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

PROVIDING FOR THE EXTENSION OF THE CITY LIMITS BY THE FULL PURPOSE ANNEXATION OF APPROXIMATELY 6.08 ACRES OF LAND, AS REQUESTED BY AZTX PROPERTIES, LTD, GENERALLY LOCATED NORTHWEST OF THE INTERSECTION OF CULEBRA ROAD AND GALM ROAD, CONTIGUOUS TO THE CITY OF SAN ANTONIO LIMITS AND LOCATED WITHIN THE SAN ANTONIO EXTRATERRITORIAL JURISDICTION IN BEXAR COUNTY, ADOPTING A SERVICE AGREEMENT FOR THE AREA, AND ESTABLISHING AN EFFECTIVE DATE OF MAY 12, 2018.

WHEREAS, Chapter 43 of the Texas Local Government Code provides that a City may conduct annexation for full purposes upon the request of the landowner of the subject property; and

WHEREAS, the AZTX Properties, LTD (Owners) requested the annexation of approximately 6 acres of land generally located northwest of the intersection of Culebra Road and Galm Road; and

WHEREAS, the AZTX Properties, LTD abuts .08 of an acre of Kallison Lane, a county road; and

WHEREAS, Chapter 43 of the Texas Local Government requires that when a municipality proposes to annex a territory that abuts a county road must also annex the entire width of the county road and the adjacent right-of-way on both sides of the county road; and

WHEREAS, on March 9, 2018 and March 30, 2018, notice of the above-mentioned public hearings was published in the San Antonio Express-News, being a newspaper of general circulation in the municipality and in the area proposed for annexation and posted on the internet web site maintained by the City of San Antonio; and

WHEREAS, on the March 28, 2018 and April 12, 2018, the San Antonio City Council held public hearings on the proposed annexation of the AZTX PROPERTIES, LTD PROPERTY and the public hearings gave all interested persons the right to appear and be heard on the proposed annexation; and

WHEREAS, the above-mentioned public hearings were conducted not less than ten (10) days apart prior to the adoption of the annexation ordinance; and

WHEREAS, the population of the City of San Antonio, Texas, is in excess of 1,469,845 inhabitants, and the areas to be annexed lie within the extraterritorial jurisdiction of the City of San Antonio, Texas, and lie adjacent to and adjoin the City of San Antonio, Texas; NOW THEREFORE,

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

SECTION 1. The petition requesting the annexation of the property known as the AZTX PROPERTIES, LTD PROPERTY that was submitted by the persons having an interest in the property is hereby granted. The property is more particularly described in **EXHIBIT** "A" and depicted in **EXHIBIT** "B" attached hereto and incorporated herein for all purposes.

SECTION 2. The land and territory lying outside of, but adjacent to and adjoining the City of San Antonio, known as the AZTX PROPERTIES, LTD PROPERTY, more particularly described and depicted in **EXHIBITS "A"** and **"B,"** is hereby added and annexed to the City of San Antonio, Texas, and said territory as described shall hereafter be included within the boundary limits of said city, and the present boundary limits of said city, at the various points contiguous to the area described and depicted in **EXHIBITS "A"** and **"EXHIBITS "A"** and **"B,"** are altered and amended so as to include said area within the corporate limits of the City of San Antonio, Texas.

SECTION 3. The land and territory known as the AZTX PROPERTIES, LTD PROPERTY, so described and so amended, shall be a part of the City of San Antonio, Texas, and the property so added shall bear its share of the taxes levied by the City of San Antonio, Texas. The inhabitants thereof shall be entitled to all of the rights and the privileges as citizens and shall be bound by the acts, ordinances, resolutions, and regulations of the City of San Antonio, Texas.

SECTION 4. A Service Agreement outlining the provisions of municipal service to the property described and depicted in **EXHIBITS** "A" and "B," and is hereby approved and the implementation of said Agreement is hereby authorized. Such Agreement is attached hereto and incorporated herein as if set out verbatim for all purposes as **EXHIBIT** "C."

SECTION 5. In accordance with Section 35-307(a) of the City of San Antonio Unified Development Code, this property shall be zoned by separate ordinance and the assigned zoning district will be effective upon annexation.

SECTION 6. The land and territory annexed by this ordinance shall be represented by and be a part of City Council District 6.

SECTION 7. The statements set forth in the recitals of this ordinance are true and correct, and are incorporated as a part of this ordinance.

SECTION 8. This ordinance shall be effective on May 12, 2018.

PASSED AND APPROVED on this 12th day of April, 2018.

M A Y O R Ron Nirenberg

ATTEST:

APPROVED AS TO FORM:

Leticia M. Vacek, City Clerk

Andrew Segovia, City Attorney

EXHIBIT A



- 70

FIELD NOTE FOR A 6.0 ACRE TRACT

A 6.0 acre tract of land situated in Bexar County, Texas, out of the Manuel Martines Y Musquiz Survey No. 80 Abstract 467, County Block 4450, New City Block (NCB) 18297, a portion of a 20.98 acre tract of land as conveyed to AZTX Properties, Ltd., of Record in Volume 15247 Page 196 of the Official Public Records of Bexar County, Texas, and being more particularly described by metes and bounds as follows:

COMMENCING: at a found Texas Department of Transportation Monument Type II at the intersection of the northeast right-of-way line of Culebra Road, a variable width right-of-way, with the southeast right of way line of Kallison Lane, a 20 foot wide right-of-way, of record in Volume 407 Page 567 of the Deed and Plat Records of Bexar County, Texas and for the southwest corner of the 20.98 acre tract;

THENCE: N 24° 06' 27" E, along and with the southeast line of Kallison Lane and the northwest line of the 20.98 acre tract, a distance of 576.79 feet for the POINT OF BEGINNING and the southwest corner of the tract described herein;

THENCE: N 24° 06' 27" E, continuing along and with the southcast right-of-way line of Kallison Lane and the northwest line of the 20.98 acre tract, a distance of 165.39 feet to a found ½" iron rod with a plastic cap stamped "CUDE" for the west corner of Lot 44 of the Remuda Ranch South Unit 3 Subdivision of record in Volume 9684 Pages 137-138 of the Deed and Plat Records of Bexar County, Texas, for the northwest corner of the 20.98 acre tract and the tract described herein;

THENCE: S 66° 17' 14" E, along and with the southwest line of Lots 44-46 of the Remuda Ranch South Unit 3 Subdivision, Lots 47-71, Lot 902 and Lot 904 of the Remuda Ranch South Unit 4 Subdivision of record in Volume 9699, Pages 170-171 of the Deed and Plat Records of Bexar County, Texas, and the northeast line of the 20.98 acre tract, a distance of 1,586.34 feet to a found MAG Nail with a washer stamped "M.W. CUDE" in the northwest rightof-way line of Galm Road, an 86 foot wide right-of-way and the approximate San Antonio City Limit line, for the southeast corner of Lot 904, the northeast corner of the 20.98 acre tract and the tract described herein;

THENCE: S 24° 14' 36" W, along and with the approximate San Antonio City Limit line, the northwest line of Galm Road, and the southeast line of the 20.98 acre tract, a distance of 165.74 feet to a point for an interior corner of approximate San Antonio City Limit line and the southeast corner of the tract described herein;

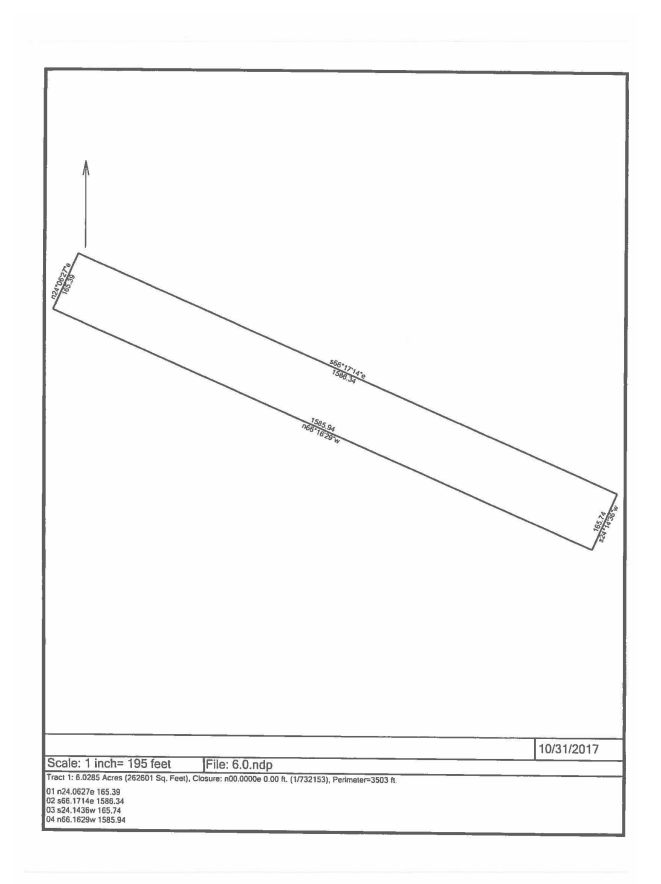
THENCE: N 66° 16' 29" W, along and with the approximate San Antonio City Limit line and into and across the 20.98 acre tract, a distance of 1,585.94 feet to the POINT OF BEGINNING and containing 6.0 acres or 262,601 square feet more or less, in Bexar County, Texas.

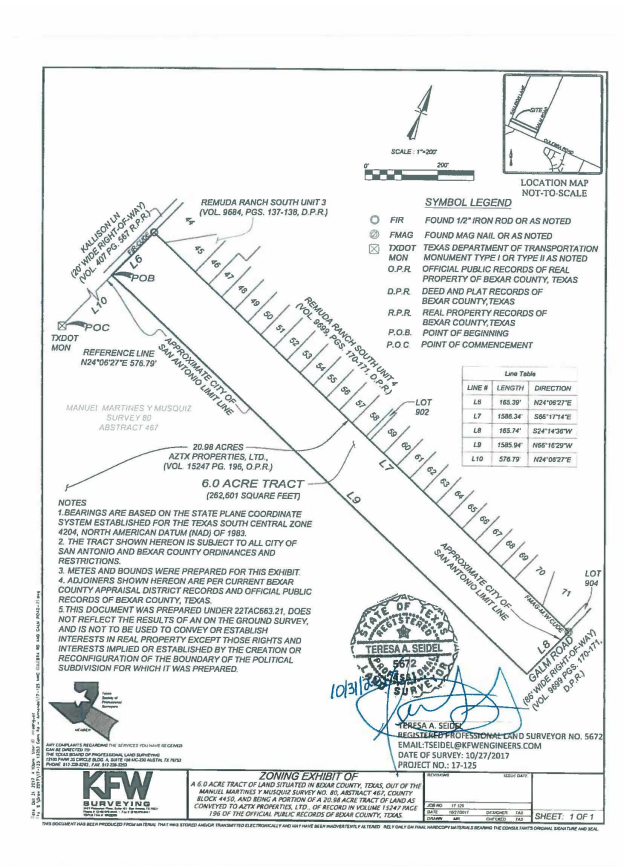
"This document was prepared under 22TAC663.21, does not reflect the results of an on the ground survey, and is not to be used to convey or establish interests in real property except those rights and interests implied or established by the creation or reconfiguration of the boundary of the political subdivision for which it was prepared."

Job No.: Prepared by: Date: File: 17-125

KFW Surveying October 26, 2017 S:\Draw 2017\17-125 NWC Culebra Road and Galm Road\ FN 5.9 ACRES

3321 DAUSANDS DRWA, SULTE 101, SAN ANTENIN, TANDERI + 11 256 079 8044 • D. 216 920 8041 • SCWENCINDERS MIN. Computationers





Field Notes for .08 of an Acre of Right-of-Way on Kallison Lane

Beginning at the northwestern point of NCB 18297 LOT P-1 & CB 4450 P-1, with the intersection of the east right-of-way line of Kallison Lane for a Point of Beginning;

Thence, following the east right-of-way line of Kallison Lane in a southerly direction to its intersection with the southwestern property line of NCB 18297 LOT P-1 & CB 4450 P-1

Thence, in a westerly direction across Kallison Lane directly to the southeast corner of CB 4451D (SAVANNAH UT-5 & 10), BLOCK 112 LOT 28 **PARK**;

Thence, following the south right-of-way of Kallison Lane in a northeasterly direction to the Point of Beginning across to Kallison Lane and the northwestern intersection of NCB 18297 LOT P-1 & CB 4450 P-1; all boundaries being depicted on a map attached as EXHIBIT "A" and incorporated herein for all purposes.

Page 7 Item No.

EXHIBIT B

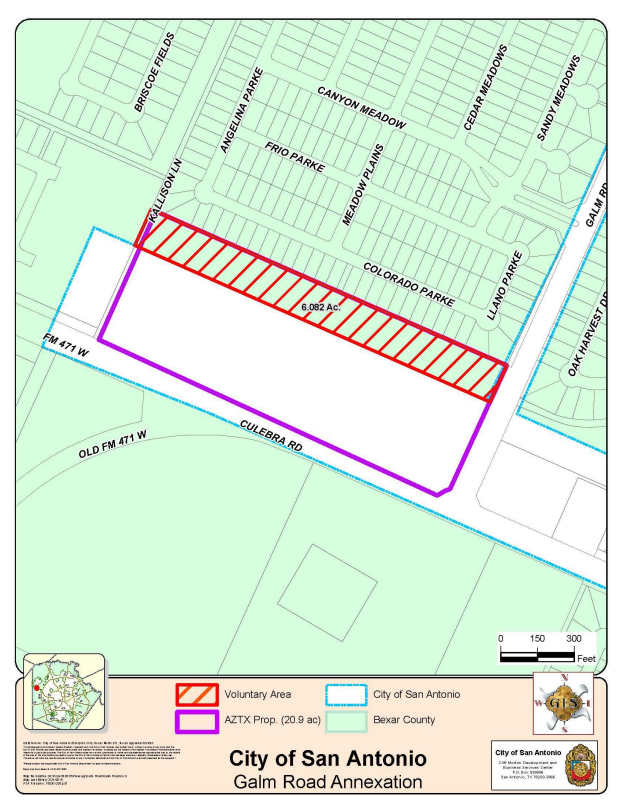


EXHIBIT C

City of San Antonio Service Agreement for the Galm Road Annexation

INTRODUCTION

The City of San Antonio, a Texas municipal corporation in Bexar County, Texas (hereinafter, referred to as "City") and the current property owner, AZTX Properties, Ltd., a Texas limited partnership (hereinafter, referred to as "Owner"), are entering into this Service Agreement ("Agreement") pursuant to Chapter 43 of the Texas Local Government Code (the City and Owner, collectively, hereinafter referred to as "Parties" or in the singular as "Party"). This Agreement relates to the annexation by the City of an area known as the Galm Road Annexation Area (the "Annexation Area"), consisting of approximately 6 acres and 0.08 of an acre of right-of-way, located at 13253 Galm Road in west Bexar County. The Owner has requested annexation of the 6 acres by the City and proposes to develop the property for commercial use. The 0.08 acres of right of way is a county road and subject to mandatory annexation abuts the 0.08-acre county road. In consideration of the mutual promises, covenants, obligations, and benefits contained in this Agreement, the City and Owner hereby agree as follows:

ARTICLE 1. SCHEDULE AND EFFECTIVE TERM

This Agreement will be in effect for a ten-year period commencing on the effective date of the annexation unless otherwise stated in this Agreement. Renewal of the Agreement may be extended upon the mutual written consent of the City and the Owner or the then current property owner(s).

ARTICLE 2. INTENT

It is the intent of the Parties that the City will provide full municipal services as required and defined by the Texas Local Government Code. Except as otherwise provided herein, and as provided by the Texas Local Government Code, the City reserves the right to amend this Agreement upon a 30-day prior written notice to the Owner and/or any of the then current property owner(s) affected by such amendment, if the City Council determines that changed conditions or subsequent occurrence or any other legally sufficient circumstances exist under the Local Government Code, or other Texas laws to make this Agreement unworkable or obsolete or unlawful. This Service Agreement does not grant, deny or confirm the applicability of any vested rights with respect to the Annexation Area.

ARTICLE 3. SERVICE AGREEMENT

In general this Agreement includes three service components: (1) Annexation Service Requirements, (2) Additional Services and (3) a Capital Improvement Program. As used in this Agreement, providing services includes having services provided by any method or means by

which the City extends municipal services to any other area of the City. This may include causing or allowing private utilities, governmental entities and other public and private non-profit service organizations to provide such services by contract in whole or in part. It may also include separate agreements with associations or similar entities. Services are provided and fees are assessed in accordance with City of San Antonio Municipal Code, as may be amended. Notwithstanding any provision herein to the contrary, municipal services will be provided pursuant to the requirement of the Texas Local Government Code Chapter 43.056(g).

1. Annexation Service Requirements – The following services will be provided in the Annexation Area commencing on the effective date of the annexation for full purposes, unless otherwise noted.

A. Police Protection – The San Antonio Police Department (SAPD) will provide protection and law enforcement services in the newly annexed area upon the effective date of annexation pursuant to the requirement of the Texas Local Government Code Chapter 43.056(g). These services include:

- Routine patrols and responses;
- Handling of complaints and incident reports;
- Special units, such as traffic enforcement, criminal investigations, covert operations, K-9 Unit, Family Assistance Crisis Teams, Bomb Squad, and Special Weapons and Tactics Team (SWAT); and
- Any other services or programs provided to the citizens of San Antonio at the time of annexation.

The newly annexed area will become part of an existing patrol district based upon factors such as the size of the area, population, and the expected number of calls for service. These factors will also determine the need for hiring additional patrol officers to ensure all patrol districts are adequately staffed 24 hours a day, seven days a week, and to maintain an average response time pursuant to the requirement of the Texas Local Government Code Chapter 43.056(g). SAPD San Antonio Fear Free Environment Unit (SAFFE) officers will be available to meet as requested to discuss police issues.

The City currently has six Police Substations. Each Substation is responsible for a Patrol "Service Area," under the command of a Captain. These Service Areas are divided into Patrol Sections. The Patrol Sections, with supervisory responsibilities assigned to Sergeants, are divided into "Patrol Districts." The "Patrol Districts" are geographically defined areas established for several reasons, including but not limited to:

- Serving as a manpower distribution tool based on call volume, population, area size, and geographic variables;
- Providing a means of establishing primary responsibility to individual officers, during their tour of duty, for various activities within a specific geographic area; and
- Providing an efficient and effective means of assigning, identifying, and locating officers, within a generalized area, using currently available technology.

The Annexation Area will be served by the West Patrol District, located at 7000 Culebra Road, San Antonio TX, 78238. There is no specific number of officers that can be assigned to a patrol district. Patrol districts are staffed with at least one officer, 24 hours a day, seven days a week. Many times multiple officers are assigned to single districts.

Police services are initiated by on-sight officer activity, citizen requests, and any other means available. The most common means by which officers receive their assignments is through direct supervisory command and radio/computer transmissions by police dispatchers.

B. Fire Protection and Emergency Medical Service (EMS) – The San Antonio Fire Department (SAFD) will provide fire protection services and EMS service as provided by requirements of the Texas Local Government Code Chapter 43.056(g). Service will be provided through the use of fire engines, ladder trucks, full-time and peak period EMS ambulances, Medical Officers and Chief Officers. SAFD will be providing fire protection and EMS from Fire Station #45 located at 3415 Rogers Rd, San Antonio, TX 78251.

C. Solid Waste Collection Services – Solid Waste Collection services are provided and fees are assessed in accordance with Chapter 14 of the City Municipal Code, as may be amended. Fees for services are assessed monthly on CPS Energy Utility bills.

Commercial Solid Waste Services – The City's Commercial collection for garbage are available on a case by case basis for qualifying businesses in a manner similar to residential services. Bulky item, brush and bagged leaf collections are not provided to businesses. If City-provided commercial service is not desired, businesses may utilize private service providers.

D. Operation and Maintenance of Water and Wastewater Facilities – San Antonio Water System (SAWS) will maintain and operate the public water and wastewater facilities that are within its certified service area. Routine standard maintenance of the facilities is performed on a scheduled basis. Emergency maintenance and repairs receive immediate attention, and are available 24 hours a day, 7 days a week. The facilities will be maintained and operated in accordance with standard SAWS policies and procedures, and under the provisions of the SAWS Utility Service Regulations for the extension of facilities.

SAWS Monthly Rates – The SAWS rate structure is designed to provide balance between residential and business rates and to encourage conservation with rates that increase at higher levels of consumption. SAWS customers, after annexation, will pay the lower Inside City Limit rate as opposed to the Outside City Limit rate.

SAWS Water Conservation Programs and Rebates – SAWS water conservation education programs and rebates are available to SAWS customers. With commercial customers accounting for 6.0% of the customer base and 35.1% of SAWS' annual water sales, there is great potential for water savings through commercial conservation programs. Commercial customers also have access to water conservation education and incentives. There are programs to make irrigation systems more efficient and customer rebates for big projects that address operational efficiencies. Detailed information on these and other programs can be found on the SAWS website at <u>www.saws.org</u>.

Water service and wastewater service will be provided to the Annexation Area. Notwithstanding any provision herein to the contrary, this Agreement will not terminate, reduce, or otherwise affect any approved Equivalent Dwelling Units ("EDUs") allocated to the Annexation Area or any Utility Service Agreement ("USA") applicable to the Annexation Area.

E. Operation and Maintenance of Roads and Streets, including Street Lighting – The Transportation and Capital Improvements Department (TCI) is responsible for the maintenance and repair of street, bridges, alleys and related infrastructure within the City's jurisdiction. Curbs, sidewalks, driveway approaches, curb ramps, and other street infrastructures are constructed in accordance with the City and the Americans with Disability Act (ADA) standards. Service requests or community concerns for TCI's response, such as pothole and base and pavement repairs are initiated through the City's 311 call center or online services. These services include:

- Emergency Pavement Repair
- Street Base and Pavement Repair
- Preventative Street Maintenance
- Guard Post and Guard Rail Maintenance
- De-icing and Snow Removal Services
- Neighborhood Access and Mobility Program (NAMP)
- Emergency Street Closure Services
- Street Re-striping and Marking Services

Infrastructure Management Program (IMP) is a five-year rolling program which focuses on the maintenance of City infrastructure. Service needs are identified city-wide and are scheduled for street maintenance, alley maintenance, drainage maintenance, sidewalks, traffic signals, pavement marking and Advance Transportation District (ATD) projects. The IMP provides the City a structured program schedule, potential for additional multiple year contract awards and improved utility coordination. During the budget process for each City fiscal year, the IMP is presented to City Council for approval. Amendments may occur throughout the year due to coordination with utilities or unforeseen conditions, such as inclement weather. The goal of the IMP is to provide the best possible maintenance for the City.

Transportation Systems Management & Operations – If necessary TCI will provide regulatory signage services. Traffic signal, stop and all other regulatory studies are conducted in conjunction with growth of traffic volumes. Traffic signs, signals, and markings are installed in conformance with the Texas Manual on Uniform Traffic Control Devices. Faded, vandalized, or missing signs are replaced as needed. "Call back" service is provided 24 hours a day, 365 days a year for emergency repair of critical regulatory signs. Requests for signage should be called into the City's 311 Call Center.

Storm Water Utility – The Storm Water Utility is housed within the TCI Department. The Storm Water Utility is responsible for drainage services as well as the installation, operation, and maintenance of drainage infrastructure throughout San Antonio.

The Storm Water Utility Fee is intended to cover capital and maintenance expenses associated with drainage projects and fund operational services related to the Municipal Separate Storm Sewer System (MS4) Permit as required by Federal regulations. More information about the storm water rate plan is available at <u>http://www.sanantonio.gov/TCI/Projects/Storm-Water-Fee</u>

The storm water utility fee is billed by SAWS on behalf of the City. Services are currently provided by the SAWS, in accordance with the SAWS's approved business plan and as

limited by applicable codes, laws, ordinances and special agreements. Storm Water fees will be assessed for the subject property.

Street lighting – The planning of public street lights is coordinated by the City's Development Services Department (DSD). CPS Energy will maintain public street lighting in accordance with Sec. 43.056(b) (6) of the Texas Local Government Code and the City's policies. The City assumes the cost of electricity for public street lights.

F. Operation and Maintenance of Parks, Playgrounds and Swimming Pools – Maintenance responsibilities for municipally owned parks, playgrounds, and swimming pools are the responsibility of the City. Any proposed or existing privately-owned parks, playgrounds, swimming pools, recreational facilities and common spaces in the Annexation Area are the responsibility of the property owner(s).

G. Operation and Maintenance of Any Other Publicly Owned Facility, Building, or Service – Should the City acquire any other facilities, buildings, or services necessary for municipal services located subject property, an appropriate City department will provide maintenance services for them.

2. Additional Services – Certain services, in addition to the above services, will be provided within the Annexation Area commencing on the effective date of the annexation for full purposes, unless otherwise noted. They are as follows:

A. Code Compliance – The Code Compliance Division of DSD enforces City codes and regulations to protect the health, safety and general welfare of the community. Current enforcement is provided to the following and is not limited to:

- Vacant dangerous premises and structures,
- Junked vehicles,
- Weeded vacant lots,
- Zoning (UDC),
- Property maintenance,
- Minimum housing, including unsanitary premises,
- Front yard parking,
- Alley and right-of-way violations,
- Monthly inspections of salvage/junk yards,
- · Monitoring and enforcing materials received at salvage/junk yards, and
- Enforcement of garage sale permits
- The Code and ordinances enforced by DSD are subject to changes by the City Council

B. Zoning – The Owner will initiate the zoning process for a permanent zoning district and is requesting "C-2," Commercial Zoning district. The Zoning Commission will conduct at least one public hearing and make a recommendation to the City Council regarding the proposed zoning. The City Council will consider the proposed zoning district concurrently with the annexation of the area at a public hearing. Zoning will be effective upon the effective date of annexation. New development must comply with all requirements of the City Code, Chapter

35 of the Unified Development Code.

C. Building and Other Permits – Incomplete construction must obtain building permits from DSD in accordance with City codes. Incomplete construction implies that final inspections have not been conducted and approved. For new commercial construction, incomplete construction indicates approved final inspections for building, mechanical, plumbing, electric, fire, traffic, drainage, sidewalks, irrigation inspections have not been obtained. Other field inspections may be applicable for new commercial construction depending on the specific use and/or location of the project. Any required permits, including, but not limited to, building, trade, and sign permits may be applied for at the Cliff Morton Development and Business Services Center located at 1901 South Alamo Street, San Antonio, TX. In addition, as part of the permitting process, applicant will be required to adhere to the City's Tree and Landscape requirements. A one-stop development service counter has been created to assist the public with any development questions that relate to building, planning and TCI issues.

D. Certificate of Occupancy – New and existing businesses must obtain a Certificate of Occupancy and related inspections required by City code from DSD and San Antonio Metropolitan Health District. In accordance with the adopted Building Code, no person may occupy a building or a space without first obtaining a Certificate of Occupancy. Certificates of Occupancy may be applied for at the Cliff Morton Development and Business Services Center located at 1901 South Alamo Street, San Antonio, TX.

E. Library Services – The nearest library to the Annexation Area is the Great Northwest Library branch located at 9050 Wellwood Street, San Antonio, TX 78250.

The San Antonio Public Library locations provide the following services:

- Library materials for adults, young adults and children including books, periodicals, compact disks, DVD, videos, audio books, and electronic books;
- Programming for adults, young adults and children such as regularly scheduled story time;
- Book discussion groups and other topics of interest to the community; and
- Access to the website, databases and other computer programs, is available seven days a week through the web address <u>www.mysapl.org/digital</u>.

Professional staff is available to assist library customers with reference and reader's advisory questions and public meeting room space are available. More information is available at the San Antonio Public Library Website: <u>www.mysapl.org</u>.

F. Health Department Services – The San Antonio Metropolitan Health District (SAMHD) currently provides certain public health services, including dental screening and treatment, communicable disease control, emergency preparedness and response, and health education to persons residing in the Annexation Area through an inter-local agreement with Bexar County-University Health Systems. Upon full purpose annexation the following additional services will become available:

- Investigation of public health related complaints including food borne illness, recreational water quality, and public swimming pools and spas, and investigation of toxic exposures;
- Permitting and routine sanitation inspections of food establishments, schools, day cares, swimming pools and mobile living parks;

- Enforcement of the City's smoking ordinance in public places;
- Investigation of reported elevated Blood Lead Levels (BLL) in children;
- Access to community health clinics; and
- Medical Assistance Program benefits

SAMHD will provide additional services for oversight of day care centers, semi-public swimming pools, air quality permits and livestock issues.

G. Animal Care Services – The subject property will receive the same level of service as within the current San Antonio City Limits. These services include, but may not be limited to, animal enforcement and control, educational and public outreach, low cost animal related resources such as microchips and spay/neuter services, and community cat program services.

H. Other Services – City Departments with jurisdiction in the subject property will provide services according to City policy and procedures.

3. Capital Improvements Program – The City will initiate the construction of capital improvements as may be necessary for providing municipal services. The timing for the construction of capital projects that may be necessary for the delivery of municipal services will be done in accordance with the requirements of Subchapter C of Chapter 43, Local Government Code.

Each component of the Capital Improvement Program is subject to the City providing the related service directly. In the event that the related service is provided through a contract service provider, the capital improvement may not be constructed or acquired by the City but may be provided by the contract provider. The City may also lease buildings in lieu of construction of any necessary buildings.

- A. Police Protection No capital improvements are necessary at this time to provide police services.
- B. Fire Protection No capital improvements are necessary to provide fire services.
- C. Emergency Medical Service No capital improvements are necessary at this time to provide EMS services.
- **D. Solid Waste Collection** No capital improvements are necessary at this time to provide solid waste collection services.
- **E. Roads and Streets** No newly constructed road or street related capital improvements are necessary at this time to provide services. The City will assume maintenance responsibilities for all public streets.
- F. Parks, Playgrounds and Swimming Pools No capital improvements are necessary at this time to provide parks and recreation services.
- G. Library Services No capital improvements are necessary at this time."
- H. Capital Improvements Planning The Annexation Area will be included with other

territory within the municipality in connection with planning for new or expanded facilities and/or services. All other capital improvements will be considered through the 6-Year Capital Budget that represents the City's long-range physical infrastructure development and improve plan. Major funding sources are General Obligation Bonds, Certificates of Obligation, Storm Water Revenue Bonds, and Community Development Block Grants as applicable. Capital projects are placed in inventory by the City Council representative through input from community and neighborhood associations, other public processes, and comprehensive planning processes.

ARTICLE 4. BILLING AND PAYMENT

Billing and payment for each of the services described in this Agreement will be made in accordance with the correct normal course of business of the City and as described elsewhere in this Agreement.

ARTICLE 5. AMENDMENT: GOVERNING LAW

This Agreement may not be amended or repealed except as provided herein and as provided by the Texas Local Government Code or other controlling law. Neither changes in the methods or means of implementing any part of the service programs nor changes in the responsibilities of the various departments of the City will constitute amendments to this Agreement, and the City reserves the right to make such changes. This Agreement is subject to and will be interpreted in accordance with the Constitution and laws of the United States of America and the State of Texas, the Texas Local Government Code, and the orders, rules and regulations of governmental bodies and officers having jurisdiction.

ARTICLE 6. SEVERABILITY

If any clause or provision of this Agreement is held invalid, illegal or unenforceable under present or future federal, state or local laws, including but not limited to the charter, code, or ordinances of City, then and in that event it is the intent of Parties hereto that such invalidity, illegality or unenforceability will not affect any other clause or provision hereof and that the remainder of this Agreement will be construed as if such invalid, illegal or unenforceable clause or provision was never contained herein. It is also the intent of 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.

ARTICLE 7. RECORDATION

This Agreement, and the corresponding City annexation ordinance for the Annexation Area (attached hereto as **Exhibit** "_____"), will be recorded in the Real Property Records of Bexar County, Texas, as a covenant to title of the parcels more specifically described in **Exhibit** " attached hereto. Such exhibits are incorporated herein for all purposes.

ARTICLE 8. NOTICE

Except where the terms of this Agreement expressly provide otherwise, any election, notice or communication required or permitted to be given under this Agreement shall be in writing and deemed to have been duly given if and when delivered personally (with receipt acknowledged), or three (3) days after depositing same in the U.S. mail, first class, with proper postage prepaid, or upon receipt if sending the same by certified mail, return receipt requested, or upon receipt when sent by a commercial courier service (such as Federal Express or DHL Worldwide Express) for expedited delivery to be confirmed in writing by such courier, at the addresses set forth below or to such other address as either party may from time to time designate in writing.

City:

City of San Antonio, Texas

Email:

Owner: Print Name: Title: Mailing Address:

Email:

James K. Sims or Charles Strub				
628 Holiday Road				
Comfort, Texas 78013				
jksofcomfort@hctc.net	- 1			

AZTX Properties, Ltd.

Each Party may change its address by written notice in accordance with this Article. Any communication so delivered in person will be deemed received when receipted for by or actually received by an officer of the Party to whom the communication is properly addressed.

ARTICLE 9. PARTIES' REPRESENTATIONS

This Agreement has been jointly negotiated by City and Owner and will not be construed against a Party because that Party may have primarily assumed responsibility for the drafting of this Agreement.

ARTICLE 10. COUNTERPARTS

This Agreement may be executed in counterparts. Each of the counterparts will be deemed an original instrument, but all of the counterparts will constitute one and the same instrument. This Agreement may be executed in any number of counterparts and by different Parties in separate counterparts, each of which when so executed and delivered, will be deemed an original, and all of which, when taken together, will constitute one and the same instrument. Delivery of an executed

counterpart of a signature page to this Agreement by electronic mail will be as effective as delivery of a manually executed counterpart of this Agreement, except that any Party delivering an executed counterpart of this Agreement by electronic mail also must deliver a manually executed counterpart of this Agreement.

ARTICLE 11. CAPTIONS

All captions used herein are only for the convenience of reference and will not be construed to have any effect or meaning as to the Agreement between Parties hereto.

ARTICLE 12. NON-WAIVER

No course of dealing on the part of City or Owner nor any failure or delay by City or Owner in exercising any right, power, or privilege under this Agreement will operate as a waiver of any right, power or privilege owing under this Agreement.

ARTICLE 13. LEGAL AUTHORITY

The person executing this Agreement on behalf of City and Owner, represent, warrant, assure and guarantee that they have full legal authority to (i) execute this Agreement on behalf of City and/or Owner, respectively, and (ii) to bind City and/or Owner to all of the terms, conditions, provisions, and obligations herein contained.

ARTICLE 14. VENUE

Any legal action or proceeding brought or maintained, directly or indirectly, as a result of this Agreement will be heard and determined in Bexar County, Texas.

ARTICLE 15. FORCE MAJEURE

In case of an emergency, such as Force Majeure as that term is defined in this Agreement, in which the City is forced to temporarily divert its personnel and resources away from the Annexation Area for humanitarian purposes or protection of the general public, the City obligates itself to take all reasonable measures to restore services to the Annexation Area of the level described in this Agreement as soon as possible. Force Majeure will include, but not be limited to, acts of God, acts of the public enemy, war, blockages, insurrection, riots, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, droughts, tornadoes, hurricanes, arrest and restraint of government, explosions, collisions and other inability of the City, whether similar to those enumerated or otherwise, which is not within the control of the City. Unavailability or shortage of funds will not constitute Force Majeure for purposes of this Agreement.

ARTICLE 16. SUMMARY OF THE WATER AND WASTE WATER UTILITY SERVICE REGULATIONS

The following information is a summary of the SAWS Utility Service Regulations for the extension of water and/or waste water facilities as incorporated by reference in the latest version of the Unified Development Code, in conformance with the Texas Local Government Code requirement that the Agreement have a summary of the service extension policy.

Water and waste water service is only provided to lots that have been properly subdivided and platted or are a legal lot. For property that is required by subdivision regulations to construct water or waste water facilities connecting to the SAWS system, funding and construction of those facilities will remain the responsibility of the developer. If the specific undeveloped property does not have SAWS water or wastewater service fronting the property, the owner may make an application for an extension of service to SAWS Director of Infrastructure Development Department for review. If the Director determines that adequate capacity is available, or will be and if the project does not include SAWS cost participation or reimbursement, and if the proposed facilities are a logical extension of SAWS water and/or wastewater system and the requested extension meets the requirements of SAWS Utility Service Regulations, the extension size, capacity, and routing may be approved by the Director. Funding and construction of the facilities will be the responsibility of the developer.

Depending on the size of the new facilities and other conditions, with SAWS Board of Trustees approval, SAWS may reimburse the developer for a portion of the cost of constructing certain facilities. With Board approval, SAWS may reimburse costs associated with the oversize capacity of water and wastewater mains. The actual calculation of the cost participation and reimbursement amounts, including limits and the schedules for the payments, are included in SAWS Utility Service Regulations as incorporated by reference in the UDC.

For lots that have water or wastewater lines in the street fronting the lot, the owner may receive water or wastewater service by applying for a tap permit and paying any required fees. The new customers will be required to pay the impact fees and all connection fees.

For property(s) served by a septic system, the property owner(s) remains responsible for the operation and maintenance of the septic system. If the septic system fails, the property owner must repair the system or pay to extend SAWS wastewater facilities to the property, if unavailable. Under certain circumstances the City Health Department and/or applicable regulatory agency for septic tanks may require the property owner to connect to SAWS public waste water facilities.

This policy is set by the City Council and can be amended in the future by ordinance.

Signatures of Following Pages

Texas municipal Co		with a title of on behalf of said cor		or the City of S	San Antonio, a
This instrur	nent was	acknowledged befor	e me on this	day of	, 2018 by
County of Bexar	8	e e e	18		
	\$ \$				
State of Texas	8	·		2	
					4
	14				
Title:					
Name:	energy R	<u></u>			
BY:	i.				
CITY OF SAN AN	TONIO				÷.
	TONIO				
		3			

JKS

THEREFORE, IN WITNESS WHEREOF, the Parties have executed this Service Agreement this 14th day of March , 2018.

AZTX PROPERTIES, LTD., a Texas limited partnership

> BY: AZTX, LLC, a Texas limited liability company its General Partner

> > BY: Name: Title: 10

> > > 00 00 00

State of Texas County of Beyar

This instrument was acknowledged before me on this 14th day of March, 2018 by James K Sins . of AZTX, LLC, a Texas limited liability company, general partner of AZTX Properties, Ltd., a Texas limited partnership, on behalf of said limited partnership.

Date: March 14, 2018

Notary Public, State of Texas My Commission expires: <u>August 31, 2020</u>

