

CITY OF SAN ANTONIO TRANSPORTATION & CAPITAL IMPROVEMENTS

Thursday, February 15, 2018

SOFLO of SA LLC C/O Rodney and Deborah Eckert P.O. Box 692336 San Antonio, Texas 78269 (210) 378-7615

[ViaEmail: Rodney & Deborah Eckert, dlteck@yahoo.com]

SUBJECT: S.P. 2013 Request the closure, vacation and abandonment of an unimproved portion (0.146) if /Applewhite Street

Dear Mr. & Mrs. Eckert:

With reference to the captioned project, please be advised that the City of San Antonio has now completed the canvassing process and will recommend approval of your request subject to the following conditions.

Transportation & Capital Improvements – Operations: Clear with utilities. There are cable utilities within the subject area.

Right-of-Way: Contact and confirm with all utilities that there are no conflicts.

[Note: CPS and SAWS reviewed this request.]

Program Management: Coordinate with all utility companies.

Development Services:

Kevin Collins (210) 207-2806

The site must be platted as applicable in accordance with the Unified Development Code, per Section 35-430. Please note there are platting exceptions that may apply, please see the enclosed Information Bulletin:

https://webapps1.sanantonio.gov/dsddocumentcentral/upload/IB531.pdf.

CPS Energy – Gas Engineering:

Hector Villarreal (210) 353-3194

Petitioner must provide a 14' gas & electric easement around property during re-plat stage.

TCI - Environmental: It is the petitioner's responsibility to conduct the due diligence process (environmental assessments) for this area. The City does not warranty that environmental

P.O. Box 839966 • San Antonio, Texas 78283-3966

impacts are not to be encountered when disturbing the land. The City shall not bear any financial burden related to environmental impacts (if any) encountered during the disturbance of the land. If environmental impacts are encountered, it is the Petitioner's responsibility to notify the City and the appropriate regulatory agencies of the issue.

The closure, vacation and abandonment of this Public Right of Way will be authorized by a City Ordinance in accordance with current policies relevant to street/alley closures. The closure will not release rights relating to drainage, water and wastewater lines, electric transmission and distribution lines, gas lines, communication lines of all types, or any other rights except for the right of the public to travel on the subject tract. The City will expressly reserve all rights not released. Petitioner agrees to conform by all applicable local (city and/or county), state and federal governing laws. Petitioner asserts that all evidence of ownership of property abutting the Public Right of Way proposed to be closed, vacated and abandoned by the City of San Antonio is true and correct. The petitioner acknowledges that this property will be accepted in its "as is" condition. Petitioner must take the property subject to all easement rights for existing overhead, surface, or subsurface utilities within the Public Right of Way proposed to be closed, including but not limited to: electrical, water, sewer, telephone, cable, fiber optic conduit, etc. and allow access to any such utilities or may seek the relocation of a specific utility with express permission and coordination of the respective owner of the utility at the sole expense of the petitioner. Petitioner understands that further coordination will be needed with the affected utility agencies to ensure their operations are not impacted.

The fee established for this closure is \$48,355.00, which includes the land value of \$48,305.00 and \$50.00 for recordation of documents. Accordingly, Petitioner agrees to remit a closure fee of \$48,355.00. This closure fee will be due and payable to the City of San Antonio, and is to be submitted with this executed Letter of Agreement. If for some reason the closure is not approved by City Council, the closure fee will be refunded to Petitioner.

In addition, a Contracts Disclosure Form and a 1295 Form are required. Please fill out online at https://www.sanantonio.gov/eforms/atty/ContractsDisclosureForm.pdf, and https://www.ethics.state.tx.us/whatsnew/elf info form1295.htm. Print, sign, and notarize as needed, then submit along with this letter.

This Letter of Agreement is being offered by City of San Antonio only to the petitioner named above and will expire thirty (30) days after date of issuance unless a specific extension is requested by the petitioner and granted by the City.

If you concur with the above mentioned conditions, please countersign this letter in the space provided below and return to Ms. Rebecca Richard at the address shown at the bottom of page. Upon receipt of this executed Letter of Agreement, the Disclosure and 1295 forms and the closure fee, we will continue processing your request and schedule for hearings before the Planning Commission and City Council.

Sincerely,

Steve Hodges

Real Estate Manager

AGREED AS TO TERMS AND CONDITIONS:

PETITIONER: SOFLO OF SA LLC

Melwruh Eihert

By SOFIO OF SA, LIC Title

DeBORAH Ecker+ 3-14-2018
Print Name Date