texas Property Tax Code § 11.11. At closing property taxes will be prorated according to Texas Tax Code § 26.10. Seller assumes no responsibility for ad valorem taxes for any period, rollback or otherwise, not otherwise imposed on it by law.
- d. *Postclosing Adjustments.* If errors in the prorations made at closing are identified within ninety days after closing, Seller and Buyer will make postclosing adjustments to correct the errors within fifteen days of receipt of notice of the errors.

5. **Prohibited Interests in Contracts.**

5.01 The Charter of the City of San Antonio and its Ethics Code prohibit a City officer or employee, as defined in Section 2-52 of the Ethics Code, from having a financial interest in any contract with the City or any City agency such as city owned utilities. An officer or employee has a "prohibited financial interest" in a contract with the City or in the sale to the City of land, materials, supplies or service, if any of the following individual(s) or entities is a party to the contract or sale:

- (i) a City officer or employee;
- (ii) his parent, child or spouse;

(iii) a business entity in which the officer or employee, or his parent, child or spouse owns (i) 10% or more of the voting stock or shares of the business entity, or (ii) 10% or more of the fair market value of the business entity;

(iv) a business entity in which any individual or entity above listed is a (i) subcontractor on a City contract, (ii) a partner, or (iii) a parent or subsidiary business entity.

5.02 Buyer warrants and certifies as follows:

(i) Buyer and its officers, employees and agents are neither officers nor employees of the City.

(ii) Buyer has tendered to the City a Discretionary Contracts Disclosure Statement in compliance with the City's Ethics Code.

5.03 Buyer acknowledges that City's reliance on the above warranties and certifications is reasonable.

6. Miscellaneous Provisions.

6.01. *Severability*. If any portion hereof is determined to be invalid or unenforceable, such determination does not affect the remainder hereof.

6.02. *Successors*. This Agreement inures to the benefit of and is binding on the heirs, representatives, successors, and permitted assigns of each party. This clause does not authorize any assignment not otherwise authorized.

6.03. Integration. This Written Agreement Represents The Final Agreement Between The Parties And May Not Be Contradicted By Evidence Of Prior, Contemporaneous, Or Subsequent Oral Agreements Of The Parties. There Are No Oral Agreements Between The Parties.

6.04. Modification.

6.04.01. This Agreement may not be changed orally but only by a written agreement, signed by the party against whom enforcement of any modification is sought. Subject to the foregoing, any of the terms of this Agreement may be modified at any time by the party entitled to the benefit thereof, but no such modification, express or implied, affects the right of the modifying party to require observance of either (i) the same term or condition as it applies on a subsequent or previous occasion or (ii) any other term hereof.

6.04.02. The Director of the Transportation and Capital Improvements Department may, without further action of City Council, agree on behalf of Seller to extensions of deadlines or other non-material modifications to the rights and obligations of the parties under this Agreement.

6.05. *Notices*. Any notice provided for or permitted hereunder must be in writing and by certified mail, return receipt requested, addressed to the parties at their respective addresses set forth in the preamble hereof. The giving of notice is complete three days after its deposit, properly addressed and postage prepaid, with the United States Postal Service. Failure to use certified mail does not defeat the effectiveness of notice actually received, but such notice is given only upon actual receipt. Address for notice may be changed by giving notice hereunder.

6.06. *Further Assurances*. The parties must execute and deliver such additional documents and instruments as may be required to effect fully the provisions hereof. No such additional document(s), however, shall alter the rights or obligations of the parties as contained in this agreement

6.07. Waiver of Consumer Rights. Buyer Waives Its Rights Under The Texas Deceptive Trade Practices-Consumer Protection Act, Section 17.41 *et seq.* of The Texas Business and Commerce Code, A Law That Gives Consumers Special Rights and Protections. After Consultation With an Attorney of Its Own Selection, Buyer Voluntarily Consents To This Waiver.

6.08. *Incorporation by Reference*. All exhibits to this Agreement are incorporated into it by reference for all purposes as if fully set forth.

6.09. Administrative Agreements. The Director of the Transportation and Capital Improvements Department and the Assistant Director for Support Services may, without further council action, agree to, sign, and deliver on behalf of the City all consents, certificates, memoranda, estoppels, and modifications of nonmaterial rights and obligations arising under this agreement and may declare defaults and pursue remedies for such defaults.

6.10. *City Process*. Nothing in this Agreement obligates the City to take any particular action(s) or make any particular decision(s) regarding sale of the Property, or regarding any issues raised by the City's consideration of a possible sale of the Property, except as stated above, whether such action(s) or decision(s) would customarily be made by the City Council, the Planning Commission or any department of the City. Nor shall this Agreement be deemed to constitute any prejudgment or predetermination of any matters required or permitted to be considered as part of the City's determination whether to sell the Property, or whether to take any related discretionary action(s), including waiver of any permit requirements or abbreviation of any city procedures. Seller will cooperate with Buyer to the extent allowed by law and as directed by its governing body. Buyer understands that there is no agreement or guarantee related to the outcome or approval of any application that Buyer may submit for the property.

7. Public Information.

Buyer acknowledges that this instrument is public information within the meaning of Chapter 552 of the Texas Government Code and accordingly may be disclosed to the public. Nothing in this agreement waives an otherwise applicable exception to disclosure.

In Witness Whereof, the parties have caused their representatives to set their hands.

Seller:	Buyer:
City of San Antonio , a Texas municipal corporation	Enrlour Investments LLC
Signature:	Signature:
Printed Name:	Printed Name: Lourdes Rangel
Title:	Title: Director/Manager
Date:	Date:
Attest:	
City Clerk	
Approved as to Form:	
City Attorney	

Title Company Acknowledgment and Receipt

Seller:	City of San Antonio		
	Address:	P.O. Box 839966, San Antonio, Texas 78283-3966	
Buyer: Enrlour Investments LLC			
	Address:	20327 Knights Banner, SAT, 78258	
Property:	507 Nolan		

Title Company agrees to act as escrow agent according to the terms of this Contract. Further, Title Company acknowledges receipt from Buyer of three fully executed counterpart originals of the Contract on the same date, with one fully executed original Contract being returned to each of Seller and Buyer.

First American Title	
By:	
Printed	
Name: Nefi Miramontes	
Title:	
Date:	

Exhibit A

Metes and Bounds Remaining Portion of Lot 12, Block 19, N.C.B. 546 City of San Antonio Parcel No. 18226 Fire Station 1 & 3 Replacement Project July 21, 2009

Being the remaining portion of Lot 12, Block 19, New City Block 546, City of San Antonio, as recorded in Volume 10869, Page 2407 of the Deed Records of Bexar County, Texas, and being more particularly described as follows;

Beginning: at a set ½" iron rod with cap "GRE 3501" on the north right-of-way line of Noian Street (55.6" R.O.W.); East 52.08 feet from the northeast R.O.W. Intersection of N. Cherry and Noian Street, being the southeast corner of the remaining portion of Lot 11, Block 19, N.C.B. 546, for the southwest corner of this tract described herein;

Thence: North, 129.00 feet along the east line of said Lot 11 to a found cut cross on a concrete retaining wall on the south line of Lot 19, Block 19, N.C.B. 546 as recorded in Volume 9522, Page 94 of the Deed and Plat Records of Bexar County, Texas, being the northeast corner of said Lot 11, for the northwest corner of this tract described harein;

Thence; East, 45.42 feet along the south line of said Lot 19 to a found ½" iron rod with cap "Westar", being the northwest comer of a 0.018 acre tract out of said Lot 12 as recorded in Volume 13451, Page 371 of the Deed Records of Bexar County, Texas, for the northeast corner of this tract described herein;

Thence: South 00°28'16" West, 129.00 feet along the west line of said 0.018 acre tract to a found ½" iron rod with cap "Westar" on the north R.O.W. line of said Noian Street, being the southwest corner of said 0.018 acre tract, for the southeast corner of this tract described herein;

Thence; West, 46.41 feet, along said R.O.W. line, to the POINT OF BEGINNING and containing 0.138 acres of land, more or less, as surveyed on the ground by GE Reaves Engineering, Inc. on July 20, 2009.

Gaylord E. Reaves, RPLS 3501





Exhibit B: Representations

Representations; Environmental Matters

A. Seller's Representations to Buyer

Seller represents to Buyer that the following are true and correct as of the Effective Date and will be true and correct on the Closing Date.

1. *Authority.* Seller is a municipal corporation duly organized, validly existing, and in good standing under the laws of the state of Texas with authority to convey the Property to Buyer. This contract is, and all documents required by this contract to be executed and delivered to Buyer at closing will be, duly authorized, executed, and delivered by Seller.

2. *Litigation.* There is no litigation pending or threatened against Seller that might affect the Property or Seller's ability to perform its obligations under this contract.

3. *Violation of Laws.* Seller has not received notice of violation of any law, ordinance, regulation, or requirements affecting the Property or Seller's use of the Property.

5. *Condemnation; Zoning; Land Use; Hazardous Materials.* Seller has not received notice of any condemnation, zoning, or land-use proceedings affecting the Property or any inquiries or notices by any governmental authority or third party with respect to the presence of hazardous materials on the Property or the migration of hazardous materials from the Property.

6. No Other Obligation to Sell the Property or Restriction against Selling the Property. Except for granting a security interest in the Property, Seller has not obligated itself to sell the Property to any party other than Buyer. Seller's performance of this contract will not cause a breach of any other agreement or obligation to which Seller is a party or to which it is bound.

7. *No Liens.* On the Closing Date, the Property will be free and clear of all mechanic's and materialman's liens and other liens and encumbrances of any nature except the Permitted Exceptions, and no work or materials will have been furnished to the Property that might give rise to mechanic's, materialman's, or other liens against the Property other than work or materials to which Buyer has given its consent.

8. *No Other Representation.* Except as stated above or in the notices, statements, and certificates set forth in Exhibit D, Seller makes no representation with respect to the Property.

9. *No Warranty*. Seller has made no warranty in connection with this contract.

B. "As Is, Where Is"

This Contract Is An Arms-Length Agreement Between The Parties. The Purchase Price Was Bargained On The Basis Of An "As Is, Where Is" Transaction And Reflects The Agreement Of The Parties That There Are No Representations, Disclosures, Or Express Or Implied Warranties, Except For The Warranty Of Title Stated In The Closing Documents And Seller's Representations To Buyer Set Forth In Section A Of This Exhibit B.

The Property Will Be Conveyed To Buyer In An "As Is, Where Is" Condition, With All Faults. All Warranties, Except The Warranty Of Title In The Closing Documents, Are Disclaimed.

The Property Will Be Conveyed To Buyer with the following easement: A reservation of a separate electric and gas easement for distribution gas main pipelines, service connections and all necessary or desirable appurtenances and underground and overhead electric transmission and distribution lines consisting of variable numbers of wires and cables, and all necessary or desirable appurtenances, being fourteen (14) feet wide parallel to and abutting the most westerly property line of the property parallel to and abutting the most easterly right of way line of North Cherry Street, for the purpose of constructing, reconstructing, inspecting, patrolling, erecting poles, hanging wires on, installing underground cables, conduits, aboveground transformers, maintaining and removing said electric lines and gas pipelines and appurtenances; the right to relocate along the same general direction of said lines; the right to remove from the property by standard industry practices employed in vegetation management, all trees, and parts thereof, any vegetation or obstructions which endanger or may interfere with the efficiency of said lines or appurtenances, in accordance with the following terms and conditions:

1. *Character of Easement.* The easement binds and inures to the benefit of the City of San Antonio, as a part of its electric and gas system and Grantees and their respective heirs, successors, and assigns.

2. *Duration of Easements*. The easement is perpetual.

3. *Exclusiveness of Easements, Assignment.* The easements is nonexclusive.

4. *Grantees' Rights.* Grantees and Grantees' heirs, successors and assigns have the right to use the surface of the easement area for all purposes that do not unreasonably interfere with or interrupt the use of the easement.

5. *Grantees' Limitations*. No building or structure of any kind will hereafter be erected or placed by Grantees, their respective heirs, successors, assigns and legal representatives within the easement area, so long as the easement remains in effect.

The provisions of this section B regarding the Property will be included in the deed with appropriate modification of terms as the context requires.

C. Environmental Matters

After Closing, As Between Buyer And Seller, The Risk Of Liability Or Expense For Environmental Problems, Even If Arising From Events Before Closing, Will Be The Sole Responsibility Of Buyer, Regardless Of Whether The Environmental Problems Were Known Or Unknown At Closing. Once Closing Has Occurred, Buyer Indemnifies, Holds Harmless, And Releases Seller From Liability For Any Latent Defects And From Any Liability For Environmental Problems Affecting The Property, Including Liability Under The Comprehensive Environmental Response, Compensation, And Liability Act (Cercla), The Resource Conservation And Recovery Act (Rcra), The Texas Solid Waste Disposal Act, Or The Texas Water Code. Buyer Indemnifies, Holds Harmless, And Releases Seller From Any Liability For Environmental Problems Affecting The Property Arising As The Result Of Seller's Own Negligence Or The Negligence Of Seller's Representatives. Buyer Indemnifies, Holds Harmless, And Releases Seller From Any Liability For Environmental Problems Affecting The Property Arising As The Result Of Theories Of Products Liability And Strict Liability, Or Under New Laws Or Changes To Existing Laws Enacted After The Effective Date That Would Otherwise Impose On Sellers In This Type Of Transaction New Liabilities For Environmental Problems Affecting The Property.

These provisions regarding Environmental Matters shall survive closing, and remain in effect indefinitely. The provisions of this section C regarding the Property will be included in the deed with appropriate modification of terms as the context requires.

D. Buyer's Representations to Seller

Buyer represents to Seller that the following are true and correct as of the Effective Date and will be true and correct on the Closing Date.

1. *Authority.* Buyer is a Limited Liability Corporation, duly organized, validly existing, and in good standing under the laws of the state of Texas with authority to acquire the Property from Seller. This contract is, and all documents required by this contract to be executed and delivered to Seller at closing will be, duly authorized, executed, and delivered by Seller.

2. *Litigation.* There is no litigation pending or threatened against Buyer that might affect Buyer's ability to perform its obligations under this contract.

Exhibit C: Form of Deed

Notice of Confidentiality Rights: If You Are a Natural Person, You May Remove or Strike Any or All the Following Information from Any Instrument That Transfers an Interest in Real Property Before it Is Filed for Record in the Public Records: Your Social Security Number or Your Driver's License Number.

State of Texas } County of Bexar }	
Deed Without Warra	inty
Authorizing Ordinance:	
Statutory Authority:	Local Government Code § 272.001(a)
SP No./Parcel:	
Grantor:	City of San Antonio
Grantor's Mailing Address:	City Of San Antonio, P.O. Box 839966, San Antonio, Texas 78283-3966 (Attn: City Clerk)
Grantor's Street Address:	City Hall, 100 Military Plaza, San Antonio, Texas 78205 (Bexar County)
Grantee:	
Grantee's Mailing Address:	
Consideration:	\$10 in hand paid and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged.
Property:	All of the following real property situated within the corporate limits of the City of San Antonio, Bexar County, Texas, being described as follows:
	more particularly described by metes and bounds and shown by survey on Exhibit "A" attached hereto and incorporated herein verbatim for all purposes.

Grantor, for the Consideration, Grants, Bargains, and Conveys to Grantee, all of Grantor's right, title, interest, and estate, both at law and in equity, as of the date hereof, in and to the Property, together with all and singular the rights and appurtenances thereto in anywise belonging, To Have and To Hold unto Grantee, Grantee's successors and assigns forever, Without Any Express Or Implied Warranty Whatsoever, Including But Not Limited to Warranties of Title, Condition, or Character.

The Property is conveyed together with any and all improvements, structures and fixtures located thereon, and with all rights, privileges, rights of way, and easements appurtenant thereto, unless reserved unto other parties herein.

Reservations, Restrictions, Exceptions, And Conditions To Conveyance: This conveyance is explicitly subject to the following:

A. Reservations: All reservations affecting the Property.

B. Easements: All recorded and unrecorded easements, whether or not open and obvious; A reservation of a separate electric and gas easement for distribution gas main pipelines, service connections and all necessary or desirable appurtenances and underground and overhead electric transmission and distribution lines consisting of variable numbers of wires and cables, and all necessary or desirable appurtenances, being fourteen (14) feet wide parallel to and abutting the most westerly property line of the property parallel to and abutting the most easterly right of way line of North Cherry Street, for the purpose of constructing, reconstructing, inspecting, patrolling, erecting poles, hanging wires on, installing underground cables, conduits, aboveground transformers, maintaining and removing said electric lines and gas pipelines and appurtenances; the right to relocate along the same general direction of said lines; the right to remove from the property by standard industry practices employed in vegetation management, all trees, and parts thereof, any vegetation or obstructions which endanger or may interfere with the efficiency of said lines or appurtenances; together with all and singular the rights and appurtenances thereto in any way belonging, in accordance with the following terms and conditions:

1. *Character of Easement.* The easement binds and inures to the benefit of the City of San Antonio, as a part of its electric and gas system and Grantees and their respective heirs, successors, and assigns.

2. *Duration of Easement*. The easement is perpetual.

3. *Exclusiveness of Easement, Assignment.* The easement is nonexclusive.

4. *Grantees' Rights*. Grantees and Grantees' heirs, successors and assigns have the right to use the surface of the easement area for all purposes that do not unreasonably interfere with or interrupt the use of the easement.

5. *Grantees' Limitations*. No building or structure of any kind will hereafter be erected or placed by Grantees, their respective heirs, successors, assigns and legal representatives within the easement area, so long as the easement remains in effect.

C. Restrictions: All covenants and restrictions affecting the Property.

D. Exceptions: All instruments affecting the Property, whether or not recorded.

E. Conditions: All conditions affecting the Property.

This conveyance does not relieve Grantee of any building, zoning, or other city-imposed requirements, or other land use restrictions applicable to the Property or the obligation to pay any real estate taxes that may otherwise be due.

Grantor expressly disclaims any and all warranties arising by common law, statute (including without limitation the implied warranties of § 5.023, Texas Property Code or any successor statute), or otherwise.

Grantee acknowledges and agrees that the Grantee assumes all risk, liability and expenses associated with the abatement of any asbestos discovered on the property, and releases Grantor from any future liability or expense associated with asbestos abatement.

After Closing, As Between Grantee And Grantor, The Risk Of Liability Or Expense For Environmental Problems, Even If Arising From Events Before Closing, Will Be The Sole Responsibility Of Grantee, Regardless Of Whether The Environmental Problems Were Known Or Unknown At Closing. Once Closing Has Occurred, Grantee Indemnifies, Holds Harmless, And Releases Grantor From Liability For Any Latent Defects And From Any Liability For Environmental Problems Affecting The Property, Including Liability Under The Comprehensive Environmental Response, Compensation, And Liability Act (Cercla), The Resource Conservation And Recovery Act (Rcra), The Texas Solid Waste Disposal Act, Or The Texas Water Code. Grantee Indemnifies, Holds Harmless, And Releases Grantor From Any Liability For Environmental Problems Affecting The Property Arising As The Result Of Grantor's Own Negligence Or The Negligence Of Grantor's **Representatives.** Grantee Indemnifies, Holds Harmless, And Releases Grantor From Any Liability For Environmental Problems Affecting The Property Arising As The Result Of Theories Of Products Liability And Strict Liability, Or Under New Laws Or Changes To Existing Laws Enacted After The Effective Date That Would Otherwise Impose On Grantors In This Type Of Transaction New Liabilities For Environmental Problems Affecting The Property.

Setting Out The Specific Reservations And Disclaimers Does Not Imply That The Property Is Free Of Other Encumbrances Or Adverse Claims Or Conditions. Grantor Specifically Disclaims Any Such Implication. In Witness Whereof, Grantor has caused its representative to set its hand:

Grantor:

City of San Antonio, a Texas municipal corporation

By:	Droft This is only to show the]
Printed	Draft. This is only to show the agreed form of the final	
Name:	0	
	document. This draft deed is	· ·
Title:	neither ready nor suitable to	
	be signed.	
Date:	`	
Approved As To Form:		
Ву:		
City Attorney		
The State of Texas }		
County of Bexar }		
Before me the undersi	gned authority, this instrument was this	day acknowledged by
	_, of and for the City of San Antonio, a Texa	
on behalf of that entity in	the capacity stated.	is manopar corporation,
Date:	_	
	Notary Public, State of Texas	
	a total y i done, blace of i ends	
	My Commission Expires:	
After Recording, Return	10:	

Real Estate Sales Contract

(503 Nolan)

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	ibit C: Form of Deed	

Authorizing Ordinance:		
Authority for Negotiated Sale:	Local Government Code § 272.001 (b)(6)	
Seller:	City of San Antonio	
Address:	P.O. Box 839966, San Antonio, Texas 78283-3966 (Attention: Martha Almeria)	
Phone:	210-207-6970	
Email:	malmeria@sanantonio.gov	
Type of Entity:	a Texas municipal corporation	
Buyer:	Enrlour Investments LLC	
Address:	20327 Knights Banner, SAT, 78258	
Phone:	210-317-7850	
Email:	lourdes@americanrealtyusa.com - Broker	
Type of Entity:	Limited liability company	

- Property: The land commonly known as 503 Nolan, a tract of land consisting of the remaining portion of Lot 11, Block 19, NCB 546, City of San Antonio, as recorded in Volume 14105, Page 1970 of the Deed Records of Bexar County, Texas and more fully described in Exhibit A ("Land"), together with improvements to the Land.
- Title Company:First American Title
Attn: Nefi Miramontes

Address: 10999 IH 10 West, Suite 850 San Antonio,Texas 78230

Phone: 210-247-4249

Email:

Purchase Price: \$54,500.00

Independent Consideration: \$500.00

Earnest Money:

Effective Date: The later of (A the effective date of the Authorizing Ordinance and (B) the date a representative of the Title Company signs a receipt for this fully executed contract

County for Performance Bexar County, Texas

\$1,500.00

1. Deadlines and Other Dates.

All deadlines in this contract expire at 5:00 P.M. local time where the Property is located. If a deadline falls on a Saturday, Sunday, or federal or local holiday, the deadline will be extended to the next day that is not a Saturday, Sunday, or holiday. Time is of the essence.

1.01.	Earnest Money Deadline	10	Days after the Effective Date
1.02.	Delivery of Title Commitment	30	Days after the Effective Date
1.03.	Delivery of Survey	20	Days after Effective Date

1.04.	Delivery of legible copies of instruments referenced in the Title Commitment and Survey	10 Days after the Effective Date
1.05.	Delivery of Seller's records as specified in Exhibit C	¹⁰ Days after the Effective Date
1.06.	Asbestos Survey Deadline	Waived per City Council Ordinance
1.07.	Buyer's Objection Deadline	20 Days after the receipt of Title Commitment and legible copies of instruments referenced in the Title Commitment, Survey
1.08.	Seller's Cure Notice Deadline	10 Days after Buyer's Objection Deadline
1.09.	Buyer's Termination Deadline	10 Days after Notice of Cure Deadline
1.10.	End of Inspection Period	90 Days after the Effective Date
1.11.	Closing Date	30 days after the Inspection Period
1.12.	Closing Time	10:00 A.M.

1.13. The Independent Consideration is in addition to the Earnest Money and is due within three business days of the effective date of the Authorizing Ordinance.

1.14. The deadlines may be altered by the mutual agreement of the parties. The Director of the Transportation and Capital Improvements Department may consent to such changes on behalf of Seller without further authorization of City Council.

1.15. The representations of the parties on **Exhibit B** are true and correct at the time of signing this Agreement and will be true at Closing.

1.16. The deed delivered at Closing must be substantially in the form shown at **Exhibit** C.

2. Buyer's Activities on the Property.

If Buyer enters the Property before closing for further inspection or testing or any other reason, Buyer will indemnify, defend, and hold Seller harmless from any loss, attorney's fees, expenses, or claims arising out of Buyer's investigation of the Property. Further, Buyer releases Seller and those persons acting on Seller's behalf from all claims and causes of action (including claims for attorney's fees and court and other costs) resulting from Buyer's investigation of the Property.

3. Closing Documents.

3.01. At closing, Seller will deliver the following items:

Deed Without Warranty

IRS Non-foreign Person Affidavit

Evidence of Seller's authority to close this transaction

3.02. At closing, Buyer will deliver the following items:

Evidence of Buyer's authority to consummate this transaction

Purchase Price

4. Closing.

4.01. *Closing*. This transaction will close at Title Company's offices at the Closing Date and Closing Time. At closing, the following will occur:

- a. *Closing Documents.* The parties will execute and deliver the Closing Documents.
- b. *Disbursement of Funds; Recording; Copies.* Title Company will be instructed to disburse the Purchase Price and other funds in accordance with this contract, record the deed and the other Closing Documents directed to be recorded, and distribute documents and copies in accordance with the parties' written instructions.

c. *Possession*. Seller will deliver possession of the Property to Buyer, subject to the Permitted Exceptions existing at closing.

4.02. Transaction Costs

- a. Buyer will pay:
 - i. the basic charge for the Title Policy;
 - ii. one-half of the escrow fee charged by Title Company;
 - iii. the costs to prepare the deed;

iv. the costs to record all documents to cure Title Objections agreed to be cured by Seller;

v. Title Company's inspection fee to delete from the Title Policy the customary exception for parties in possession;

vi. the additional premium for the "survey/area and boundary deletion" in the Title Policy

vii. the costs to obtain the Survey and certificates or reports of ad valorem taxes;

viii. the costs to deliver copies of the instruments described in article 1; and

ix. Buyer's expenses and attorney's fees.

- b. Seller will pay:
 - i. one-half of the escrow fee charged by Title Company;

ii. the costs to obtain, deliver, and record all documents other than those to be recorded at Seller's expense;

- iii. Seller's expenses and attorney's fees.
- c. *Ad Valorem Taxes.* Property owned by Seller is exempt under Texas Property Tax Code § 11.11. At closing property taxes will be prorated according to Texas Tax Code § 26.10. Seller assumes no responsibility for ad valorem taxes for any period, rollback or otherwise, not otherwise imposed on it by law.

d. *Postclosing Adjustments.* If errors in the prorations made at closing are identified within ninety days after closing, Seller and Buyer will make postclosing adjustments to correct the errors within fifteen days of receipt of notice of the errors.

5. **Prohibited Interests in Contracts.**

5.01 The Charter of the City of San Antonio and its Ethics Code prohibit a City officer or employee, as defined in Section 2-52 of the Ethics Code, from having a financial interest in any contract with the City or any City agency such as city owned utilities. An officer or employee has a "prohibited financial interest" in a contract with the City or in the sale to the City of land, materials, supplies or service, if any of the following individual(s) or entities is a party to the contract or sale:

- (i) a City officer or employee;
- (ii) his parent, child or spouse;

(iii) a business entity in which the officer or employee, or his parent, child or spouse owns (i) 10% or more of the voting stock or shares of the business entity, or (ii) 10% or more of the fair market value of the business entity;

(iv) a business entity in which any individual or entity above listed is a (i) subcontractor on a City contract, (ii) a partner, or (iii) a parent or subsidiary business entity.

5.02 Buyer warrants and certifies as follows:

(i) Buyer and its officers, employees and agents are neither officers nor employees of the City.

(ii) Buyer has tendered to the City a Discretionary Contracts Disclosure Statement in compliance with the City's Ethics Code.

5.03 Buyer acknowledges that City's reliance on the above warranties and certifications is reasonable.

6. Miscellaneous Provisions.

6.01. *Severability*. If any portion hereof is determined to be invalid or unenforceable, such determination does not affect the remainder hereof.

6.02. *Successors*. This Agreement inures to the benefit of and is binding on the heirs, representatives, successors, and permitted assigns of each party. This clause does not authorize any assignment not otherwise authorized.

6.03. Integration. This Written Agreement Represents The Final Agreement Between The Parties And May Not Be Contradicted By Evidence Of Prior, Contemporaneous, Or Subsequent Oral Agreements Of The Parties. There Are No Oral Agreements Between The Parties.

6.04. Modification.

6.04.01. This Agreement may not be changed orally but only by a written agreement, signed by the party against whom enforcement of any modification is sought. Subject to the foregoing, any of the terms of this Agreement may be modified at any time by the party entitled to the benefit thereof, but no such modification, express or implied, affects the right of the modifying party to require observance of either (i) the same term or condition as it applies on a subsequent or previous occasion or (ii) any other term hereof.

6.04.02. The Director of the Transportation and Capital Improvements Department may, without further action of City Council, agree on behalf of Seller to extensions of deadlines or other non-material modifications to the rights and obligations of the parties under this Agreement.

6.05. *Notices*. Any notice provided for or permitted hereunder must be in writing and by certified mail, return receipt requested, addressed to the parties at their respective addresses set forth in the preamble hereof. The giving of notice is complete three days after its deposit, properly addressed and postage prepaid, with the United States Postal Service. Failure to use certified mail does not defeat the effectiveness of notice actually received, but such notice is given only upon actual receipt. Address for notice may be changed by giving notice hereunder.

6.06. *Further Assurances*. The parties must execute and deliver such additional documents and instruments as may be required to effect fully the provisions hereof. No such additional document(s), however, shall alter the rights or obligations of the parties as contained in this agreement

6.07. Waiver of Consumer Rights. Buyer Waives Its Rights Under The Texas Deceptive Trade Practices-Consumer Protection Act, Section 17.41 *et seq.* of The Texas Business and Commerce Code, A Law That Gives Consumers Special Rights and Protections. After Consultation With an Attorney of Its Own Selection, Buyer Voluntarily Consents To This Waiver.

6.08. *Incorporation by Reference*. All exhibits to this Agreement are incorporated into it by reference for all purposes as if fully set forth.

6.09. Administrative Agreements. The Director of the Transportation and Capital Improvements Department and the Assistant Director for Support Services may, without further council action, agree to, sign, and deliver on behalf of the City all consents, certificates, memoranda, estoppels, and modifications of nonmaterial rights and obligations arising under this agreement and may declare defaults and pursue remedies for such defaults.

6.10 *City Process*. Nothing in this Agreement obligates the City to take any particular action(s) or make any particular decision(s) regarding sale of the Property, or regarding any issues raised by the City's consideration of a possible sale of the Property, except as stated above, whether such action(s) or decision(s) would customarily be made by the City Council, the Planning Commission or any department of the City. Nor shall this Agreement be deemed to constitute any prejudgment or predetermination of any matters required or permitted to be considered as part of the City's determination whether to sell the Property, or whether to take any related discretionary action(s), including waiver of any permit requirements or abbreviation of any city procedures. Seller will cooperate with Buyer to the extent allowed by law and as directed by its governing body. Buyer understands that there is no agreement or guarantee related to the outcome or approval of any application that Buyer may submit for the property.

7. Public Information.

Buyer acknowledges that this instrument is public information within the meaning of Chapter 552 of the Texas Government Code and accordingly may be disclosed to the public. Nothing in this agreement waives an otherwise applicable exception to disclosure.

In Witness Whereof, the parties have caused their representatives to set their hands.

Seller:	Buyer:
City of San Antonio , a Texas municipal corporation	Enrlour Investments LLC
Signature:	Signature:
Printed Name:	Printed Name: Lourdes Rangel
Title:	Title: Director/Manager
Date:	Date:
Attest:	
City Clerk	
Approved as to Form:	
City Attorney	

Title Company Acknowledgment and Receipt

Seller:	City of San Antonio		
	Address:	P.O. Box 839966, San Antonio, Texas 78283-3966	
Buyer: Enrlour Investments LLC		vestments LLC	
	Address:	20327 Knights Banner, SAT, 78258	
Property:	503 Nolan		

Title Company agrees to act as escrow agent according to the terms of this Contract. Further, Title Company acknowledges receipt from Buyer of three fully executed counterpart originals of the Contract on the same date, with one fully executed original Contract being returned to each of Seller and Buyer.

First American Title	
By:	
Printed	
Name: Nefi Miramontes	
Title:	
Date:	

Exhibit A: Property Descriptions

Exhibit A

Netse and Bounds Remaining Portion of Lot 11, Block 19, N.C.B. 548 City of San Antonio Pareel No. 11225 Fire Station 1 & 3 Reglecoment Project July 21, 2009

Being the remaining portion of Lot 11, Block 19, New City Block 548, City of San Antonio, as recorded in Volume 11111, Page 1508 of the Deed Records of Becar County, Texes, and being more particularly described as follows:

Beginning; at a set ½" iron rod with cap "GRE 3501" being the southwest corner of said Block, 19 at the northeest right-of-way intersection of Nolan Street (56.5" R.O.W.) and N. Cherry (56.5" R.O.W.) for the southwest corner of this fract described herein;

Thence; North, 129,00 feet along the east R.O.W. line of said N. Cherry to a set MAG nail in concrete for the northwest corner of this tract described hereix;

Thence: East, 52.03 feet, departing said R.O.W. line and along the south line of Lot 19, Block 19, N.C.B. 548 as recorded in Volume 2522, Page 24 of the Deed and Plat Records of Bacer County, Texas, to a found out cross on a cohorate retaining well being the northwest comer of the remaining portion of Lot 12, Block 10, N.C.B. 546 as recorded in Volume 10859, Page 2407 of the Deed Records of Bacer County, Texas, for the northwest comer of this tract described haven;

Thestos: South, 129.00 feet along the west line of said Lot 12 to a set 14" iron rod with cap "GRE 3501" on the north R.O.W. line of said Noisn Street, being the southwest corner of said Lot 12, for the southeast corner of this tract described herein;

Thence; West, 52.08 feet, along said R.O.W. Ins. to the POINT OF BEGINNING and containing 0.154 acres of land, more or less, as surveyed on the ground by GE Resaves Engineering, inc. on July 20, 2009.

Gaylord E. Reeves, RPLS 3601





Exhibit B: Representations

Representations; Environmental Matters

A. Seller's Representations to Buyer

Seller represents to Buyer that the following are true and correct as of the Effective Date and will be true and correct on the Closing Date.

1. *Authority.* Seller is a municipal corporation duly organized, validly existing, and in good standing under the laws of the state of Texas with authority to convey the Property to Buyer. This contract is, and all documents required by this contract to be executed and delivered to Buyer at closing will be, duly authorized, executed, and delivered by Seller.

2. *Litigation.* There is no litigation pending or threatened against Seller that might affect the Property or Seller's ability to perform its obligations under this contract.

3. *Violation of Laws.* Seller has not received notice of violation of any law, ordinance, regulation, or requirements affecting the Property or Seller's use of the Property.

5. *Condemnation; Zoning; Land Use; Hazardous Materials.* Seller has not received notice of any condemnation, zoning, or land-use proceedings affecting the Property or any inquiries or notices by any governmental authority or third party with respect to the presence of hazardous materials on the Property or the migration of hazardous materials from the Property.

6. No Other Obligation to Sell the Property or Restriction against Selling the Property. Except for granting a security interest in the Property, Seller has not obligated itself to sell the Property to any party other than Buyer. Seller's performance of this contract will not cause a breach of any other agreement or obligation to which Seller is a party or to which it is bound.

7. *No Liens.* On the Closing Date, the Property will be free and clear of all mechanic's and materialman's liens and other liens and encumbrances of any nature except the Permitted Exceptions, and no work or materials will have been furnished to the Property that might give rise to mechanic's, materialman's, or other liens against the Property other than work or materials to which Buyer has given its consent.

8. *No Other Representation.* Except as stated above or in the notices, statements, and certificates set forth in Exhibit D, Seller makes no representation with respect to the Property.

9. *No Warranty*. Seller has made no warranty in connection with this contract.

B. "As Is, Where Is"

This Contract Is An Arms-Length Agreement Between The Parties. The Purchase Price Was Bargained On The Basis Of An "As Is, Where Is" Transaction And Reflects The Agreement Of The Parties That There Are No Representations, Disclosures, Or Express Or Implied Warranties, Except For The Warranty Of Title Stated In The Closing Documents And Seller's Representations To Buyer Set Forth In Section A Of This Exhibit B.

The Property Will Be Conveyed To Buyer In An "As Is, Where Is" Condition, With All Faults. All Warranties, Except The Warranty Of Title In The Closing Documents, Are Disclaimed.

The Property Will Be Conveyed To Buyer with the following easement: А reservation of two (2) separate electric and gas easements for distribution gas main pipelines, service connections and all necessary or desirable appurtenances and underground and overhead electric transmission and distribution lines consisting of variable numbers of wires and cables, and all necessary or desirable appurtenances, one being fourteen (14) feet wide parallel to and abutting the most southerly property line of the property parallel to and abutting the most northerly right of way line of Nolan Street and one being fourteen (14) feet wide parallel to and abutting the most westerly property line of the property parallel to and abutting the most easterly right of way line of North Cherry Street, for the purpose of constructing, reconstructing, inspecting, patrolling, erecting poles, hanging wires on, installing underground cables, conduits, aboveground transformers, maintaining and removing said electric lines and gas pipelines and appurtenances; the right to relocate along the same general direction of said lines; the right to remove from the property by standard industry practices employed in vegetation management, all trees, and parts thereof, any vegetation or obstructions which endanger or may interfere with the efficiency of said lines or appurtenances; together with all and singular the rights and appurtenances thereto in any way belonging, in accordance with the following terms and conditions:

1. *Character of Easements.* The easements bind and inure to the benefit of the City of San Antonio, as a part of its electric and gas system and Grantees and their respective heirs, successors, and assigns.

2. *Duration of Easements*. The easements are perpetual.

3. *Exclusiveness of Easements, Assignment.* The easements are nonexclusive.

4. *Grantees' Rights*. Grantees and Grantees' heirs, successors and assigns have the right to use the surface of the easement areas for all purposes that do not unreasonably interfere with or interrupt the use of the easements.

5. *Grantees' Limitations*. No building or structure of any kind will hereafter be erected or placed by Grantees, their respective heirs, successors, assigns and legal representatives within the easement areas, so long as these easements remain in effect.

The provisions of this section B regarding the Property will be included in the deed with appropriate modification of terms as the context requires.

C. Environmental Matters

After Closing, As Between Buyer And Seller, The Risk Of Liability Or Expense For Environmental Problems, Even If Arising From Events Before Closing, Will Be The Sole Responsibility Of Buyer, Regardless Of Whether The Environmental Problems Were Known Or Unknown At Closing. Once Closing Has Occurred, Buyer Indemnifies, Holds Harmless, And Releases Seller From Liability For Any Latent Defects And From Any Liability For Environmental Problems Affecting The Property, Including Liability Under The Comprehensive Environmental Response, Compensation, And Liability Act (CERCLA), The Resource Conservation And Recovery Act (RCRA), The Texas Solid Waste Disposal Act, Or The Texas Water Code. Buyer Indemnifies, Holds Harmless, And **Releases Seller From Any Liability For Environmental Problems Affecting The Property** Arising As The Result Of Seller's Own Negligence Or The Negligence Of Seller's Representatives. Buver Indemnifies, Holds Harmless, And Releases Seller From Any Liability For Environmental Problems Affecting The Property Arising As The Result Of Theories Of Products Liability And Strict Liability, Or Under New Laws Or Changes To Existing Laws Enacted After The Effective Date That Would Otherwise Impose On Sellers In This Type Of Transaction New Liabilities For Environmental Problems Affecting The **Property.**

These provisions regarding Environmental Matters shall survive closing, and remain in effect indefinitely. The provisions of this section C regarding the Property will be included in the deed with appropriate modification of terms as the context requires.

D. Buyer's Representations to Seller

Buyer represents to Seller that the following are true and correct as of the Effective Date and will be true and correct on the Closing Date.

1. *Authority.* Buyer is a Limited Liability Corporation, duly organized, validly existing, and in good standing under the laws of the state of Texas with authority to acquire the Property from Seller. This contract is, and all documents required by this contract to be executed and delivered to Seller at closing will be, duly authorized, executed, and delivered by Seller.

2. *Litigation.* There is no litigation pending or threatened against Buyer that might affect Buyer's ability to perform its obligations under this contract.

Exhibit C: Form of Deed

Notice of Confidentiality Rights: If You Are a Natural Person, You May Remove or Strike Any or All the Following Information from Any Instrument That Transfers an Interest in Real Property Before it Is Filed for Record in the Public Records: Your Social Security Number or Your Driver's License Number.

State of Texas }					
County of Bexar }					
Deed Without Warranty					
Authorizing Ordinance:					
Statutory Authority:	Local Government Code § 272.001(a)				
SP No./Parcel:					
Grantor:	City of San Antonio				
Grantor's Mailing Address:	City Of San Antonio, P.O. Box 839966, San Antonio, Texas 78283-3966 (Attn: City Clerk)				
Grantor's Street Address:	City Hall, 100 Military Plaza, San Antonio, Texas 78205 (Bexar County)				
Grantee:					
Grantee's Mailing Address:					
Consideration:	\$10 in hand paid and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged.				
Property:	All of the following real property situated within the corporate limits of the City of San Antonio, Bexar County, Texas, being described as follows:				
	more particularly described by metes and bounds and shown by survey on Exhibit "A" attached hereto and incorporated herein verbatim for all purposes.				

Grantor, for the Consideration, Grants, Bargains, and Conveys to Grantee, all of Grantor's right, title, interest, and estate, both at law and in equity, as of the date hereof, in and to the Property, together with all and singular the rights and appurtenances thereto in anywise belonging, To Have and To Hold unto Grantee, Grantee's successors and assigns forever, Without Any Express Or Implied Warranty Whatsoever, Including But Not Limited to Warranties of Title, Condition, or Character.

The Property is conveyed together with any and all improvements, structures and fixtures located thereon, and with all rights, privileges, rights of way, and easements appurtenant thereto, unless reserved unto other parties herein.

Reservations, Restrictions, Exceptions, And Conditions To Conveyance: This conveyance is explicitly subject to the following:

A. Reservations: All reservations affecting the Property.

B. Easements: All recorded and unrecorded easements, whether or not open and obvious; A reservation of two (2) separate electric and gas easements for distribution gas main pipelines, service connections and all necessary or desirable appurtenances and underground and overhead electric transmission and distribution lines consisting of variable numbers of wires and cables, and all necessary or desirable appurtenances, one being fourteen (14) feet wide parallel to and abutting the most southerly property line of the property parallel to and abutting the most northerly right of way line of Nolan Street and one being fourteen (14) feet wide parallel to and abutting the most westerly property line of the property parallel to and abutting the most easterly right of way line of North Cherry Street, for the purpose of constructing, reconstructing, inspecting, patrolling, erecting poles, hanging wires on, installing underground cables, conduits, aboveground transformers, maintaining and removing said electric lines and gas pipelines and appurtenances; the right to relocate along the same general direction of said lines; the right to remove from the property by standard industry practices employed in vegetation management, all trees, and parts thereof, any vegetation or obstructions which endanger or may interfere with the efficiency of said lines or appurtenances; together with all and singular the rights and appurtenances thereto in any way belonging, in accordance with the following terms and conditions:

1. *Character of Easements.* The easements bind and inure to the benefit of the City of San Antonio, as a part of its electric and gas system and Grantees and their respective heirs, successors, and assigns.

2. *Duration of Easements*. The easements are perpetual.

3. *Exclusiveness of Easements, Assignment.* The easements are nonexclusive.

4. *Grantees' Rights*. Grantees and Grantees' heirs, successors and assigns have the right to use the surface of the easement areas for all purposes that do not unreasonably interfere with or interrupt the use of the easements.

5. *Grantees' Limitations*. No building or structure of any kind will hereafter be erected or placed by Grantees, their respective heirs, successors, assigns and legal representatives within the easement areas, so long as these easements remain in effect.

C. Restrictions: All covenants and restrictions affecting the Property.

D. Exceptions: All instruments affecting the Property, whether or not recorded.

E. Conditions: All conditions affecting the Property.

This conveyance does not relieve Grantee of any building, zoning, or other city-imposed requirements, or other land use restrictions applicable to the Property or the obligation to pay any real estate taxes that may otherwise be due.

Grantor expressly disclaims any and all warranties arising by common law, statute (including without limitation the implied warranties of § 5.023, Texas Property Code or any successor statute), or otherwise.

Grantee acknowledges and agrees that the Grantee assumes all risk, liability and expenses associated with the abatement of any asbestos discovered on the property, and releases Grantor from any future liability or expense associated with asbestos abatement.

After Closing, As Between Grantee And Grantor, The Risk Of Liability Or Expense For Environmental Problems, Even If Arising From Events Before Closing, Will Be The Sole Responsibility Of Grantee, Regardless Of Whether The Environmental Problems Were Known Or Unknown At Closing. Once Closing Has Occurred, Grantee Indemnifies, Holds Harmless, And Releases Grantor From Liability For Any Latent Defects And From Any Liability For Environmental Problems Affecting The Property, Including Liability Under The Comprehensive Environmental Response, Compensation, And Liability Act (CERCLA), The Resource Conservation And Recovery Act (RCRA), The Texas Solid Waste Disposal Act, Or The Texas Water Code. Grantee Indemnifies, Holds Harmless, And Releases Grantor From Any Liability For Environmental Problems Affecting The Property Arising As The Result Of Grantor's Own Negligence Or The Negligence Of Grantor's Representatives. Grantee Indemnifies, Holds Harmless, And Releases Grantor From Any Liability For Environmental Problems Affecting The Property Arising As The Result Of Theories Of Products Liability And Strict Liability, Or Under New Laws Or Changes To Existing Laws Enacted After The Effective Date That Would Otherwise Impose On Grantors In This Type Of Transaction New Liabilities For Environmental **Problems Affecting The Property.**

Setting Out The Specific Reservations And Disclaimers Does Not Imply That The Property Is Free Of Other Encumbrances Or

Adverse Claims Or Conditions. Grantor Specifically Disclaims Any Such Implication.

In Witness Whereof, Grantor has caused its representative to set its hand:

Grantor:

City of San Antonio, a Texas municipal corporation

By:	Dueft This is order to show the	
Defected	Draft. This is only to show the	
Printed Name:	agreed form of the final	
	document. This draft deed is	
Title:	neither ready nor suitable to	
	be signed.	
Date:		
Approved As To Form:		
By:		
City Attorney		
The State of Texas }		
County of Bexar }		
Before me, the underst	gned authority, this instrument was this	day acknowledged by
	_, of and for the City of San Antonio, a Texa	as municipal corporation,
on behalf of that entity in	the capacity stated.	
Date:		
Date		
	Notary Public, State of Texas	
	My Commission Expires:	
After Recording, Return	To:	