# AN ORDINANCE 2019-09-12-0694 A

ESTABLISHING NEW FEES AND AMENDING FEES AS INCLUDED WITHIN THE FISCAL YEAR 2020 BUDGET WITHIN THE GENERAL FUND AND WITHIN THE RESTRICTED FUNDS OF CARVER SPECIAL REVENUE; COMMUNITY & VISITOR FACILITIES; MARKET SQUARE; PARKS ENVIRONMENTAL; SOLID WASTE OPERATING AND MAINTENANCE; AND STORM WATER OPERATING; AMENDING THE CITY CODE OF SAN ANTONIO, TEXAS (CITY CODE) TO REFLECT SUCH CHANGES; AND APPROVING THE CITY'S CONTINUED RECEIPT OF ITS SHARE OF THE CASH BINGO PRIZE FEE COLLECTED UNDER THE TEXAS OCCUPATIONS CODE, AS AMENDED.

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

**SECTION 1. Fees.** Fees within the General Fund and within the Restricted Funds of Carver Special Revenue; Community & Visitor Facilities; Market Square; Parks Environmental; Solid Waste Operating and Maintenance; and Storm Water Operating are hereby established and/or amended as provided for in Attachments A through C, inclusive, and E through N as follows:

Fees	Attachment
General Fund	
Center City Development & Operations	A
City Clerk	В
Convention & Sports Facilities	C
Finance Department	D
Library	Е
Municipal Court	F
Police	G
San Antonio Metropolitan Health District	Н
Carver Special Revenue Fund	
Convention & Sports Facilities	I
Community & Visitor Facilities Fund	
Convention & Sports Facilities	J
Market Square Fund	
Center City Development & Operations	K
Parks Environmental	
Parks & Recreation	L
Solid Waste Operating and Maintenance Fund	
Solid Waste Management Department	M
Storm Water Operating Fund	
Transportation & Capital Improvements	N

Attachments A through N are hereby incorporated in this Ordinance for all purposes.

**SECTION 2.** City Code Revisions. The publisher of the City Code is hereby authorized to revise the City Code to reflect changes provided for in Attachments A through C, inclusive and E through N,

inclusive; to correct typographical errors where necessary; and to format and number paragraphs to conform to the existing City Code.

**SECTION 3.** Cash Bingo Prize Fee. In accordance with the requirements of House Bill 914 enacted by the 86<sup>th</sup> Texas Legislature, Regular Session, the City Council, by adoption of this Ordinance, approves the City's continued receipt on and after January 1, 2020, of its share of the cash bingo prize fee collected under the Texas Occupations Code, as amended. The City Manager or his designee is authorized and directed to notify the Texas Lottery Commission of this approval not later than November 1, 2019. The City Manager or his designee is further authorized and directed to notify each licensed authorized organization within the City's jurisdiction of the continued imposition of the fee.

The City Manager, or his designee, is authorized to execute and submit, no later than November 1, 2019, all documents, including but not limited to the Texas Lottery Commission (TLC) vote verification notice (attestation form) in order to timely notify TLC of the City's decision to continue to receive its share of the cash bingo prize fee.

**SECTION 4. Severability.** Should any portion of this Ordinance, for any reason be held illegal, inoperative, invalid, unconstitutional or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted or ordained without the portion held to be illegal, inoperative, invalid, unconstitutional, or ineffective.

**SECTION 5. Public Meeting.** It is officially found, determined and declared, as a matter of legislative finding, that the meeting at which this Ordinance is adopted was open to the public and public notice of the time, place and subject matter of public business to be considered at such meeting, including consideration and adoption of this Ordinance, was appropriately given, all as required by law, including the Texas Government Code, Chapter 551.

**SECTION 6.** Effective Date. Unless specifically provided for otherwise, this Ordinance shall take effect October 1, 2019.

PASSED AND APPROVED this 12th day of September, 2019

A Y O R Ron Nirenberg

APPROVED AS TO FORM:

Leticia M. Vacek, City Clerk

ATTEST:

Andrew Segovia, City Attorney

Agenda Item:	4E						
Date:	09/12/2019	09/12/2019					
Time:	11:55:00 AM						
Vote Type:	Motion to Approv	ve					
Description:	Establishing new fees and amending fees as included within the Fiscal Year 2020 Budget within the General Fund and within the restricted Funds of Carver Special Revenue; Community & Visitor Facilities; Parks Environmental; Solid Waste Operating and Maintenance; and Storm Wa Operating; amending the City Code of San Antonio, Texas to reflect such changes; and approvir the City's continued receipt of its share of the cash bingo prize fee collected under the Texas Occupations Code.					nunity & nd Storm Water and approving	
Result:	Passed						
Voter	Group	Not Present	Yea	Nay	Abstain	Motion	Second
Ron Nirenberg	Mayor		х				
Roberto C. Treviño	District 1		x				
Jada Andrews-Sullivan	District 2		х				х
Rebecca Viagran	District 3		x				
Adriana Rocha Garcia	District 4		x				
Shirley Gonzales	District 5		х			х	
Melissa Cabello Havrda	District 6		x				
Ana E. Sandoval	District 7		х				
Manny Pelaez	District 8		x				
John Courage	District 9		x				
Clayton H. Perry	District 10		х				

#### ATTACHMENT A

# **GENERAL FUND Center City Development & Operations**

**SECTION 1. Fees.** Portions of the following City Code sections are hereby amended to read as indicated below. Additions are <u>underlined</u>, and deletions are <u>struck through</u>. Portions not reproduced below are not changed by this Ordinance.

### Sec. 2-17. - Economic development grant application fee.

- (a) An application fee of five thousand dollars (\$5,000.00) to be charged by the economic development department for all grants authorized under Chapter 380 of the Texas Local Government Code is approved. Such fee shall be waived in instances when an applicant is also applying for a tax phase-in agreement.
- (b) The following application fees are authorized to be applied by the Center City Development Office:
  - (1) SAWS Fee Waiver Application Program Fee..... \$100.00
  - (2) Inner City Reinvestment Infill Policy (ICRIP) City of San Antonio Fee Waiver Program application fee ..... \$100.00
  - (3) Inner City Incentive Fund (ICIF) loan/mixed use forgivable loan application fee: 0.1 percent of ICIF Amount loan amount
  - (4) Center City Housing Incentive Policy (CCHIP) application fee:

10-year tax reimbursement grant ..... \$1,500.00

15-year tax reimbursement grant ..... \$2,250.00

(5) Center City Housing Incentive Policy (CCHIP) assignment fee: \$2,500.00 per assignment plus \$100.00 per housing unit and \$0.25 per square foot of leasable commercial space. The per-unit fee shall be \$0.00 for any housing units qualifying as affordable per the terms of the CCHIP policy. Projects in which at least half of the housing units qualify as affordable shall be exempt from the per-unit fee.

## Sec. 22-23. - Rental fees for La Villita Plazas, streets, buildings and furniture.

The following rental fees for La Villita Plazas Street, <u>buildings</u>, <u>furniture and services</u> are hereby established:

Facility	Seating Capacity	Daily Rental	Security Deposit
Bolivar Hall		\$500.00	\$500.00
Plaza Maverick:	1,000		\$500.00
Non-commercial		\$1,000.00	
Commercial		\$2,000.00	
Plaza Juarez:	300	\$700.00	\$500.00
Plaza Nacional:	150	\$500.00	\$500.00
Cos House	100	\$500.00	\$500.00
Public streets in La Villita: Villita Street, Alamo Street frontage, O'Neil Ford Plaza, areas within and surrounding La Villita, and other open spaces and common areas at La Villita not listed above	NA	\$300.00/per area	\$500.00

1. A charge of eight dollars (\$8.00) per table and two dollars (\$2.00) per chair and a set-up charge of \$1.00 per item shall be assessed for use of La Villita's tables and/or chairs outside of events or rentals in La Villita. A charge of one hundred dollars (\$100.00) per day shall be assessed for use of La Villita stage lighting along with a deposit of one hundred dollars (\$100.00). A damage deposit of two hundred dollars (\$200.00) per contract for equipment rental is hereby approved.

All rentals shall include a custodial fee as calculated by the Center City Development & Operations Department Director, or their designee, based on an estimate of the number of hours of custodial services needed and the hourly rate of the City's then current contract for custodial services, which in FY 2020 is \$15.50/hour for a custodian and \$17.50/hour for a custodian supervisor.

# SECTION 2. Amendment of the Tower of the Americas Lease and the River Barge Concession Contract to provide for increased ticket prices; approving such increases.

- **A. Go Rio Cruises**. The City Manager, or his designee, is authorized to execute an amendment to the River Barge Concession Contract with Go Rio in substantially the same form shown in Attachment 1, which provides for an increase to River Barge ticket prices. The increase in River Barge ticket prices set forth in Attachment 1 is hereby approved. The City Manager, in his sole discretion, is hereby authorized to direct at any time during the term of the amendment a ticket price for charters that is lower than the price set forth in Attachment 1.
- **B.** Tower of the Americas. The City Manager, or his designee, is authorized to execute an amendment to the Tower of the Americas Lease with Willie G's Post Oak, Inc. in substantially the same form shown in Attachment 2, to provide for increased Tower ticket prices. The increase in Tower ticket prices set forth in Attachment 2 is hereby approved.

### ATTACHMENT B

## GENERAL FUND City Clerk

**SECTION 1. Fees.** Portions of the following City Code sections are hereby amended to read as indicated below. Additions are <u>underlined</u>, and deletions are <u>struck through</u>. Portions not reproduced below are not changed by this Ordinance.

**SECTION 2.** Chapter 2, Article 1, Section 2-4 of the City Code is amended to add subsection (7) to read in its entirety:

(7) Postal and shipping charges. The City may add actual postal (\$13.00 in FY 2020) or shipping expenses which are necessary to transmit produced information to a requesting party.

### ATTACHMENT C

# **GENERAL FUND Convention & Sports Facilities Department**

**SECTION 1.** Portions of the following City Code sections are hereby amended to read as indicated below. Additions are <u>underlined</u>, and deletions are <u>struck through</u>. Portions not reproduced below are not changed by this Ordinance.

**SECTION 2.** Section 32-4 of the City Code is amended to add the following fee:

	FY 19		<b>FY20</b>
Carver Equipment Rental Fee	n/a	*	\$25

**SECTION 3.** Section 32-4 of the City Code is amended to increase the following fees:

	<b>FY19</b>	<b>FY20</b>
Lease/Rental Charges: Jo Long Theater/Little C	arver Civic Center	
(Initial 4-hour block/Subseque	ent 4-hour block)	
For Profit and Non-Profit (charging admission)	\$200/\$100	\$250/\$150
Non-Profit (not charging admission)	\$100/\$50	\$150/\$100

## ATTACHMENT D

# **GENERAL FUND Finance Department**

**SECTION 1. SAWS Revenue Transfer.** The City of San Antonio owns the San Antonio Water System (SAWS). As the owner, the City can receive up to 5% of the gross monthly revenues of SAWS (in accordance with the payments pledged and appropriated and in the order of priority set out in bond ordinances adopted by the City Council). Currently, the City receives 2.7% of SAWS' gross revenues. As part of the City's strategy to address revenue challenges, the FY 2020 Proposed Budget includes an increase of this transfer to 4%, which is expected to generate an additional \$9.9 million in revenue for the General Fund in FY 2020.

### ATTACHMENT E

## GENERAL FUND Library

**SECTION 1.** Portions of the following City Code sections are hereby amended to read as indicated below. Additions are <u>underlined</u>, and deletions are <u>struck through</u>. Portions not reproduced below are not changed by this Ordinance.

**SECTION 2.** Section 2-11 of the City Code is hereby amended so that it shall hereafter read as follows:

Sec. 2-11. - Library department fees.

(a) The City of San Antonio Central Library meeting room space rentals and associated fees are hereby authorized shown in the following tables I and II:

Table I

Meeting		Commercial			Non-Profit	
<del>Room</del> <u>Space</u> Rental	$\frac{0 \ge 3 \text{ hours}}{0 - 3 \text{ hours}}$	$\frac{3 > 5 \text{ hours}}{3 - 5 \text{ hours}}$	$\frac{5 \ge 8 \text{ hours}}{5 + \text{hours}}$	$\frac{0 \ge 3 \text{ hours}}{0 - 3 \text{ hours}}$	$\frac{3 > 5 \text{ hours}}{3 - 5 \text{ hours}}$	$\frac{5 \ge 8 \text{ hours}}{5 + \text{hours}}$
Auditorium	\$ 700.00 \$250.00	\$ 900.00 \$450.00	\$ 1,250.00 \$800.00	\$ 250.00 \$150.00	\$ 350.00 \$250.00	\$ 700.00 \$600.00
Foyer	150.00	250.00	400.00	75.00	125.00	250.00
Auditorium/ Foyer Combo	775.00 325.00	950.00 500.00	1,450.00 <del>1,000.00</del>	275.00 <del>175.00</del>	425.00 325.00	750.00 650.00

Table II

Associated F	Fees
Additional Personnel/Service Support Fees, if required	
Event Coordinator	\$ 40.00 / hour

### ATTACHMENT F

# **GENERAL FUND Municipal Court**

**SECTION 1.** The City Code of San Antonio, Texas ("City Code") is hereby amended to reflect revisions to certain court costs in the Municipal Court. Additions are <u>underlined</u> and deletions are <u>struck through</u>.

**SECTION 2.** Effective January 1, 2020, Chapter 20, Municipal Court, Section 20-13 is amended as follows:

"Sec. 20-13. - Municipal court technology fund Reserved."

- (a) There is hereby created a municipal court technology fund. The municipal courts shall by order require a defendant convicted of a misdemeanor offense to pay a technology fee not to exceed four dollars (\$4.00) as a cost of court pursuant to § 102.0172, Code of Criminal Procedure, as amended.
- (b) In this section, a person is considered convicted if:
  - (1) A sentence is imposed on the person;
  - (2) The person is placed on community supervision, including deferred adjudication; or
  - (3) The court defers final disposition of the person's case.
- (c) The director/clerk shall collect the costs and pay the funds to the city treasurer for deposit in a fund to be known as the "municipal court technology fund".
- (d) This fund may be used only to finance the purchase of or to maintain technological enhancements for the municipal courts, including:
  - (1) Computer systems;
  - (2) Computer networks;
  - (3) Computer hardware;
  - (4) Computer software;
  - (5) Imaging systems;
  - (6) Electronic kiosks;
  - (7) Electronic ticket writers; and
  - (8) Docket management systems.
- (e) The city council hereby directs the city manager to administer the municipal court technology fund.
- (f) This section shall control over any prior ordinance provisions in conflict herewith.

**SECTION 3.** Effective January 1, 2020, **Chapter 20, Municipal Court,** Section 20-14 is amended as follows:

"Sec. 20-14. - Municipal court building security fund. Reserved."

(a) There is hereby created a municipal court building security fund. The municipal courts shall by order require a defendant convicted of a misdemeanor offense in municipal

court to pay a three dollar (\$3.00) security fee as a cost of court pursuant to § 102.017, Code of Criminal Procedure, as amended.

- (b) In this section, a person is considered convicted if:
  - (1) A sentence is imposed on the person;
  - (2) The person receives community supervision, including deferred adjudication; or
  - (3) The court defers final disposition of the person's case. (c)
- (c) The director/clerk shall collect the costs and pay them to the city treasurer for deposit in a fund to be known as the "municipal court building security fund".
- (d) This fund may be used only to finance items when used for the purpose of providing security services for the municipal court building, including:
  - (1) The purchase or repair of X-ray machines and conveying systems;
  - (2) Handheld metal detectors;
  - (3) Walkthrough metal detectors;
  - (4) Identification cards and systems;
  - (5) Electronic locking and surveillance equipment;
  - (6) Bailiffs, deputy sheriffs, deputy constables or contract security personnel during times when they are providing appropriate security services;
  - (7) Signage;
  - (8) Confiscated weapon inventory and tracking systems;
  - (9) Locks, chains, alarms, or similar security devices;
  - (10) The purchase or repair of bullet proof glass; and
  - (11) Continuing education on security issues for court personnel and security personnel.
- (e) The city council hereby directs the city manager to administer the municipal court building security fund.
- (f) This section shall control over any prior ordinance provisions in conflict herewith.

**SECTION 4.** Effective January 1, 2020, Chapter 20, Municipal Court, Section 20-15 is amended as follows:

"Sec. 20-15. - Municipal court technology fund Reserved."

(a) There is hereby created the municipal court child safety trust fund. The municipal court shall by order assess a court cost on each parking violation not less than two dollars (\$2.00) and not to exceed five dollars (\$5.00), as established by city council in the annual budget, pursuant to § 102.014 of the Code of Criminal Procedure, as amended. The court costs under this subsection shall be collected in the same manner that other fines in the case are collected.

- (b) A person convicted of an offense under Subtitle C, Title 7, Transportation Code, when the offense occurs within a school crossing zone as defined by Section 541.302 of that code, shall pay as court costs twenty five dollars (\$25.00) in addition to other taxable court costs. A person convicted of an offense under Section 545.066, Transportation Code, shall pay as court costs twenty five dollars (\$25.00) in addition to other taxable court costs. The additional court costs under this subsection shall be collected in the same manner that other fines and taxable court costs in the case are collected and shall be assessed only in the city.
- (c) A person convicted of an offense under Section 25.093 or 25.094, Education Code, shall pay as taxable court costs twenty dollars (\$20.00) in addition to other taxable court costs. The additional court costs under this subsection shall be collected in the same manner that other fines and taxable court costs in the case are collected.
- (d) In this section, a person is considered to have been convicted in a case if the person would be considered to have been convicted under Section 133.101, Local Government Code.
- (e) The director/clerk shall collect the costs and shall pay them to the city treasurer for deposit in a fund to be known as the "municipal court child safety trust fund" established as required by Chapter 106, Local Government Code and in compliance with Chapter 343, Local Government Code, as amended.
- (f) The city council hereby directs the city manager to administer the municipal court child safety trust fund.
- (g) This section shall control over any prior ordinance provisions in conflict herewith.

**SECTION 5.** Effective January 1, 2020, Chapter 20, Municipal Court, Section 20-17 is amended as follows:

"Sec. 20-17. - Juvenile case manager fund Reserved."

The juvenile case manager fund (the "fund") is hereby established under the direction of city council as authorized by the Code of Criminal Procedure § 102.0174. A fee of five dollars (\$5.00) shall be assessed as a cost of court, unless waived by the presiding municipal court judge due to financial hardship, for defendants convicted of a fine only offense, which shall be collected by the clerk of the court and paid to the city treasurer, who shall deposit the fees into the fund. Revenue from the fund shall be used solely for the purpose of financing the salary and benefits of a juvenile case manager.

#### ATTACHMENT G

# GENERAL FUND Police Department

**SECTION 1. Fees.** Portions of the following City Code sections are hereby amended to read as indicated below. Additions are <u>underlined</u>, and deletions are <u>struck through</u>. Portions not reproduced below are not changed by this Ordinance.

**SECTION 2. Police Department fees.** The City Code, Section 25-6 is amended to read as indicated below.

# "Sec. 25-6. - Fees for record searches, reports, fingerprints.

- (a) The police department is hereby authorized to charge the fees listed below in connection with the following services:
- (1) A fee of ten dollars (\$10.00) thirty dollars (\$30.00) shall be charged for an arrest record letter.
- (2) A fee of ten dollars (\$10.00) thirty dollars (\$30.00) shall be charged for a clearance letter.
- (3) A fee of ten dollars (\$10.00) thirty dollars (\$30.00) shall be charged for a visa letter.
- (4) A fee of five dollars (\$5.00) six dollars (\$6.00) shall be charged for notarization or certification of an arrest record letter, a clearance letter, or a visa letter.
- (b) The police department is hereby authorized to charge a fee of ten dollars (\$10.00) for any fingerprint work performed. Each fingerprint card will be charged at the rate of ten dollars (\$10.00) each.
- (c) All charges collected and received for the services provided herein shall be accounted for and handled in accordance with instructions issued by the city director of finance.
- (d) The police department is authorized to charge an application processing fee of twenty-five dollars (\$25.00) thirty dollars (\$30.00) for the processing of criminal history reviews. There will be no charge for of applicants who have submitted applications to for employment with the city."

### SECTION 3. Police Department mobile food background fee.

## Sec. 13-63(a)(19) - Operation requirements and restrictions

Sec. 13-63(a)(19) provides: "The fee for each written statement from the city police department for persons age seventeen (17) and older as required in subsections (17) and (18) shall be the sum of the fees required to obtain the local, state, and national criminal histories for the applicant. There shall be no fee for the written statement for persons under the age of seventeen (17)." These fees are set by entities other than the city, and can be modified by them at any time.

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The Federal Bureau of Investigation has increased its fee by one dollar and twenty-five cents (\$1.25), causing an increase in the fee required by Sec. 13-63(a)(19) from thirty-seven dollars (\$37.00) to thirty-eight dollars and twenty-five cents (\$38.25). That increase is hereby approved.

FY 2019 Rate	FY 2020 Rate	New Revenue Amount
\$37.00	\$38.25	\$320

The FY 2020 rate set out above shall be increased during FY 2020 by the amount required to obtain the local, state, and national criminal histories for the applicant without further action of the City Council by Ordinance or otherwise.

Note to Publisher: This Section 3 of Attachment F to this Ordinance shall not be published in the City Code.

### ATTACHMENT H

## GENERAL FUND HEALTH DEPARTMENT

**SECTION 1. Charitable feeding.** The City Code, Section 13-13(c), is amended to read as indicated below. Additions are <u>underlined</u> and deletions are <u>struck through</u>.

## Sec. 13-13. - Charitable feeding.

\*\*\*\*

- (c) If there is any handling of food, other than packaged food, any person engaged in charitable feeding activities to five (5) or more individuals in one instance shall comply with the following:
  - (1) Either a certified food handler or certified food manager must be present when food is prepared, or onsite while food is distributed if food will be prepared onsite. Food handler certification shall be in accordance with the requirements set out in state law. Food manager or food handler certification shall be in accordance with the requirements set out in article VI of this chapter, except that no city certification fees for food managers or food handler shall be required; and
  - (2) The department shall be notified within twenty-four (24) hours after charitable feeding activities with the name of the person or organization providing the charitable feeding activities, and the location and date and time of feeding.

\*\*\*\*

**SECTION 2. Form, expiration.** The City Code, Section 13-25, is amended to read as indicated below. Additions are <u>underlined</u> and deletions are <u>struck through</u>.

### Sec. 13-27. - Fees enumerated.

\*\*\*\*

(g) Temporary food establishments located at a farmers market may operate for up to a year with an annual permit fee of one hundred forty one dollars (\$100.00) (\$141.00).

\*\*\*

SECTION 3. Variance for establishments seeking to permit dogs in outdoor eating areas. The City Code, Section 13-44, is hereby deleted in its entirety and is reserved.

**SECTION 4. Permit application, fee and requirements for issuance.** The City Code, 13-84 subsections (b) and (c), are amended to read as indicated below. Additions are <u>underlined</u> and deletions are <u>struck through</u>.

Sec. 13-84. - Permit application, fee and requirements for issuance.

\*\*\*

- (b) The fees shall be computed as follows:
  - (1) The amount for a collector's permit shall be based upon the number of transport vehicles to be inspected, at forty eight dollars (\$48.00) per vehicle per fiscal year;
  - (2) The amount for a rendering materials storage facility permit shall be ninety dollars (\$90.00) per fiscal year when such facility is not an integral part of a rendering establishment:
  - (3) The amount for a rendering establishment permit shall be three hundred sixty dollars (\$360.00) per fiscal year.

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**SECTION 5.** Food handler certification program. The City Code, Section 13-118, is amended to read as indicated below. Additions are <u>underlined</u> and deletions are <u>struck through</u>.

## Sec. 13-118. - Food handler certification program.

There shall be a program of food handler certification conducted under the direction of the director. Such program shall have as its primary goal the training of persons who are involved with the handling and/or preparation of food within a food establishment, mobile food establishment, or temporary food establishment in safe food handling practices including instruction on this chapter. Training shall be accomplished by means of a training program consisting of two (2) or less classroom hours and said program shall be accredited by the state department of state health services under provisions of state law. Persons seeking food handler certification may obtain said training from the department or commercial or educational programs accredited by the state department of state health services. The department shall recognize a food handlers training certificate from the state department of state health services or other accredited courses until such time as the food service training certificate expires.

**SECTION 6.** Food handler certification required. The City Code, Section 13-119, is amended to read as indicated below. Additions are underlined and deletions are struck through.

## Sec. 13-119. - Food handler certification required.

- (a) Food handler certification is required of all employees of a food establishment regardless of their position. The food establishment shall maintain on the premises a certificate of completion of the food handler training course for each food employee.

  During those times that a certified food handler is on duty at a food establishment, the certified food handler shall present their issued identification card for examination when requested to do so by the director or designee.
- (b) Food establishments that are required to have certified food handlers due to meeting the criteria provided in this section must meet this requirement within sixty (60) days from the date the establishment is notified by the director and maintain said

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certifications for all personnel performing open food handling for a period of six (6) months from the date of notification.

- (c) If a food establishment cannot meet the requirements of this section because of the termination or permanent transfer of a certified food handler, the food establishment shall:
  - (1) Notify the director, in writing, within twenty (20) days of the effective date of termination or permanent transfer of the certified food handler; and
  - (2) Employ another certified food handler within sixty (60) days of the effective date of termination or permanent transfer of the certified food handler.

**SECTION 7.** Terms of certification. The City Code, Section 13-122, is hereby deleted in its entirety and is reserved.

**SECTION 8.** Renewal of certification. The City Code, Section 13-123, is hereby deleted in its entirety and is reserved.

**SECTION 9. Denial, suspension or revocation of certification or renewal.** The City Code, Section 13-124, is hereby deleted in its entirety and is reserved.

**SECTION 10. Fees.** The City Code, Section 13-125, is hereby deleted in its entirety and is reserved.

### **ATTACHMENT I**

# CARVER SPECIAL REVENUE FUND Convention & Sports Facilities

**SECTION 1.** Portions of the following City Code sections are hereby amended to read as indicated below. Additions are <u>underlined</u>, and deletions are <u>struck through</u>. Portions not reproduced below are not changed by this Ordinance.

**SECTION 2.** Section 32-4 of the City Code is amended to increase the following fee:

Jo Long Theater Ticket Prices \$325/Season \$350/Season

## ATTACHMENT J

## COMMUNITY & VISITORS FACILITIES FUND Convention & Sports Facilities Department

**SECTION 1.** Portions of the following City Code sections are hereby amended to read as indicated below. Additions are <u>underlined</u>, and deletions are <u>struck through</u>. Portions not reproduced below are not changed by this Ordinance.

**SECTION 2. Convention Center Fees.** Section 32-1 of the City Code is amended to increase the following fees for the Henry B. Gonzalez Convention Center:

	FY19	<b>FY20</b>
Lila Cockrell Theatre Rental Fee		
Class II: Local/Non-Profit Flat Rate:	\$3,375	\$3,750
Local/Non-Profit Single Performance:	\$3,375-\$6,190	\$3,750-\$6,500
Local/Non-Profit Multiple Performances:	\$3,375-\$4,790	\$3,750-\$5,270
Class I: Public Flat Rate:	\$4,500	\$4,950
Public Single Performance:	\$4,500-\$7,315	\$4,950-\$7,800
Public Multiple Performances:	\$4,500-\$6,360	\$4,950-\$6,800

### ATTACHMENT K

# MARKET SQUARE FUND Center City Development & Operations Department

SECTION 1. The City Code, Chapter 32, Article II. MARKET SQUARE (TOURIST TRADE CENTER NO. 1), Section 31-28, is hereby amended by adding language that is underlined and striking deleted language to the existing text as set forth in this Ordinance. All other text remains unchanged.

**SECTION 2. Market Square Plazas Rental Fee.** The City Code, Section 32-28 is hereby amended to reflect the changes in the daily rental fees.

Sec. 32-28. - Same—Rental rate schedule for facilities and special events.

The following rental rate schedule for Market Square facilities and events is hereby established:

(1) Plaza areas: Mariachi Plaza, one thousand dollars (\$1,000.00) per day. Other plaza areas, four hundred dollars (\$400.00) per plaza per day. Rental of any plaza area will not include usage of city owned equipment, such as tables and chairs. Lessee will provide at their own expense any equipment necessary in conjunction with rental of the plaza areas. A garbage container fee, per event, of two hundred dollars (\$200.00) shall be paid by the lessee for using the plazas for any event.

(1) *Plaza areas:* Mariachi Plaza, one thousand dollars (\$1,000.00) per day. Other plaza areas, four hundred dollars (\$400.00) per plaza per day.

Use of all Market Square Plazas, including San Saba Street and Santa Rosa Street, by commercial agencies/organizations, six thousand eight hundred dollars (\$6,800.00) per day.

Use of all Market Square Plazas, including San Saba Street, by non-profit agencies/organizations, two thousand six hundred dollars (\$2,600.00) per day.

<u>Use of all Market Square Plazas, including San Saba Street, by Market Square tenant-led organizations, two thousand six hundred dollars (\$2,600.00) per day.</u>

Rental of any plaza area will not include usage of city-owned equipment, such as tables and chairs. Lessee will provide at their own expense any equipment necessary in conjunction with rental of the plaza areas. A garbage container fee, per event, of two hundred dollars (\$200.00) shall be paid by the lessee for using the plazas for any event.

The Director of Center City Development and Operations has the authority to waive or reduce plaza rental fees as a co-sponsorship for public events.

### ATTACHMENT L

# PARKS ENVIRONMENTAL FUND Parks & Recreation Department

**SECTION 1**. The City Code of San Antonio, Texas, Chapter 14, Article III, section 14-30, is hereby amended by adding language that is <u>underlined</u> and <u>striking</u> deleted language to the existing text as set forth in this Ordinance. All other text remains unchanged.

**SECTION 2. Parks Environmental fee.** The City Code of the City of San Antonio, Section 14-30, is hereby amended to reflect changes in the monthly Parks Environmental Fee.

### ARTICLE III. - FEES

Sec. 14-30. - Fees.

(a) Residences. Use of city garbage, brush, and refuse collection and removal and disposal services and payment of fees set out below for such services shall be mandatory except as exempted in subsection (d) below. The monthly fees for household garbage that includes recycling, brush, leaves, and organics collection shall be as follows:

### Residential and Other Sites

Type (regular account for curbside garbage, recycling and organics)	Charge Per Month
Single- or multi-family residential unit selecting small garbage container	\$16.76
Single- or multi-family residential unit selecting standard (medium) garbage container	18.76
Single- or multi-family residential unit selecting large garbage container	26.76
Environmental fee—Solid waste per unit	2.24
Environment fee—Parks per unit	1.00 1.50

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### ATTACHMENT M

# SOLID WASTE OPERATING & MAINTENANCE FUND Solid Waste Management Department

**SECTION 1**. The City Code of San Antonio, Texas, Chapter 14, Article III, section 14-30, is hereby amended by adding language that is <u>underlined</u> and <u>striking</u> deleted language to the existing text as set forth in this Ordinance. All other text remains unchanged.

**SECTION 2.** Monthly Solid Waste Fee and Environmental fee. The City Code of the City of San Antonio, Section 14-30, is hereby amended to reflect changes in the monthly solid waste fees and the Environmental Fees.

Sec. 14-30. - Fees.

(a) Residences. Use of city garbage, brush, and refuse collection and removal and disposal services and payment of fees set out below for such services shall be mandatory except as exempted in subsection (d) below. The monthly fees for household garbage that includes recycling, brush, leaves, and organics collection shall be as follows:

### Residential and Other Sites

Type (regular account for curbside garbage, recycling and organics)	Charge Per Month
Single- or multi-family residential unit selecting small garbage container	\$16.76 \$14.76
Single- or multi-family residential unit selecting standard (medium) garbage container	18.76
Single- or multi-family residential unit selecting large garbage container	26.76
Environmental fee—Solid waste per unit	2.24 1.74
Environment fee—Parks per unit	1.00

\* \* \* \*

(c) Business solid waste fee. The monthly solid waste fee for businesses receiving refuse and recycling services only (brush, bulky, and bagged leaf collection is not included) from the city, including hotels, motels, small offices, and premises not specifically listed in the residential schedule shall be as follows:

Type (regular business account receiving city services)	Charge Per Month
Single unit on one meter and multiple units on master meter, per unit small garbage cart	\$16.76 \$14.76
Single unit on one meter and multiple units on master meter, per unit standard	18.76

(medium) garbage cart	
Single unit on one meter and multiple units on master meter, per unit large garbage cart	26.76

\* \* \* \*

### ATTACHMENT N

# STORM WATER OPERATING FUND Transportation & Capital Improvements Fund

**SECTION 1.** The City Code, Chapter 34, Article VII "Drainage Utility", Division II "Administration of Drainage Utility", Section 34-1114 entitled "Drainage utility charges" is hereby amended by adding the language that is underlined (added) and deleting the language that is stricken (deleted) to the existing text as set forth in this Ordinance.

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**SECTION 2.** The City Code, Chapter 34, Article VII "Drainage Utility", Section 34-1114 entitled "Drainage utility charges" is hereby amended as follows:

(d) Residential properties shall be assigned a rate category and assessed a drainage utility charge based on impervious area as provided in the following table:

Residential Rate Category	Impervious Area in Square Feet	Monthly Fee
Tier 1	≤ 2,750	\$ <del>3.67</del> <u>3.75</u>
Tier 2	> 2,750—4,220	\$4.83 <u>4.94</u>
Tier 3	> 4,220	\$ <del>10.22</del> <u>10.45</u>

- (e) Non-residential properties shall be assigned a rate category and assessed a drainage utility charge determined by a base fee and impervious fee in accordance with the values provided in subsections (e)(1) and (2):
  - (1) Base fee shall mean a flat monthly fee assessed among all non-residential benefitted properties as determined by Bexar County Appraisal District property records. The FY 20<del>19</del>20 amount is calculated at sixty-fiveseven dollars and eighty twothirty cents (\$65.8267.30).
  - (2) Impervious fee shall mean a monthly fee assessed on all non-residential benefitted properties on a per square foot basis and prorated based on the percentage of impervious area within the benefitted property.

Non-Residential Rate Category	Percent Impervious Area	Monthly Fee per 1,000 Square Feet
Tier 1	≤ 20%	\$ <del>0.30</del> <u>0.31</u>
Tier 2	> 20%—40%	\$ <del>0.44</del> <u>0.45</u>
Tier 3	> 40%—65%	\$ <del>0.57</del> <u>0.58</u>
Tier 4	> 65%	\$0.720.73

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