NON-EXCLUSIVE LICENSE AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND HEB GROCERY COMPANY, A TEXAS LIMITED PARTNERSHIP, FOR USE OF PUBLIC RIGHT-OF-WAY

This License Agreement ("License Agreement") is made by and between the CITY OF SAN ANTONIO, TEXAS (hereafter referred to as "CITY" or "Licensor"), a Texas Municipal Corporation and Home-Rule Municipality, acting by and through its City Manager, or designee, pursuant to Ordinance No. _______, passed and approved by the City Council on _______, 20____; and HEB GROCERY COMPANY LP, a Texas limited partnership (hereafter referred to as "HEB" or "Licensee"). The CITY and the HEB may hereinafter be referred to collectively as the "Parties".

WHEREAS, HEB desires the use of certain public right-of-way within the CITY as described in **EXHIBIT A** for the purpose of installing and maintaining fiber optic cable Facilities as defined by this License Agreement; and

WHEREAS, the installation, maintenance, and repair of fiber optic cable facilities under the public right-of-way will be done in a manner consistent with all City of San Antonio regulations, including the City's Right-of-Way Management Ordinance and Utility Excavation Criteria Manual; and

WHEREAS, the fee schedule for use of the City's Right-of-Way is set forth in **EXHIBIT B**;

NOW THEREFORE THE ABOVE PARTIES AGREE TO THE FOLLOWING:

SECTION 1. DEFINITIONS

For purposes of this License Agreement the following terms shall have the same meanings herein. When not inconsistent with the context, words used in the present tense include the future; words in the plural number include the singular number, and words in the singular include the plural. The word "shall" is always mandatory and not merely permissive.

- (a) "CITY" means the City of San Antonio, Texas, a home-rule municipality.
- (b) "Chief Information/Technology Officer" means the director of the Information Technology Services Department.
- (c) "Director" means the Director of Transportation & Capital Improvements Department.

- (d) "Excavation Manual" means the Utility Excavation Criteria Manual approved by the Director of Public Works on April 2, 2001 (as amended from time to time) pursuant to the authority granted by the Right-of-Way Management Ordinance.
- (e) "Facilities" means any and all of HEB's fiber optic cables, conduits, and related equipment necessary for the installation of fiber optic cables and related equipment over or under the Right-of-Way as identified and described in the License Agreement.
- (f) "Right-of-Way" or "Public Right-of-Way" means the surface of, and the space above and below, any public street, road, highway, freeway, lane, path, public way or place, sidewalk, alley, boulevard, parkway, drive, or other easement now or hereafter-held by the CITY or over which the CITY exercises any rights of management control.
- (g) "Right-of-Way Management Ordinance" means the San Antonio Right-of-Way Management Ordinance passed by the San Antonio City Council on January 25, 2001 as Ordinance No. 93319, as codified in Chapter 29 of the CITY's Municipal Codes, and as amended.
- (h) "Right-of-Way Manager" means the Manager of the Right-of-Way Management Division of the Transportation & Capital Improvements Department.

SECTION 2. GRANTING CLAUSE

- (a) The CITY hereby grants HEB, a non-exclusive license to use and occupy the space above or below those portions of the CITY's Right-of-Way as particularly described in **EXHIBIT A (1-4)** to this License Agreement in order to install, construct, replace, and maintain all necessary Facilities as that term is defined herein. The shorthand name of the Facilities locations are known as 1) "404 South Flores" (Being 0.0095 acres situated in E. Cesar Chavez Blvd.); 2) "Dwyer" (Being 0.0400 acres situated in E. Cesar Chavez Blvd.); 3) "Cypress Tower" (Being 0.0064 acres out of N. Main Avenue); and 4) "El Paso" (Being 0.029 acres out of El Paso St.). Each location is described with particularity in **EXHIBIT A**, which is attached to this License Agreement and made a part hereof for all purposes.
- (b) HEB's use of the Right-of-Way shall be subject to the terms of the CITY's Right-of-Way Management Ordinance, the CITY's Utility Excavation Manual, the laws of the State of Texas, and the CITY's charter and ordinances, as they exist now or may be amended from time to time.

SECTION 3. TERM

The License term and the rights, privilege and authority hereby granted shall be in full force and effect beginning upon final execution of this License Agreement, and shall continue in effect for an Initial Term of ten (10) years.

SECTION 4. LICENSE RENEWAL PROCEDURES

- (a) Upon application by HEB, this License Agreement may be renewed by the CITY for up to two (2) separate five (5) year Renewal Terms pursuant to the procedures established in this Section, and in accordance with the applicable laws, regulations, and rules of the State of Texas and the City of San Antonio.
- (b) At least six (6) months prior to the expiration of the then-current term of the License Agreement, HEB shall inform the Chief Information/Technology Officer in writing of its intent to seek renewal of the License Agreement. During this time period, the Chief Information/Technology Officer may order a new appraisal of the Right-of-Way used by HEB, but no other terms of this License Agreement may be altered unless expressly authorized herein or unless mandated by ordinance or other law. A processing fee will apply to a renewal of the License Agreement.

SECTION 5. INDEMNITY

(a) GENERAL INDEMNITY CLAUSE - LICENSEE COVENANTS AND AGREES TO FULLY INDEMNIFY, DEFEND and HOLD HARMLESS, the CITY and the elected officials, employees, officers, directors, volunteers and representatives of the CITY, individually and collectively, from and against any and all costs, claims, liens, damages, losses, expenses, fees, fines, penalties, proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including but not limited to, personal or bodily injury, death and property damage, made upon the CITY directly or indirectly arising out of resulting from or related to the Licensee's activities under this Agreement, including any acts or omissions of the Licensee, any agent, officer, director, representative, employee, vendor or subcontractor of the Licensee, and their respective officers, agents employees, directors and representatives while in the exercise of the rights or performance of the duties under this Agreement. The indemnity provided for in this paragraph shall not apply to any liability resulting from the negligence of the CITY, its officers or employees, in instances where such negligence causes personal injury, death, or property damage. IF THE LICENSEE AND CITY ARE FOUND JOINTLY LIABLE BY A COURT OF COMPETENT JURISDICTION, LIABILITY SHALL BE APPORTIONED

COMPARATIVELY IN ACCORDANCE WITH THE LAWS FOR THE STATE OF TEXAS, WITHOUT, HOWEVER, WAIVING ANY GOVERNMENTAL IMMUNITY AVAILABLE TO THE CITY UNDER TEXAS LAW AND WITHOUT WAIVING ANY DEFENSES OF THE PARTIES UNDER TEXAS LAW.

The provisions of this INDEMNITY are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity. The Licensee shall advise the CITY in writing within 24 hours of any claim or demand against the CITY or the Licensee known to the Licensee related to, or arising out of the Licensee's activities under this Agreement and shall see to the investigation and defense of such claim or demand at the Licensee's cost. The CITY shall have the right, at its option and at its own expense, to participate in such defense without relieving the Licensee(s) of any of its obligations under this paragraph.

Defense Counsel - CITY shall have the right to select or to approve defense counsel to be retained by the Licensee in fulfilling its obligation hereunder to defend and indemnify CITY, unless such right is expressly waived by CITY in writing. The Licensee shall retain CITY approved defense counsel within ten (10) business days of CITY'S written notice that CITY is invoking its right to indemnification under this License Agreement. If the Licensee fails to retain Counsel within such time period, CITY shall have the right to retain defense counsel on its own behalf, and the Licensee shall be liable for all costs incurred by CITY. CITY shall also have the right, at its option, to be represented by advisory counsel of its own selection and at its own expense, without waiving the foregoing.

Employee Litigation - In any and all claims against any party indemnified hereunder by any employee of Licensee, any subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, the indemnification obligation herein provided shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the Licensee or any subcontractor under worker's compensation or other employee benefit acts.

(b) Licensee shall be liable for the acts and omissions of its own employees, officers, directors, and any contractors, subcontractors, representatives, agents, or any parties involved directly or indirectly in the construction, installation, maintenance of Licensee's Facilities and proprietary poles. Any act or omission of non-employees, officers, and directors shall be considered an act or omission of the Licensee.

- (c) Duty to Indemnify Licensor Against Claims Arising from License Agreement. Licensee shall defend, indemnify and hold the City and its officers, employees, and appointed and elected officials harmless against all damages, cost, loss or expense arising out of, incident to, directly or proximately resulting from the negligence or willful misconduct of Licensee, its employees, officers, directors, contractors, subcontractors, agents, or representatives in the performance of activities under this License Agreement for:
 - (1) the repair, replacement, or restoration of City property, equipment, materials, structures, and facilities which are damaged, destroyed, or found to be defective;
 - damage to or loss of the property of any person including, but not limited to Licensee, its agents, officers, employees and subcontractors, the City's agents, officers and employees, and third-parties; and
 - (3) death, bodily injury, illness, disease, worker's compensation, loss of services, or loss of income or wages to any person no matter how, or to whom, the loss may occur.
- (d) Licensor's Duty to Notify Licensee of Claims CITY shall give prompt written notice to Licensee of any claim for which the CITY seeks indemnification. Licensee shall have the right to investigate, defend, and compromise these claims subject to the City Attorney's prior approval. Said approval shall not be unreasonably withheld.
- (e) Licensor's Consent to Settle Claims Licensee may not settle any claim subject to this Section without the consent of CITY, unless (i) the settlement will be fully funded by Licensee, and (ii) the proposed settlement does not contain an admission of liability or wrongdoing by any elected officials, employees, officers, directors, volunteers or representatives of CITY. The CITY's withholding its consent as allowed in the preceding sentence does not release or impair Licensee of any obligations under this Section. Licensee must give CITY at least twenty (20) days advance written notice of the details of a proposed settlement before it becomes binding. Any settlement purporting to bind CITY must first be approved by City Council.
- (f) EXCLUSION OF DAMAGES LICENSOR SHALL NOT BE LIABLE TO LICENSEE, OR ITS CUSTOMERS, AGENTS, REPRESENTATIVES, OR EMPLOYEES FOR ANY CLAIMS ARISING FROM THIS LICENSE AGREEMENT FOR LOST REVENUE, LOST PROFITS, LOSS OF EQUIPMENT, INTERRUPTION OR LOSS OF SERVICE, LOSS OF DATA; OR FOR INCIDENTAL, INDIRECT, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, WHETHER UNDER THEORY

OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, OR OTHERWISE.

SECTION 6. INSURANCE REQUIREMENTS

- Prior to the commencement of any work under this License Agreement, the (a) Licensee shall furnish copies of all required endorsements and an original completed Certificate(s) of Insurance to the City's Information Technology Services Department, which shall be clearly labeled "HEB License Agreement for Use of Public Right-of-Way" in the Description of Operations block of the Certificate. The original Certificate(s) shall be completed by an agent and signed by a person authorized by that insurer to bind coverage on its behalf. The CITY will not accept Memorandum of Insurance or Binders as proof of insurance. The original certificate(s) or form must have the agent's original signature, including the signer's company affiliation, title and phone number, and be mailed, with copies of all applicable endorsements, directly from the insurer's authorized representative to the CITY. The CITY shall have no duty to pay or perform under this License Agreement until such certificate and endorsements have been received and approved by the CITY's Information Technology Services Department. No officer or employee, other than the CITY's Risk Manager, shall have authority to waive this requirement.
- (b) CITY reserves the right to review the insurance requirements of this Section during the effective period of this License Agreement and any extension or renewal hereof and to modify insurance coverages and their limits when deemed necessary and prudent by the CITY's Risk Manager based upon changes in statutory law, court decisions, or circumstances surrounding this Agreement. In no instance will CITY allow modification whereupon the CITY may incur increased risk. Such review and modification shall not occur more frequently than every five (5) years.
- (c) The Licensee's financial integrity is of interest to the CITY; therefore, the Licensee shall obtain and maintain in full force and effect for the duration of this License Agreement, and any extension hereof, at the Licensee's sole expense, insurance coverage written on an occurrence basis, through self-insurance, or by companies authorized and admitted to do business in the State of Texas and with an A.M Best's rating of no less than A- (VII), in the following types and for an amount not less than the amount listed below:

TYPE	AMOUNTS
1. Workers' Compensation	Statutory
2. Employers' Liability	\$1,000,000/\$1,000,000/\$1,000,000
3. Commercial General Liability Insurance to	For Bodily Injury and Property Damage of
include coverage for the following:	\$3,000,000 per occurrence;

a. Premises/Operations	\$5,000,000 General Aggregate, or its				
b. Products/Completed Operations	equivalent in Umbrella or Excess Liability				
c. Personal/Advertising Injury	Coverage				
4. Business Automobile Liability	Combined Single Limit for Bodily Injury				
a. Owned/leased vehicles	and Property Damage of \$1,000,000 per				
b. Non-owned vehicles	occurrence				
c. Hired Vehicles					
5. Professional Liability (Claims-made basis)	\$1,000,000 per claim, to pay on behalf of				
To be maintained and in effect for no less than	the insured all sums which the insured shall				
two years subsequent to the completion of the	become legally obligated to pay as				
professional service.	damages by reason of any act, malpractice,				
	error, or omission in professional services.				
6. Fidelity or Commercial Crime Insurance	\$100,000				
Employee Dishonesty Policy - City will be					
named as Loss Payee					
922					

- (e) The Licensee agrees that with respect to the above required insurance, all insurance policies are to contain or be endorsed to contain the following provisions:
 - Name the CITY, its officers, officials, employees, volunteers, and elected representatives as additional insured by endorsement, as respects operations and activities of, or on behalf of, the named insured performed under contract with the CITY, with the exception of the workers' compensation and professional liability policies;
 - Provide for an endorsement that the "other insurance" clause shall not apply to the City of San Antonio where the CITY is an additional insured shown on the policy;
 - Workers' compensation and employers' liability policies will provide a waiver of subrogation in favor of the CITY; and
 - Upon receipt of notice from its insurer, Licensee will provide Licensor with thirty (30) days prior written notice of cancellation.
- (f) Within thirty (30) calendar days of a suspension, cancellation or non-renewal of coverage, the Licensee shall provide a replacement Certificate of Insurance and applicable endorsements to the CITY. The CITY shall have the option to suspend the Licensee's performance should there be a lapse in coverage at any time during this License Agreement. Failure to provide and to maintain the required insurance shall constitute a material breach of this License Agreement.

- (g) In addition to any other remedies the CITY may have upon the Licensee's failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, the CITY shall have the right to order the Licensee to stop work hereunder, and/or withhold any payment(s) which become due to the Licensee hereunder until the Licensee demonstrates compliance with the requirements hereof.
- (h) Nothing herein contained shall be construed as limiting in any way the extent to which the Licensee may be held responsible for payments of damages to persons or property resulting from the Licensee's or its subcontractors' performance of the work covered under this Licensee Agreement.
- (i) It is agreed that the Licensee's insurance shall be deemed primary and non-contributory with respect to any insurance or self-insurance carried by the City of San Antonio for liability arising out of operations under this License Agreement.
- (j) It is understood and agreed that the insurance required is in addition to and separate from any other obligation contained in this License Agreement.
- (k) The Licensee and any subcontractors are responsible for all damage to their own equipment and/or property.

SECTION 7. ADMINISTRATION OF LICENSE

- (a) The City Manager or her designee is the principal CITY officer responsible for the administration of this License Agreement. The Right-of-Way Manager shall review the operations of HEB in the Right-of-Way under this License Agreement.
- (b) HEB shall remit payment of all fees associated with this License Agreement to the address indicated below:

City of San Antonio Revenue Collections PO BOX 839975 San Antonio, TX 78283

- (c) HEB shall communicate with the Right-of-Way Manager all matters in connection with or affecting the installation, construction, reconstruction, maintenance and repair of HEB's Facilities in the Right-of-Way and report any material changes regarding HEB's Facilities.
- (d) Notices required by this License Agreement may be given by registered or certified mail by depositing the same in the United States mail in the continental United States, postage prepaid. Notices given in this manner shall be effective as of the date of deposit thereof in the United States Mail. Either Party shall have the

right, by giving written notice to the other, to change the address at which its notices are to be received. Until any such change is made, notices to CITY shall be delivered as follows:

Director of Capital Improvements City Clerk's Office

Management Services

City of San Antonio

Department

P.O. Box 839933

City of San Antonio

P.O. Box 839966

San Antonio, Texas 78283-3933 (210) 207-7253

San Antonio, Texas 78204

(210) 207-8140

Until any such change is made, notices to HEB shall be delivered as follows:

HEB Grocery Company, LP

Copy To:

646 South Flores Street

Golden Steves & Gordon

San Antonio, Texas 78204

300 Convent Street Suite 2600

210-938-8238

San Antonio, Texas 78205 (210) 745-3700

Attn: Mary Rohrer

Attn: Ami E. Gordon

Copies of petitions, applications, communications and reports submitted by HEB to the Federal Communications Commission or the Public Utility Commission of Texas concerning or affecting this License Agreement shall be provided to the CITY concurrently with the filing of such documents.

SECTION 8. RECORDS

- (a) HEB shall keep complete and accurate maps and records of its Facilities. The CITY may require the keeping of additional records or maps which are reasonably necessary for purposes of identifying, accounting for, and reporting changes in Facilities.
- (b) The CITY may, at reasonable times and for reasonable purposes, examine, verify and review the non-proprietary and non-confidential documents, maps, plans and other records of HEB pertaining to the Facilities installed in the Right-of-Way. HEB shall make the above records available to the CITY for review within ten (10) working days after requested by the Director or Right-of-Way Manager.

SECTION 9. COMPENSATION FOR USE OF RIGHT-OF-WAY

In exchange for the use and occupancy of the Public Right-of-Way, HEB shall be required to pay the fees as set forth in this Agreement and shown in **EXHIBIT B**, which is attached to this License Agreement and made a part hereof for all purposes:

(a) **Processing Fee.** HEB shall remit to the CITY a one-time processing fee of three thousand five hundred dollars (\$3,500.00) prior to final approval by the director.

(b) Right-of-Way Access Fees.

- (1) The annual consideration amount for use of public Right-of-Way for the purpose of installing aerial and/or subterranean fiber optic and related communications facilities is based on the fair market value of the Right-of-Way used by HEB ("Right of Way Access Fee"). The licensed area must be as wide as HEB will reasonably need to maintain the licensed Facilities but not more than twenty (20) feet. The Chief Information/Technology Officer in his discretion may utilize internal staff or engage an independent professional consultant to conduct an appraisal of the Right-of-Way subject to this License Agreement, based on the appraised values of adjoining properties as assessed by the Bexar County Appraisal District. HEB will be responsible for paying the Right-of-Way appraisal separate from the processing fee. The Chief Information/Technology Officer has determined the fair market value based on a per-linear-foot basis of the Right-of-Way area associated with the HEB's network footprint. An annual escalation factor of four (4) percent has been applied to the consideration amount for year one in order to derive the consideration amount for years two (2) to ten (10) of the license term. At the discretion of the Chief Information/Technology Officer, the CITY may negotiate a discount off the total licensing fee in exchange for in-kind contributions of equivalent value. The Right-of-Way Access Fee has been determined according to the process above and is shown in **EXHIBIT B**.
- (2) The licensing fee will authorize HEB to install Facilities on CITY Right-of-Way, but does not grant authority to use poles or other infrastructure of the CITY or utility agencies. The Chief Information/Technology Officer may require HEB to sign and deliver an agreement setting out the applicable license fee and conditions imposed by CITY departments and utility agencies. When reasonably conducive to the efficient use of the property on which Facilities are located, the Chief Information/Technology Officer may require HEB to relocate the Facilities, including all related equipment, at HEB'S expense.
- (3) Following termination of this License Agreement for any reason, HEB must remove or otherwise dispose of all Facilities at its' own expense within sixty (60) days. Failure to take this action will result in the Facilities being considered abandoned and the property of the CITY.
- (c) Right-of-Way Access Fees Due Annually. HEB shall remit the Right-of-Way access fees on an annual basis. First payment of the Right-of-Way Access Fee shall be due on the first day of the month after the date of execution of this Agreement by both parties and shall be due on the same date annually thereafter. Each payment shall be accompanied by a statement explaining that the payment is

made pursuant to this License Agreement.

(d) Following termination of this License Agreement for any reason, HEB must remove or otherwise dispose of all Facilities at its own expense within sixty (60) days. Failure to take this action will result in the Facilities being considered abandoned and the property of the CITY.

SECTION 10. ASSIGNMENT OF LICENSE AGREEMENT

The rights granted by this License Agreement inure to the benefit of HEB and this License Agreement shall not be assigned, transferred, sold or disposed of, in whole or in part, by voluntary sale, merger, consolidation or otherwise by force or involuntary sale, without the expressed written consent of the CITY, approved by passage of an ordinance. For the purposes of this Section, assignment, transfer, sale, disposal, merger or consolidation shall exclude an assignment or transfer to entities that control, are controlled by, or are under common control with HEB. Any such consent by the CITY shall not be unreasonably withheld.

SECTION 11. FUTURE CONTINGENCY

Notwithstanding anything contained in this License Agreement to the contrary, in the event that this License Agreement, in whole or in part, is declared or determined by a judicial, administrative or legislative authority exercising its jurisdiction to be excessive, unrecoverable, unenforceable, void, unlawful, or otherwise inapplicable, HEB and the CITY shall meet and negotiate an amended License Agreement that is in compliance with the authority's decision or enactment and, unless explicitly prohibited, the amended License Agreement shall provide the CITY with a level of compensation comparable to that set forth in this License Agreement.

SECTION 12. VENUE AND GOVERNING LAW

- (a) VENUE OF ANY COURT ACTION BROUGHT DIRECTLY OR INDIRECTLY BY REASON OF THIS LICENSE AGREEMENT SHALL BE IN BEXAR COUNTY, TEXAS. THE PROVISIONS OF THE LICENSE AGREEMENT SHALL BE CONSTRUED UNDER, AND IN ACCORDANCE WITH, THE LAWS OF THE STATE OF TEXAS, AND ALL OBLIGATIONS OF THE PARTIES CREATED HEREUNDER SHALL BE PERFORMED IN BEXAR COUNTY, TEXAS.
- (b) This License Agreement shall be construed in accordance with the CITY Charter and Municipal Code(s) in effect on the date of passage of this License Agreement, and as may be subsequently amended, to the extent that such Charter and Code(s) are not in conflict with or in violation of the Constitution and laws of the United States or the State of Texas.

SECTION 13. LICENSE AGREEMENT VIOLATIONS AND TERMINATION

The Director shall have the right to declare this License Agreement terminated at any time for failure of HEB to comply with any term, condition, or provision of the License Agreement, including a challenge of this License Agreement, as further provided below.

- (a) If HEB initiates a challenge, legal or otherwise, to the validity of any part of this License Agreement, the entire agreement, all permits and permit applications to use Public Right-of-Way or a municipal facility is declared null and void as of the challenge date.
- (b) HEB shall inform the CITY no later than the second day after initiating such a challenge. Failure to provide the CITY with notice constitutes a material breach of the License Agreement.
- (c) HEB must remove all Facilities installed in Public Right-of-Way, or in, on, or around any CITY facility or property wherever located by no later than the 60th day after initiating the challenge.
- (c) The CITY may remove any of HEB's Facility that remain in or around Public Right-of-Way or CITY facility or property on or after the 61st day following HEB'S challenge without incurring liability for the removal.
- (d) As to violations, other than a challenge of the License Agreement, HEB will have an opportunity to cure following notice from the CITY. If HEB fails to cure a violation within thirty (30) days after receiving written notice, then the CITY may pursue termination of this License Agreement.
- (e) Any termination, other than for a challenge to the License Agreement, shall be declared in writing by the Director following an opportunity to cure a violation of the License Agreement.
- (f) HEB shall not be excused from complying with any of the terms and conditions of this License Agreement by the previous failure of the CITY to insist upon or seek compliance with such terms and conditions.

SECTION 14. NON-BINDING MEDIATION

(a) Prior to filing suit, the parties to this License Agreement shall use non-binding mediation to resolve any controversy, claim or dispute arising under the License Agreement, expressly excluding disputes involving the applicability or effect of

superior laws, the constitutionality of any requirement in this License Agreement or the preemptive effect of federal law.

- (b) To initiate non-binding mediation, a Party shall give written notice to the other Party. In the mediation process, the Parties will try to resolve their differences voluntarily with the aid of an impartial mediator, who will attempt to facilitate negotiations. The mediator will be selected by agreement of the Parties. If the Parties cannot agree on a mediator, a mediator shall be designated by JAMS at the request of a Party. Any mediator so designated shall be acceptable to both Parties.
- (c) The mediation will be conducted as specified by the mediator and agreed upon by the Parties. The Parties agree to discuss their differences in good faith and to attempt with the assistance of the mediator, to reach an amicable resolution of the dispute. Any finding by the mediator shall be a non-binding determination.
- (d) The mediation will be treated as a settlement discussion and therefore will be confidential in accordance with Tex. Civ. Prac. & Rem. Code § 154.073. The mediator may not testify for either party in any later proceeding relating to the dispute. No recording or transcript shall be made of the mediation proceedings.
- (e) Each Party will bear its own costs in the mediation. The fees and expenses of the mediator will be shared equally by the parties.

SECTION 15. WAIVER

None of the material provisions of this License Agreement may be waived or modified except expressly in writing signed by HEB and CITY, as authorized by City Council by passage of an ordinance. Failure of either Party to require the performance of any term in this License Agreement or the waiver by either Party of any breach thereof shall not prevent subsequent enforcement of this term and shall not be deemed a waiver of any subsequent breach.

SECTION 16. SEVERABILITY

If any clause or provision of the License Agreement is illegal, invalid, or unenforceable under present or future laws effective during the term of this License Agreement, it is the intention of the Parties hereto that the remainder of this License Agreement shall not be affected thereby, and it is also the intention of the Parties that in lieu of each clause or provision of this License Agreement that is illegal, invalid, or unenforceable, there be added as part of this License Agreement a clause or provision as similar in terms to such illegal, invalid, or unenforceable clause or provision as may be possible and be legal, valid, and enforceable.

SECTION 17. CAPTIONS

The captions contained in this License Agreement are for convenience of reference only and in no way limit or enlarge the terms and conditions of this License Agreement.

SECTION 18. EXTENT OF LICENSE AGREEMENT

This License Agreement, together with any attached exhibits and the authorizing ordinance, embodies the complete agreement of the Parties, superseding all oral or written previous and contemporary agreements between the Parties and relating to this Agreement.

SECTION 19. MODIFICATION

This License Agreement may not be changed orally and no modification, amendment, or waiver of any provision contained in this License Agreement, or any future representation, promise or condition in connection with the subject matter of this Licensee Agreement shall be binding upon any party hereto unless made in writing, approved by the City Council, and signed by both Parties.

The City Manager, her designee, or the Chief Information/Technology Officer shall have the authority to enter into an amendment of this License Agreement without further action by the City Council in order to: 1) make adjustments to the location and length of the fiber cable installations identified herein and to recalculate the Right-of-Way Access Fee in accordance with such adjustments; and 2) renew this License Agreement in accordance with the license renewal procedures provided herein.

SECTION 20. AUTHORITY

The signer of this License Agreement for HEB hereby represents and warrants that he or she has full authority to execute this License Agreement on behalf of HEB.

[Signature Page Follows]

EXECUTED and **AGREED** to as of the dates indicated below.

CITY OF SAN ANTONIO	HEB GROCE a Texas limited	IRY COMPANY, LP, I partnership
(Signature)		(Signature)
Printed Name:	Printed Name:	Todd A. Piland
Title:	Title:	Executive Vice President
Date:	Date:	
APPROVED AS TO FORM:		
City Attorney		

EXHIBIT A

Metes and Bounds Locations of Fiber Optic Cable Crossings

- Exhibit A-1: "404 South Flores"
- Exhibit A-2: "Dwyer"
- Exhibit A-3: "Cypress Tower"
- Exhibit A-4: "El Paso"

Exhibit A-1: "404 South Flores"



0.0095 Acres (414 Sq. Ft.) 2223-10701ex1.dwg FN NO. 2223-10701-1 November 03, 2017 JOB NO. 2223-10701

FIELD NOTE DESCRIPTION

Being 0.0095 acres situated in E. Cesar Chavez Blvd. (86' Public R.O.W.), San Antonio, Bexar County, Texas; said 0.0095 acres being more particularly described by Metes and Bounds as follows with all bearings being referenced to the North American Datum 1983, Texas Coordinate System, South Central Zone:

Commencing, at a found PK Nail on the Northeasterly right-of-way line of E. Cesar Chavez Blvd. and being the most Southerly corner of the Remaining portion of Lot A-10 & All of Lots B-1, B-2, and the N.E. 10 feet of Lot B-3, N.C.B. 927, HEB Grocery Company, L.P. as recorded in Volume 17730, Page 2473 of the Official Public Records of Bexar County, Texas; said point also being the West curve return at the intersection of E. Cesar Chavez Blvd. and S. Main Street (60' Public R.O.W.);

Thence, N 63° 38' 04" W, 80.63 feet, along the Northeasterly right-of-way lineof E. Cesar Chavez Blvd. and the Southwest line of said HEB Grocery Company, L.P. tract, to a point for the most Easterly corner and Point of Beginning of the herein described tract of land;

Thence, S 26° 09' 57" W, 82.89 feet, crossing E. Cesar Chavez Blvd., to a point on the Southwesterly line of E. Cesar Chavez Blvd. for the most Southerly corner of the herein described tract of land; said point also being the North corner of Lot 6 and the East corner of Lot 7, Block 3, N.C.B. 929, Subdivision Plat and Replat of Arsenal as recorded in Volume 9687, Page 80 of the Deed and Plat Records of Bexar County, Texas;

Thence, N 63° 50' 03" W, 5.00 feet, along the Northeasterly line of said Lot 7 and the Southwesterly line of E. Cesar Chavez Blvd., to a point for the most Westerly corner of the herein described tract of land;

Thence, N 26° 09' 57" E, 82.91 feet, crossing E. Cesar Chavez Blvd., to a point on the Northeasterly right-of-way line of E. Cesar Chavez Blvd. and the Southwesterly line of said HEB Grocery Company, L.P. tract, for the most Northerly corner of the herein described tract of land;

Thence, S 63° 38' 04" E, 5.00 feet, along the Northeasterly right-of-way line of E. Cesar Chavez Blvd. and the Southwesterly line of said HEB Grocery Company, L.P. tract, to the **Point of Beginning**, containing 0.0095 acres (414 square feet) of land, more or less.

Note: Sketch of even date to accompany this Field Note Description.

Hal B. Lane III

Registered Professional Land Surveyor

Texas Registration Number 4690

Stantec Consulting Services, Inc. 70 NE Loop 410, Suite 1100

San Antonio, Texas 78216

210/525-9090

TBPLS Firm No.: 10194228

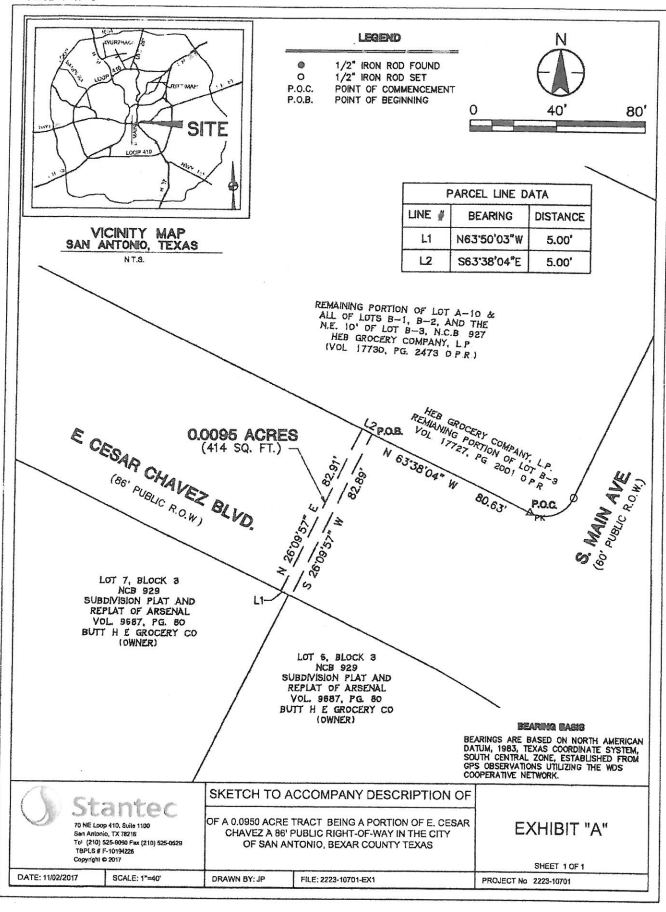


Exhibit A-2: "Dwyer"



0.0400 Acres (1742 Sq. Ft.) 2223-10662ex1.dwg

FN NO. 2223-10662-1 November 02, 2017 JOB NO. 2223-10662

FIELD NOTE DESCRIPTION

Being 0.0400 acres situated in E. Cesar Chavez Blvd. (86' Public R.O.W.), San Antonio, Bexar County, Texas; said 0.0400 acres being more particularly described by Metes and Bounds as follows with all bearings being referenced to the North American Datum 1983, Texas Coordinate System, South Central Zone:

Commencing, at a found 1/2-inch iron rod on the Northeasterly right-of-way line of E. Cesar Chavez Blvd. and being the most Southerly corner of Lot 1, Block 1, N.C.B. 927, Arsenal Unit 5 as recorded in Volume 9661, Page 104 of the Deed and Plat Records of Bexar County, Texas; said point also being the West curve return at the intersection of E. Cesar Chavez Blvd. and Dwyer Ave. (60' Public R.O.W.);

Thence, along the arc of a curve to the right, having a chord of N 40° 28' 49" W, 40.71 feet, a radius of 757.13 feet and a central angle of 03° 04' 52", a distance of 40.72 feet, along the Southwesterly line of said Lot 1 and the Northeasterly R.O.W. line of E. Cesar Chavez Blvd., to the most Easterly corner and **Point of Beginning** for the herein described tract of land;

Thence, S 25° 28' 01" W, 96.12 feet, crossing E. Cesar Chavez Blvd., to a point for the most Southerly corner of the herein described tract; being on the Southwesterly R.O.W. of E. Cesar Chavez Blvd and the Northeasterly line of Lot 6, Block 3, N.C.B. 929, Subdivision Plat and Replat of Arsenal as recorded in Volume 9687, Page 80 of the Deed and Plat Records of Bexar County, Texas;

Thence, along the arc of a curve to the right, having a chord of N 41° 45' 30" W, 19.52 feet, a radius of 843.14 feet and a central angle of 01° 19' 36", a distance of 19.52 feet, along said Northeasterly line of Lot 6 to a point for the most Westerly corner of the herein described tract of land:

Thence, N 25° 28' 01" E, 97.45 feet, crossing E. Cesar Chavez Blvd., to a point on the Southwesterly line of said Lot 1 and the Northeasterly R.O.W. line of E. Cesar Chavez Blvd., for the most Northerly corner of the herein described tract of land;

Thence, along the Northeasterly R.O.W. Line of E. Cesar Chavez Blvd. and the Southwesterly line of said Lot 1 as follows:

- Along the arc of a curve to the right, having a chord of S 38° 00' 03" E, 4.54 feet, a radius of 843.14 feet and a central angle of 00° 18' 30", a distance of 4.54 feet to a found 1/2-inch iron rod for corner at a point of reverse curvature;
- Along the arc of a curve to the left, having a chord of S 38° 21' 07" E, 15.53 feet, a radius of 757.13 feet and a central angle of 01° 10' 32", a distance of 40.72 feet, to the Point of Beginning, containing 0.0400 acres (1742 square feet) of land, more or less.

Note: Sketch of even date to accompany this Field Note Description.

Hal B. Lane III

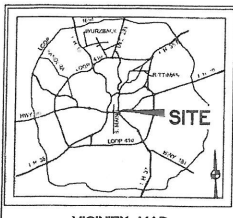
11/3/17 DATE Registered Professional Land Surveyor

Texas Registration Number 4690 Stantec Consulting Services, Inc.

70 NE Loop 410, Suite 1100 San Antonio, Texas 78216

210/525-9090

TBPLS Firm No.: 10194228

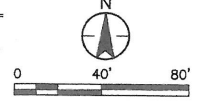


VICINITY MAP SAN ANTONIO, TEXAS

Se CHALERON BLVD.

LEGEND

1/2" IRON ROD FOUND
1/2" IRON ROD SET
P.O.C. POINT OF COMMENCEMENT
P.O.B. POINT OF BEGINNING



		PARCEL	CURVE D	ATA	
CURVE #	LENGTH	RADIUS	DELTA	CHORD	BEARING
C1	19.52'	843.14'	119'36"	19.52	N41' 45' 30"W
C2	4.54	843.14	0។8′30"	4.54'	S38° 00' 03"E
С3	15.53'	757.13'	110'32"	15.53'	S38° 21' 07"E
C4	40.72	757.13'	3'04'52"	40.71	N40° 28' 49"W

LOT 1, BLOCK 1
NCB 927
ARSENAL UNIT 5
VOL. 9661, PG. 104
HEB GROCERY COMPANY LP
(OWNER)

P.O.C.

0.0400 ACRES

(1,742 SQ. FT.)

C2

P.O.B.

LOT 5, BLOCK 3
NCB 929
SUBDIVISION PLAT AND
REPLAT OF ARSENAL
VOL. 9587, PG. 80
BUTT H E GROCERY CO
(OWNER)

DEARING DAGG

BEARINGS ARE BASED ON NORTH AMERICAN DATUM, 1983, TEXAS COORDINATE SYSTEM, SOUTH CENTRAL ZONE, ESTABLISHED FROM GPS OBSERVATIONS UTILIZING THE WDS COOPERATIVE NETWORK.



Stantec

70 NE Loop 410, Suite 1100 San Antonio, TX 78216 Tel (210) 525-9090 Fax (210) 525-0529 TBPLS # F-10194228 Copyright © 2017

SKETCH TO ACCOMPANY DESCRIPTION OF

OF A 0.0400 ACRE TRACT BEING A PORTION OF E. CESAR CHAVEZ A 86' PUBLIC RIGHT-OF-WAY IN THE CITY OF SAN ANTONIO BEXAR COUNTY TEXAS

EXHIBIT "A"

SHEET 1 OF 1

DATE: 11/02/2017

SCALE: 1"=40"

DRAWN BY: JP

FILE: 2223-10662-EX1

PROJECT No. 2223-10662

Exhibit A-3: "Cypress Tower"



0.0064 Acres (278 Sq. Ft.) 2223-10670_ex2.dwg FN NO. 2223-10670-2 November 6, 2017 JOB NO. 2223-10670

FIELD NOTE DESCRIPTION Of a Proposed Overhead Fiber Optic Crossing

Being 0.0064 acres, out of N. Main Avenue, a variable width public right-of-way in the city of San Antonio, Bexar County, Texas; said 0.0064 acres being more particularly described by metes and bounds as follows with all bearings being referenced to the North American Datum of 1983, Texas State Plane Coordinate System, South Central Zone:

Commencing, at a found "P.K." nail set a concrete sidewalk at the southwest corner of the intersection of said N. Main Avenue and W. Cypress Street, a called 55.6-foot public right-of-way, also being on the northeast corner of N.C.B. 379, Block 9 of the city of San Antonio:

Thence, S 00° 33' 11" E, with the easterly line of said N.C.B. 379, Block 9 and the westerly right-of-way line of said N. Main Avenue, 55.53 feet, to the **Point of Beginning** and the northwest corner of the herein described easement;

Thence, N 89° 26' 49" E, crossing said N. Main Avenue, 55.55 feet to a point in the easterly right-of-way line of said N. Main Avenue and the westerly line of N.C.B. 384, Block 8 of the City of San Antonio for the northeast corner of the herein described easement;

Thence, S 00° 33′ 27" E, with the westerly line of said N.C.B. 384, Block 8 and the easterly right-of-way line of said N. Main Avenue, 5.00 feet to a point for the southeast corner of the herein described

Thence, S 89° 26' 49" W, crossing said N. Main Avenue, 55.55 feet to a point in the westerly right-of-way line of said N. Main Avenue and the easterly line of N.C.B. 379, Block 9 of the City of San Antonio for the southwest corner of the herein described easement;

Thence, N 00° 33' 11" W, with the easterly line of said N.C.B. 379, Block 9 and the westerly right-of-way line of said N. Main Avenue, 5.00 feet, to the **Point of Beginning**, containing 0.0064 acres (278 square feet) of land, more or less.

Note: Survey plat of even date to accompany this Field Note Description.

Alberto Jonathan Perez

Registered Professional Land Surveyor

Texas Registration Number 6572 Stantec Consulting Services, Inc. 70 NE Loop 410, Suite 1100

San Antonio, Texas 78216

210/525-9090

TBPLS Firm No.: 10194228

11/07/2017 DATE



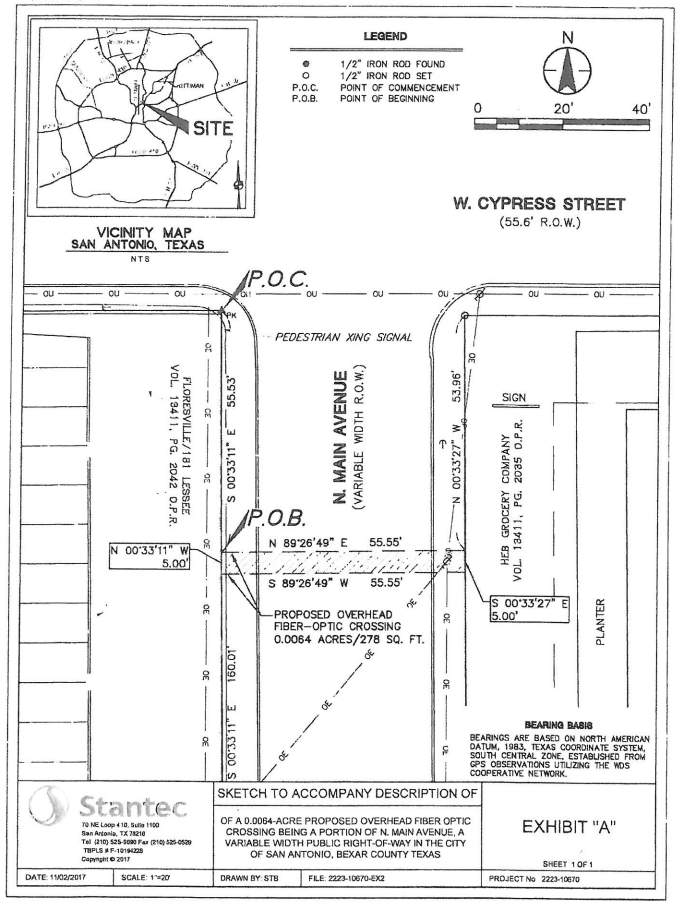


Exhibit A-4: "El Paso"



0.029 Acres (1,278 Sq. Ft.) 2223-10739 ex1R.dwg FN NO. 2223-10739-1 April 5; 2018 JOB NO. 2223-10739

FIELD NOTE DESCRIPTION Of a Proposed Overhead Fiber Optic Crossing

Being 0.029 acres, out of El Paso Street, a variable width public right-of-way in the city of San Antonio, Bexar County, Texas; said 0.0396 acres being more particularly described by metes and bounds as follows with all bearings being referenced to the North American Datum of 1983, Texas State Plane Coordinate System, South Central Zone:

Commencing, at a found 1/2-inch iron rod marking the southeast corner of Lot 1, N.C.B. 13422 of TEX R-39 Central West Area Project 1 Urban Renewal Subdivision, according to the plat thereof recorded in Volume 5502, Pages 28-31 of the Deed and Plat Records of Bexar County, Texas in the northeasterly right-of-way line of El Paso Street, a variable width public right-of-way;

Thence, N 66° 37' 53" W, with the southwesterly line of said Lot 1, N.C.B. 13422 and the northeasterly right-of-way line of said El Paso Street, 132.74 feet, to an angle point;

Thence, S 21° 56′ 33″ W, into the right-of-way of said El Paso Street, 6.24 feet to the Point **of Beginning** and the northwest corner of the herein described easement;

Thence, S 66° 40′ 02" E, parallel to an existing overhead utility line, 255.67 feet to a point for the northeast corner of the herein described easement;

Thence, S 23° 11' 24" W, 5.00 feet to a point for the southeast corner of the herein described easement;

Thence, N 66° 40' 02" W, parallel to said existing overhead utility line, 255.70 feet to a point for the southwest corner of the herein described easement;

Thence, N 23° 34' 33" E, 5.00 feet, to the **Point of Beginning**, containing 0.029 acres (1,278 square feet) of land, more or less.

Page 2 of 3

Note: Survey plat of even date to accompany this Field Note Description.

Alberto Jonathan Perez

Registered Professional Land Surveyor

Texas Registration Number 6572

Stantec Consulting Services, Inc.

70 NE Loop 410, Suite 1100

San Antonio, Texas 78216

210/525-9090

TBPLS Firm No.: 10194228

4/6/2018 DATE



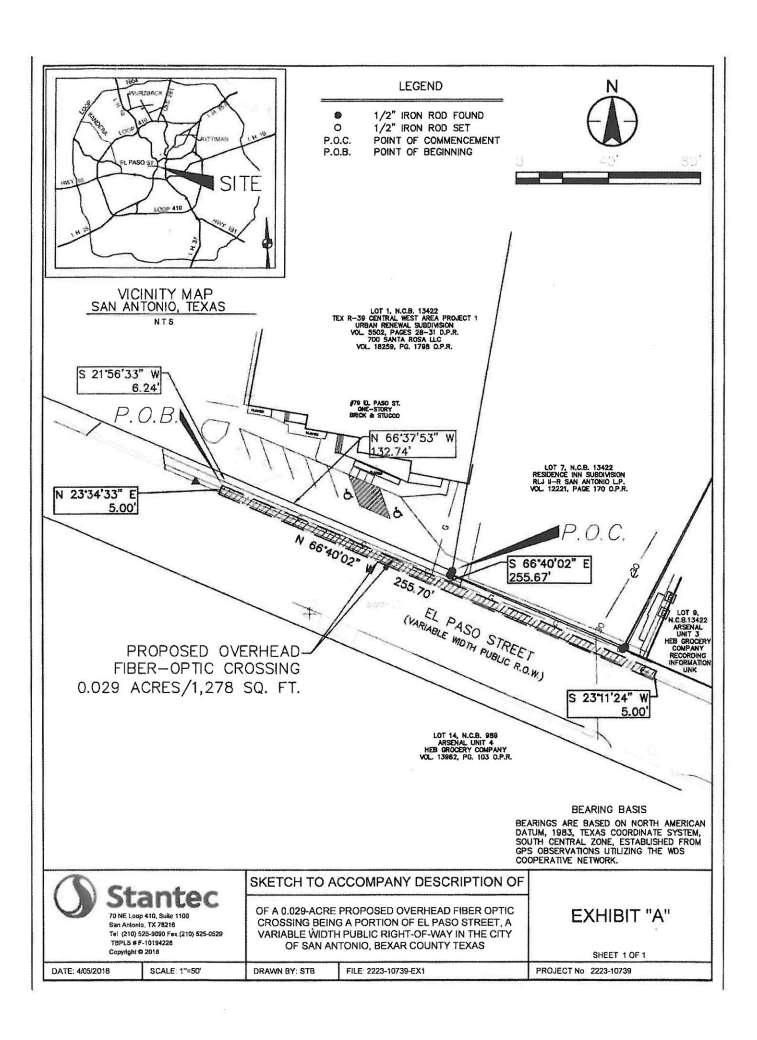
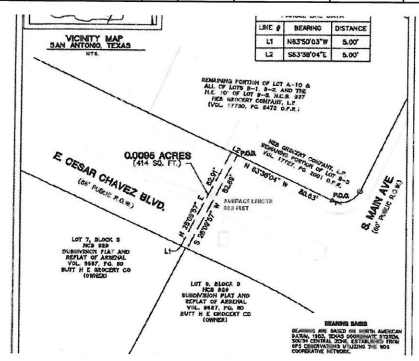


EXHIBIT B

Fee Schedules for the Fiber Crossings

Right-of-Way Access Fee Schedule for A-1 404 South Flores

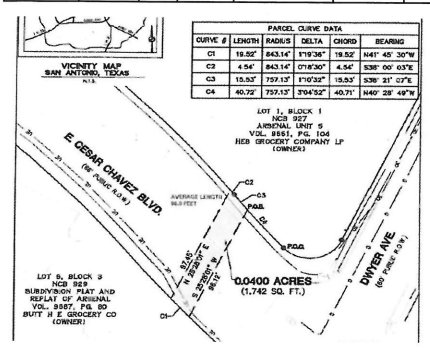
Site Name	LF	ROW Width	Total SF	Appraised Value (SF)	EFMV%	Easement	FMV*ROW Width	ROW Access
A-1 404 South Flores	82.9	1	83	\$64.67	9%	\$ 5.82	\$5.82	\$482.50



ROW Access Fee	
\$482.50	1st Year
\$501.80	2nd Year
\$521.88	3rd Year
\$542.75	4th Year
\$564.46	5th Year
\$587.04	6th Year
\$610.52	7th Year
\$634.94	8th Year
\$660.34	9th Year
\$686.75	10th Year

Right-of-Way Access Fee Schedule for A-2 Dwyer

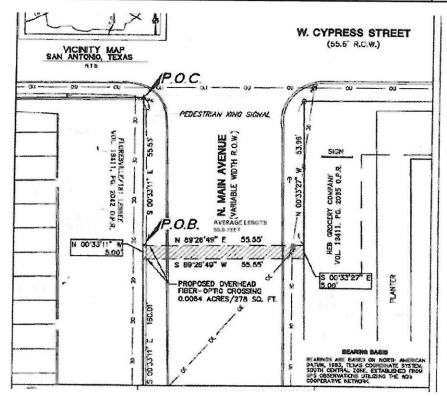
Site Name	LF	ROW Width	Total SF	Appraised Value (SF)	EFMV %	Eas	ement SV	FMV*ROW Width	ROW Access Fee
A-2 Dwyer	96.8	1	97	\$59.50	9%	\$	5.36	\$5.36	\$518.36



ROW Access Fee	
\$518.36	1st Year
\$539.10	2nd Year
\$560.66	3rd Year
\$583.09	4th Year
\$606.41	5th Year
\$630.67	6th Year
\$655.90	7th Year
\$682.13	8th Year
\$709.42	9th Year
\$737.79	10th Year

Right-of-Way Access Fee Schedule for A-3 Cypress Tower

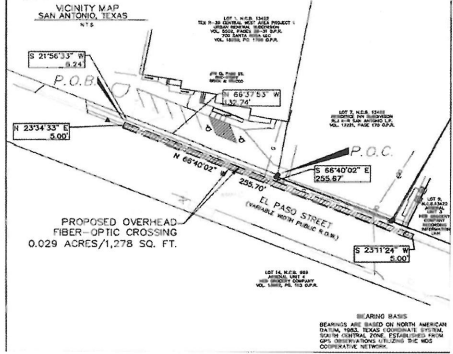
Site Name	LF	ROW Width	Total SF	Appraised Value (SF)	EFMV %	Ea	sement	FMV*ROW Width	ROW Access Fee
A-3 Cypress Tower	56	1	56	\$15.36	9%	\$	1.38	\$1.38	\$76.86



ROW Access Fee	
\$76.86	1st Year
\$79.94	2nd Year
\$83.13	3rd Year
\$86.46	4th Year
\$89.92	5th Year
\$93.51	6th Year
\$97.25	7th Year
\$101.14	8th Year
\$105.19	9th Year
\$109.40	10th Year

Right-of-Way Access Fee Schedule for A-4 El Paso

Site Name	LF	ROW Width	Total SF	Appraised Value (SF)	EFMV %	Ease	ment SV	FMV*ROW Width	ROW Access Fee
A-4 El Paso	255.7	1	256	\$21.33	9%	\$	1.92	\$1.92	\$490.87
SAN AN	NITY MAP ONIO, TEXAS		YES 9-38 CON	N.C.B. 13422 PROJECT 4 PLANNIA MEDICHEON				ROW Access Fee	



ROW Access Fee	
\$490.87	1st Year
\$510.50	2nd Year
\$530.92	3rd Year
\$552.16	4th Year
\$574.25	5th Year
\$597.22	6th Year
\$621.10	7th Year
\$645.95	8th Year
\$671.79	9th Year
\$698.66	10th Year