STATE OF TEXAS	ର ବ ବ ବ ବ	CITY-CITY INTERLOCAL AGREEMENT FOR PERMITTING AND INSPECTING CONSTRUCTION BY THE CITY OF OLMOS PARK WITHIN A PORTION OF THE CITY OF SAN ANTONIO

COUNTY OF BEXAR §

INTERLOCAL AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND THE CITY OF OLMOS PARK FOR SUBDIVISION REGULATION

This City-City Interlocal Agreement for permitting and inspecting construction by the
City of Olmos Park in a portion of the City of San Antonio is entered into by and between
the CITY of San Antonio (hereinafter referred to as "COSA"), a Texas Municipal
Corporation, acting by and through its CITY Manager pursuant to Ordinance No.
dated, and the CITY of Olmos Park (hereinafter
referred to as "Olmos Park"), a Texas Municipal Corporation, acting by and through its
CITY Manager pursuant to Resolution No dated
CITY Manager pursuant to Resolution No dated, acting pursuant to the authority granted by the Interlocal Cooperation Act, Texas
CITY Manager pursuant to Resolution No dated, acting pursuant to the authority granted by the Interlocal Cooperation Act, Texas Government Code, Chapter 791, and the Texas Local Government Code.
acting pursuant to the authority granted by the Interlocal Cooperation Act, Texas Government Code, Chapter 791, and the Texas Local Government Code.
acting pursuant to the authority granted by the Interlocal Cooperation Act, TEXAS

WHEREAS, the permitting and inspection of construction constitute Governmental Functions and Services; and

WHEREAS, both COSA and OLMOS PARK each have enacted ordinances for the purposes of permitting and inspecting construction, as authorized under the TEXAS LOCAL GOVERNMENT CODE and other applicable state laws; and

WHEREAS, Olmos Park has duly identified properties in its city limits that are in both Olmos Park and COSA city limits (hereinafter referred to as "*Identified Properties*", map is attached as Exhibit A and the specific addresses attached as Exhibit B); and

WHEREAS, COSA and Olmos Park, have determined that the owners of Identified Properties ought to be required to comply with only one municipality's building construction permitting and inspection regulations; and

WHEREAS, the governing bodies of COSA and OLMOS PARK believe it is in the best interest of entities and the health, safety and welfare of the citizens they serve to now enter into this agreement;

NOW THEREFORE, in order to carry out the intent of the Parties as expressed above, and for and in consideration of the mutual promises and covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by both Parties, the Parties agree as follows:

Article I. TERM OF AGREEMENT

- A. COSA and Olmos Park mutually agree that the term of this Interlocal Agreement (Agreement) shall be for one (1) year from the date it is formally and duly executed by both parties.
- **B.** This Agreement will automatically renew for successive one (1) year periods upon completion of the previous term unless written notice is given by either party of its intent to forgo the automatic renewal period sixty (60) days prior to the date of renewal.
- C. Termination by Agreement. COSA and Olmos Park may agree to an early termination of this Agreement, but any such agreed early termination must be approved by the City Council of each party, be in writing, and be signed by an authorized representative of each party.

Article II. CITY OF OLMOS PARK RESPONSIBILITIES

- A. In cases where the boundaries of any of the Identified Properties are located in both Olmos Park and COSA, Olmos Park shall enforce its subdivision regulations and its Building Code Ordinance (Chapter 8).
- **B.** Olmos Park shall notify all the Identified Properties of the requirement to comply with only the Olmos Park Building Code Ordinance (Chapter 8) and provide them a copy of this Interlocal Agreement.
- C. Olmos Park shall allocate sufficient resources to ensure enforcement of the Building Code Ordinance (Chapter 8) regulations for all Identified Properties.
- **D.** Olmos Park shall be the platting authority for the Identified Properties, and shall provide notice of any platting activities and copies of all applications and documents. COSA shall be a certifying agency. COSA shall provide a written response to Olmos Park within 10 days of receipt for a minor plat or within 50 days of receipt for a major plat.

E. Olmos Park shall allow COSA inspectors access to any improvement to any of the Identified Properties. COSA may request that Olmos Park halt construction if the applicable standards are not being met

Article III. CONSIDERATION

The Parties agree and understand that each shall be responsible for its own costs and expenses necessary to fulfill its responsibilities under this **Agreement**.

Article IV. GENERAL PROVISIONS

F. General Administration

- 1. Administering this Agreement and the contact person and representative for Olmos Park is the City Manager, or her representative (or successor in office).
- 2. Administering this Agreement and the contact person and representative for COSA is the Director of Development Services, or his representative (or successor in office).

G. Alteration, Amendment or Modification

- 1. This Agreement may not be altered, amended, or modified except in writing, and signed by both parties to this Agreement.
- 2. No official, agent, employee, or representative of either COSA or Olmos Park has the authority to alter, amend, or modify the terms of this Agreement except in accordance with express authority as may be granted by both the San Antonio City Council or Olmos Park City Council.

H. Notice

For purposes of this Agreement, all official communications and notices among the parties shall be deemed sufficient if in writing and mailed, registered or certified mail, postage prepaid, to the addresses set forth below:

CITY OF OLMOS PARK:

City Manager City of Olmos Park

120 W. Prado

Olmos Park, TX

CITY OF SAN ANTONIO:

1901 S Alamo San Antonio, TX 78204 Notices of changes of address by either party must be made in writing delivered to the other party's last known address within five (5) business days of the change.

I. Venue

COSA and Olmos Park agree that this Agreement shall be governed by and construed in accordance with the laws of the State of Texas. Any action or proceeding brought to enforce the terms of this Agreement or adjudicate any dispute arising out of this Agreement shall be brought in a court of competent jurisdiction in San Antonio, Bexar County, Texas.

J. Severability

If any clause or provision of this Agreement is held invalid, illegal or unenforceable under present or future federal, state or local laws, or ordinances of either municipality, then and in that event it is the intention of the parties hereto that such invalidity, illegality or unenforceability shall not affect any other clause or provision hereof and that the remainder of this Agreement shall be construed as if such invalid, illegal or unenforceable clause or provision was never contained herein; it is also the intention of the parties hereto that in lieu of each clause or provision of this Agreement that is invalid, illegal or unenforceable, there be added as a part of this Agreement a clause or provision as similar in terms to such invalid, illegal or unenforceable clause or provision as may be possible, legal, valid and enforceable.

K. Breach

The failure of either party to comply with the terms and conditions of this Agreement shall constitute a breach of this Agreement. Either party shall be entitled to any and all rights and remedies allowed under Texas Law for any breach of this Agreement

L. Non-Waiver

The waiver by either party of a breach of this Agreement shall not constitute a continuing waiver of such breach or of a subsequent breach of the same or different provision.

M. Entire Agreement

- 1. This Agreement and its attachments, if any, constitute the entire and integrated Agreement between the parties hereto and contain all of the terms and conditions agreed upon, and supersede all prior negotiations, representations, or contracts, either oral or written.
- 2. No other agreement, statement, or promise relating to the subject matter of this Agreement and which is not contained in this Agreement or incorporated by reference in this Agreement shall be binding or valid.

EXECUTED THIS 16 day of June , 2016

CITY OF SAN ANTONIO	CITY OF OLMOS PARK
Sheryl L. Sculley	Ronald Hornberger
City Manager	Mayor
ATTEST:	ATTEST:
	Dia Gondo
Leticia Vacek	Diane Gonzales
City Clerk	City Secretary
APPROVED AS TO FORM:	TES AS
Martha Sepeda Interim City Attorney	
mierim City Automey	



THE CITY OF OLMOS PARK

120 WEST EL PRADO DRIVE SAN ANTONIO, TEXAS 78212-2095

(210)824FAX (210) 826-5008 WWW.OLMOSPARK.ORG

MAYOR Ronald Hornberger

> COUNCIL Juliana Decamps

> > Casey Fry

The following real properties located along the McCullough Avenue corridor are shown as properties being taxed by both the City of San Antonio and the City of Olmos Park:

Kenyon McDonald	ADDRESS	LEGAL DESCRIPTION	PROPERTY ID #
Sharon Plant	5300 McCullough	07339-014-0261	0391011
Deb Bolner Prost	4901 McCullough	04048-017-0260	0174061
	4825 McCullough	07333-018-0162	0390921
	4701 McCullough	07332-019-0470	1128661
STAFF	4601 McCullough	04047-025-0010	0174036
	4109 McCullough	06557-003-0495	0379182
Celia De Leon	108 Joy St.	04048-016-0171	0174052
<i>City Manager</i>	111 Zilla St.	04048-016-0261	1058798
Diane Gonzales City Secretary	110 Horace	07332-019-0181	0390902
	109 Odell St.	07330-024-0100	0390848
	102 Vassar	08563-100-0000	0417677

Rene Valenciano Chief of Police

> Linc Surber Fire Chief

Gilbert De Leon Director of Public Works







