ORDINANCE 2019-12-05-0997

AUTHORIZING THE FIRST AMENDMENT TO THE INTERLOCAL AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND THE CITY OF CONVERSE FOR PHASED MUNICIPAL BOUNDARY ADJUSTMENTS AND PHASED EXTRATERRITORIAL JURISDICTION (ETJ) RELEASES BETWEEN THE CITY OF SAN ANTONIO AND THE CITY OF CONVERSE IN AN AREA BOUNDED BY I.H. 35 NORTH ON THE NORTH, THE CITY LIMIT LINE EAST OF NE LOOP 1604 ON THE EAST AND I.H. 10 EAST ON THE SOUTH IN BEXAR COUNTY, TEXAS.

* * * * *

WHEREAS, the City of Converse (Converse) has requested that the City of San Antonio (COSA) release approximately 12 square miles of land from its Extraterritorial Jurisdiction ("*ETJ*") so that the land may be annexed by Converse; and

WHEREAS, the Parties entered into an agreement entitled "City of San Antonio and City of Converse Interlocal Agreement" ("Original Agreement") pursuant to Ordinance No. 2017-03-09-0146, under which the Parties set forth their agreement regarding phased municipal boundary adjustments (MBA) and phased Extraterritorial Jurisdiction (ETJ) releases; and

WHEREAS, pursuant to Ordinance No. 2017-03-09-0147 CoSA released the Phase 1 Area of ETJ consisting of 600 acres, (0.94 square miles) and on June 20, 2017 Converse completed the annexation of the Phase 1 Area, as described in **Exhibit "A"** attached herein; and

WHEREAS, pursuant to Ordinance No. 2017-12-14-1020 the Parties agreed to two municipal boundary adjustments (MBAs) in the Northampton Neighborhood near Gibbs Sprawl Road; MBA 1 consisting of 236 acres, completed by December 31, 2017 and MBA 2 consisting of 57 acres completed by January 30, 2018, MBA 1 and MBA 2 as described in Exhibit "B" attached herein; and

WHEREAS, the Texas Legislature subsequently enacted laws that affected annexation, extraterritorial jurisdiction, municipal boundary adjustments and other land controls and the new laws have an adverse effect on the Parties' ability to perform their respective actions in the Agreement, the Parties are desirous of entering into this first amendment to the Original Agreement to continue their mutually respective goals to enhance growth in the area and to ensure that such growth optimizes the health, safety and welfare of its inhabitants; and

WHEREAS, both municipalities have now agreed to amend the Original Agreement; and

WHEREAS, CoSA agrees to release approximately 11.1 square miles of property within its ETJ, to Converse as permitted by the Texas Local Government Code, Section 42.022; and

WHEREAS, Converse agrees to annex the area within the released ETJ in accordance with the appropriate provisions of the Texas Local Government Code, Chapter 43; and

WHEREAS, upon the completion of annexation, the Parties agree to adjust their respective municipal boundaries as permitted by the Texas Local Government Code, Section 43.015 with COSA releasing approximately 3.1 square miles to Converse; and

WHEREAS, following a public hearing on October 23, 2019, allowing all interested citizens to be heard, the San Antonio Planning Commission recommended approval of the Amended ILA with the Converse; and

WHEREAS, the City Council has considered the effect of the municipal boundary adjustments and phased ETJ releases and finds that it is in the best interest of the City of San Antonio and its citizens; NOW THEREFORE,

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

SECTION 1. The First Amended Interlocal Agreement with the City of Converse, attached as Attachment I and incorporated herein for all purpose, is hereby approved.

SECTION 2. The First Amended Interlocal Agreement with the City of Converse shall incorporate the amended schedule and map of the areas for municipal boundary adjustments and phased Extraterritorial Jurisdiction releases both attached and incorporated herein for all purposes as Exhibit "C" and "D" respectively.

SECTION 3. The City Manager or designee is hereby authorized to enter into and execute the First Amended Interlocal Agreement contained in Attachment I.

SECTION 3. This ordinance shall be effective immediately upon the receipt of eight affirmative votes; otherwise, it is effective ten days after passage.

PASSED AND APPROVED this 5th day of December, 2019.

R Y 0

Ron Nirenberg

cia M. Vacek, City Clerk

APPROVED AS TO FORM:

Andrew Segovia, City Attorney

Agenda Item:	30 (in consent vote: 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 21, 22, 26, 27, 28, 29, 30, 31, 32, 33, 34A, 34B)						
Date:	12/05/2019						
Time:	10:02:56 AM						
Vote Type:	Motion to Approve						
Description:	Ordinance amending an Interlocal Agreement with the City of Converse which implement a series of municipal boundary adjustments and extraterritorial jurisdiction releases from San Antonio to Converse in eastern Bexar County. [Lori Houston, Assistant City Manager; Bridgett White, Director, Planning]						
Result:	Passed						
Voter	Group	Not Present	Yea	Nay	Abstain	Motion	Second
Ron Nirenberg	Mayor		x				
Roberto C. Treviño	District 1		x				
Jada Andrews-Sullivan	District 2		x			X	
Rebecca Viagran	District 3		x				
Adriana Rocha Garcia	District 4		x				x
Shirley Gonzales	District 5		x				
Melissa Cabello Havrda	District 6		x				
Ana E. Sandoval	District 7		x				6
Manny Pelaez	District 8		x				
John Courage	District 9		x				
Clayton H. Perry	District 10		x				

ATTACHMENT "I"

FIRST AMENDED CITY OF SAN ANTONIO AND CITY OF CONVERSE INTERLOCAL AGREEMENT

STATE OF TEXAS §

COUNTY OF BEXAR §

This First Amended Interlocal Agreement ("*ILA*") is made and entered into between the City of San Antonio ("*CoSA*"), a Texas municipal corporation acting through its City Manager and the City of Converse ("*Converse*") a Texas municipal corporation acting through its City Manager (sometimes herein referred to as a "*Party*" individually or as "*Parties*" collectively) in accordance with the Texas Interlocal Cooperation Act.

WHEREAS, Converse requested that CoSA release approximately 12 square miles of land from its extraterritorial jurisdiction (ETJ) so that the land may be annexed by Converse; and

WHEREAS, both cities were interested in providing urban level services to high population areas; and

WHEREAS, the Parties entered into an agreement entitled "City of San Antonio and City of Converse Interlocal Agreement" ("Original Agreement") pursuant to Ordinance No. 2017-03-09-0146, under which the Parties set forth their agreement regarding phased municipal boundary adjustments (MBA) and phased Extraterritorial Jurisdiction (ETJ) releases; and

WHEREAS, pursuant to Ordinance No. 2017-03-09-0147 CoSA agreed to release the Phase 1 Area of ETJ consisting of 600 acres, and on June 20, 2017 Converse completed the annexation of the Phase 1 Area described in Exhibit "A"; and

WHEREAS, pursuant to Ordinance No. 2017-12-14-1020 the Parties mutually agreed to two municipal boundary adjustments (MBAs) in the Northampton Neighborhood near Gibbs Sprawl Road; MBA 1 consisting of 236 acres, completed by December 31, 2017 and MBA 2 consisting of 57 acres completed by January 30, 2018, MBA 1 and MBA 2 are more specifically described in **Exhibit "B";** and

WHEREAS, the Texas Legislature subsequently enacted laws that affected annexation, extraterritorial jurisdiction, municipal boundary adjustments and other land controls and the new laws have an adverse effect on the Parties' ability to perform their respective actions in the Agreement, the Parties are desirous of entering into this first amendment to the Original Agreement to continue their mutually respective goals to enhance growth in the area and to ensure that such growth optimizes the health, safety and welfare of its inhabitants; and

WHEREAS, in light of the changes to state law, the Parties mutually agreed to pause all actions related to the Original Agreement including MBAs and ETJ releases, to amend the Original Agreement, reconfigure the schedule and redraw the boundaries of the geographical areas; and

WHEREAS, CoSA agrees to release approximately 11.1 square miles of property within its ETJ to Converse as permitted by the Texas Local Government Code, Section 42.022; and

WHEREAS, Converse agrees to annex the area within the released ETJ in accordance with the appropriate provisions of the Texas Local Government Code, Chapter 43; and

WHEREAS, upon the completion of annexation, the Parties agree to adjust their respective municipal boundaries as permitted by the Texas Local Government Code, Section 43.015 with COSA releasing approximately 3.1 square miles to the City of Converse; and

WHEREAS, the Parties have now agreed to amend the Original Agreement as described in the schedule attached as **Exhibit "C"** and the ILA map attached as **Exhibit "D"** both attached and incorporated herein for all purposes.

Section 1. COSA ETJ Releases

- A. By January 30, 2020, CoSA will release the Phase 2 Area containing approximately 882.68 acres (1.38 square miles) of its ETJ area consisting of three tracts of land: Tract 1 is generally bounded on the north by FM 78 and the city limit line of Converse, on the east and south by FM 1516 and on the south and west by Walzem Road; Tract 2 is generally bounded on the north by Weichold Road, bounded on the east and south by the San Antonio city limit line near IH 10 East and bounded on the west by FM 1516; and Tract 3 is generally bounded on the north by the city limit line of Converse near Weichold Road and on the east by the San Antonio city limit line near IH 10 East and bounded on the near Loop 1604 East and south by the San Antonio city limit line near IH 10 East to Converse. The Phase 2 area is more particularly described in Exhibit "C" and Exhibit "D".
- B. By January 31, 2023, CoSA will release the Phase 3 Area containing approximately 1,607.95 acres (2.51 square miles) of its ETJ area consisting of two tracts: Tract 1 is generally bounded on the north by Crestway Road, Kitty Hawk Road, on the east by the city limit line of Converse, on the south by Gibbs-Sprawl Road and Walzem Road and on the west by the drainage easement to west of Glen Bluff, Glen Shadow Drive, Glen Mont Drive, Tarrasa, and Lago Frio; and Tract 2 is generally bounded on the north by Gibbs-Sprawl Road, on the east by the city limit line of Converse, on the south by FM 78 and on the west by Walzem Road to Converse. The Phase 3 area is more particularly described in Exhibit "C" and Exhibit "D".
- C. By January 31, 2026, CoSA will release the Phase 4 Area containing approximately 1,732.98 acres (2.71 square miles) of its ETJ area generally bounded on the north and east by Walzem Road, on the south by Binz-Engleman Road, and on the west by Woodlake Parkway to Converse. The Phase 4 area is more particularly described in **Exhibit "C" and Exhibit "D"**.

- D. By January 31, 2029, CoSA will release the Phase 5 Area containing approximately 777.77 acres (1.22 square miles) of its ETJ area generally bounded on the north by Crestway Road, on the east by the drainage easement to the east of Lago Frio, Tarrasa, Glen Mont Drive, Shadow Drive, and Glen Bluff, on the south by Walzem Road and on the west by the San Antonio city limit line near Walzem Road and the city limit line of Windcrest to Converse. The Phase 5 area is more particularly described in Exhibit "C" and Exhibit "D".
- E. By January 31, 2032, CoSA will release the Phase 6 Area containing approximately 2,068.03 acres (3.23 square miles) of its ETJ area generally bounded on the north by FM 78, on the east by Woodlake Parkway and FM 1516, on the south by the San Antonio city limit line near IH 10 East and on the west by North Foster Road to Converse. The Phase 6 area is more particularly described in Exhibit "C" and Exhibit "D".

Section 2. Converse Annexations.

- A. By February 2020, Converse shall call an annexation election for the Phase 2 Area.
- B. By May 2020, Converse shall hold an annexation election for the Phase 2 Area.
- C. By December 31, 2020, if the annexation election passes and is confirmed, Converse shall complete the annexation of the Phase 2 Area and ILA actions including Municipal Boundary Adjustments (MBAs) will continue. More particularly described in Exhibit "C" and Exhibit "D".
 - 1. If the Annexation Election fails, Converse will have two additional attempts (for a total of three attempts) to hold an Annexation Election in accordance with State Law. All ILA actions including MBAs will pause during these three attempts.
 - 2. If all three annexation attempts fail, then all ILA actions will cease.
- D. By February 2023, Converse shall call an annexation election for the Phase 3 Area. More particularly described in Exhibit "C" and Exhibit "D".
- E. By May 2023, Converse shall hold an annexation election for the Phase 3 Area.
- F. By December 31, 2023, if the annexation election passes and is confirmed, Converse shall complete its annexation of the Phase 3 area.
 - 1. If the Annexation Election fails, Converse will have two additional attempts (for a total of three attempts) to hold an Annexation Election in accordance with State Law. ILA actions including MBAs will pause during these three attempts.
 - 2. If all three annexation attempts fail, then all ILA actions will cease.
- G. By February 2026, Converse shall call an annexation election for the Phase 4 Area. More particularly described in **Exhibit "C" and Exhibit "D"**.

- H. By May 2026, Converse shall hold an annexation election for the Phase 4 Area.
- I. By December 31, 2026, if the annexation election passes and is confirmed, Converse shall complete the annexation of the Phase 4 Area.
 - 1. If the Annexation Election fails, Converse will have two additional attempts (for a total of three attempts) to hold an Annexation Election in accordance with State Law. ILA actions including MBAs will pause during these three attempts.
 - 2. If all three annexation attempts fail, then all ILA actions will cease.
- J. By February 2029, Converse shall call an annexation election of the Phase 5 Area. More particularly described in **Exhibit "C" and Exhibit "D"**.
- K. By May 2029, Converse shall hold an annexation election for the Phase 5 Area.
- L. By December 31, 2029, if the annexation election passes and is confirmed, Converse shall complete the annexation of the Phase 5 Area.
 - 1. If the Annexation Election fails, Converse will have two additional attempts (for a total of three attempts) to hold an Annexation Election in accordance with State Law. ILA actions including MBAs will pause during these three attempts.
 - 2. If all three annexation attempts fail, then all ILA actions will cease.
- M. By February 2032, Converse shall call an annexation election for the Phase 6 Area. More particularly described in **Exhibit "C" and Exhibit "D"**.
- N. By May 2032, Converse shall hold an annexation election for the Phase 6 Area.
- O. By December 31, 2032, if the annexation election passes and is confirmed, Converse shall complete the annexation of the Phase 6 Area.
 - 1. If the Annexation Election fails, Converse will have two additional attempts (for a total of three attempts) to hold an Annexation Election in accordance with State Law. ILA actions including MBAs will pause during these three attempts.
 - 2. If all three annexation attempts fail, then all ILA actions will cease.

Section 3. Municipal Boundary Adjustment (MBA) Schedule.

A. MBAs 3A, 3B & 3C and MBAs 4A & 4B - By October 31, 2020, the Parties will make mutually agreeable changes in their boundaries in the following areas: the Gibbs Sprawl Road area (MBA 3A); the Graytown Road/Loop 1604 area (MBA 3B) and the Loop 1604 area (MBA 3C), the Graytown Road/Loop 1604 area (MBA 4A); and the North Hampton/Gibbs Sprawl Road area (MBA 4B). More particularly described in Exhibit "C" and Exhibit "D".

- B. MBAs 5A & 5B By December 31, 2021, the Parties will make mutually agreeable changes in their boundaries in the following areas: the Graytown Road/Loop 1604 area (MBA 5A) and the North Hampton/Gibbs Sprawl Road area (MBA 5B). More particularly described in **Exhibit "C" and Exhibit "D"**.
- C. MBAs 6A & 6B By January 31, 2022, the Parties will make mutually agreeable changes in their boundaries in the following areas: the Graytown Road/Loop 1604 area (MBA 6A) and the Gibbs Sprawl Road area (MBA 6B). More particularly described in Exhibit "C" and Exhibit "D".
- D. MBAs 7A & 7B By February 28, 2022, the Parties will make mutually agreeable changes in their boundaries in the following areas: the Graytown Road/Loop 1604 area (MBA 7A) and the Gibbs Sprawl Road area (MBA 7B). More particularly described in Exhibit "C" and Exhibit "D".
- E. MBAs 8A & 8B- By December 31, 2023, the Parties will make mutually agreeable changes in their boundaries in the following areas: the Graytown Road/Loop 1604 area (MBA 8A); and the Gibbs Sprawl Road area (MBA 8B). More particularly described in Exhibit "C" and Exhibit "D".
- F. MBAs 9A & 9B By December 31, 2024, the Parties will make mutually agreeable changes in their boundaries in the following areas: the Graytown Road/Loop 1604 area (MBA 9A); and the Gibbs Sprawl Road area (MBA 9B). More particularly described in Exhibit "C" and Exhibit "D".
- G. MBA 10 By December 31, 2025, the Parties will make mutually agreeable changes in their boundaries in the Loop 1604/IH 10 East Area (MBA 10). More particularly described in **Exhibit "C" and Exhibit "D"**.
- H. MBA 11- By December 31, 2026, the Parties will make mutually agreeable changes in their boundaries in the Loop 1604/IH 10 East Area (MBA 11). More particularly described in **Exhibit "C" and Exhibit "D"**.
- I. MBA 12 By December 31, 2027, the Parties will make mutually agreeable changes in their boundaries in the Loop 1604/IH 10 East Area (MBA12). More particularly described in **Exhibit "C" and Exhibit "D"**.
- J. MBA 13 By December 31, 2028, the Parties will make mutually agreeable changes in their boundaries in the Loop 1604/IH 10 East Area (MBA 13). More particularly described in **Exhibit "C" and Exhibit "D"**.
- K. MBA 14 By December 31, 2029, the Parties will make mutually agreeable changes in their boundaries in the Loop 1604/IH 10 East Area (MBA 14). More particularly described in **Exhibit "C" and Exhibit "D"**.

- L. MBA 15 By December 31, 2030, the Parties will make mutually agreeable changes in their boundaries in the Loop 1604/IH 10 East Area (MBA 15). More particularly described in **Exhibit "C" and Exhibit "D"**.
- M. MBA 16 By December 31, 2031, the Parties will make mutually agreeable changes in their boundaries in the FM 1516/IH 10 East Area (MBA 16). More particularly described in **Exhibit "C" and Exhibit "D"**.
- N. MBA 17 By December 31, 2032, the Parties will make mutually agreeable changes in their boundaries in the Binz-Engleman Road/IH 10 East Area (MBA 17). More particularly described in **Exhibit "C" and Exhibit "D"**.
- O. MBAs 18A & 18B By December 31, 2033, the Parties will make mutually agreeable changes in their boundaries in the following areas: the North Foster Road/IH 10 East Area (MBA 18A) and the FM 78 Area (MBA 18B). More particularly described in **Exhibit "C" and Exhibit "D"**.
- P. MBA 19- By December 31, 2034, the Parties will make mutually agreeable changes in their boundaries in the FM 78/North Foster Road Area (MBA 19). More particularly described in **Exhibit "C" and Exhibit "D"**.

Section 4. Termination

- A. Upon initiation of annexation proceedings by Converse said proceedings will be diligently completed. In the event the Converse annexation schedule is not timely completed, this Agreement is subject to termination by either party, save and except the ETJ transfer of the Phase I Area.
- B. In the event of a termination, the Parties agree that any and all previously released CoSA ETJ area to Converse shall remain in Converse's ETJ.

Section 5. Obligations of Converse. Upon the transfer of COSA's ETJ into the ETJ of Converse for the purpose of annexation by Converse, Converse agrees that it shall:

- A. Extend Converse's subdivision regulation to the newly acquired ETJ in accordance with its City Code of Ordinances.
- B. Adopt CoSA's right of way requirements within the jurisdiction of Converse for all of the arterial roadways designated in COSA's Major Thoroughfare Plan and the San Antonio Unified Development Code Section 35-506.
- C. Prohibit new billboards in the newly acquired ETJ except in accordance with Converse's City Code of Ordinances.
- D. Apply land use and zoning requirements contained in the JBSA-Randolph Joint Land Use Study (JLUS July 2015) to the newly acquired ETJ.

Section 6. Obligations of Converse and CoSA. The costs for Metes and Bounds descriptions for the Phases (ETJ) Release and MBA's will be prorated with 75% paid by Converse and 25% paid by CoSA. Converse shall submit reimbursement to CoSA within 30 days from receipt of invoice from CoSA.

Section 7. Park. Converse shall operate and maintain the Northampton Park and its improvements as a park, more particularly described in **EXHIBIT** "E", until the bonds related to the park are retired, at which time the City Manager of CoSA is hereby authorized to transfer ownership of the park to Converse.

Section 8. Severability. If for any reason, one or more paragraphs of this Agreement is held invalid, such judgment shall not affect, impair of invalidate the remaining paragraphs of the Agreement but shall be confined in its operation to the specific sections, clauses or parts that are held to be invalid and invalidity of any section, sentence, clause or shall not affect, impair or prejudice in any way, otherwise validity of this Agreement of any section, sentence, clause or parts shall not affect, impair or prejudice in any way the validity of this agreement in any instances. Should state annexation law change, both parties shall agree to amend this agreement to fulfill the goals and intent of said agreement.

Section 9. Intervening Law. In the event that the Texas Legislature enacts any law that effects annexation, extraterritorial jurisdiction, municipal boundary adjustments or other land controls and the new law bans an adverse effect on the Parties' ability to perform their respective actions in this Agreement, the Parties agree to use best efforts to revise, amend or rewrite thee Agreement to accomplish its stated goals.

Section 10. Notice. Any notice, request, demands, report, certificate or other instrument which may be required or permitted to be furnished to or served upon the parties shall be deemed sufficiently given or furnished or served, if in writing and deposited in the United States mail, registered or certified, return receipt required, addressed to such party at the address set forth below or such other address as may be hereafter designated by either party by written notice to the other party.

IF TO THE CITY OF SAN ANTONIO:

City of San Antonio P.O. Box 839966 San Antonio, Texas 78238-3966 ATTN: Director of Planning

IF TO THE CITY OF CONVERSE:

City of Converse 403 S. Seguin Converse, Texas 78109 ATTN: City Secretary

Section 11. Applicable Law. This agreement shall be construed under and in accordance with the laws of the State of Texas and all obligations of the Parties created hereunder are performable in Bexar County, Texas. Venue and jurisdiction for any legal action or proceeding brought or maintained directly or indirectly, under or in connection with this Agreement shall be exclusively in Bexar County, Texas.

Section 12. Entire Agreement. This Agreement, including its Exhibits, together with its authorizing Ordinance, embodies the final and entire agreement of the parties hereto superseding all oral or written agreements, previous and/or contemporaneous, agreements between the parties and relating to matters in this Agreement. No other agreements, oral or otherwise, regarding the matters of this Agreement shall be deemed to exist or to bind the parties hereto unless same be in writing, dated subsequent to the date hereof, executed by the parties hereto, and approved by ordinance passed by the San Antonio City Council.

Section 13. Effective Date. This Agreement is effective upon the later date of approval by the City Council of the City of San Antonio and the City Council of Converse.

IN WITNESS WHEREOF, the Parties hereto have executed this AGREEMENT in duplicate originals, as of the dates indicated below by their respective signatures agree to fulfill the terms and conditions contained herein.

[SIGNATURE PAGE(S) TO FOLLOW]

CITY OF CONVERSE

BY:	ATTEST:
TITLE: City Manager	TITLE:
DATE:	DATE:
CITY OF SAN	NANTONIO
DV	
BY:	ATTEST:
TITLE: City Manager	TITLE:
DATE:	DATE:
Approved as to Form:	
Assistant City Attorney	

EXHIBIT "A"

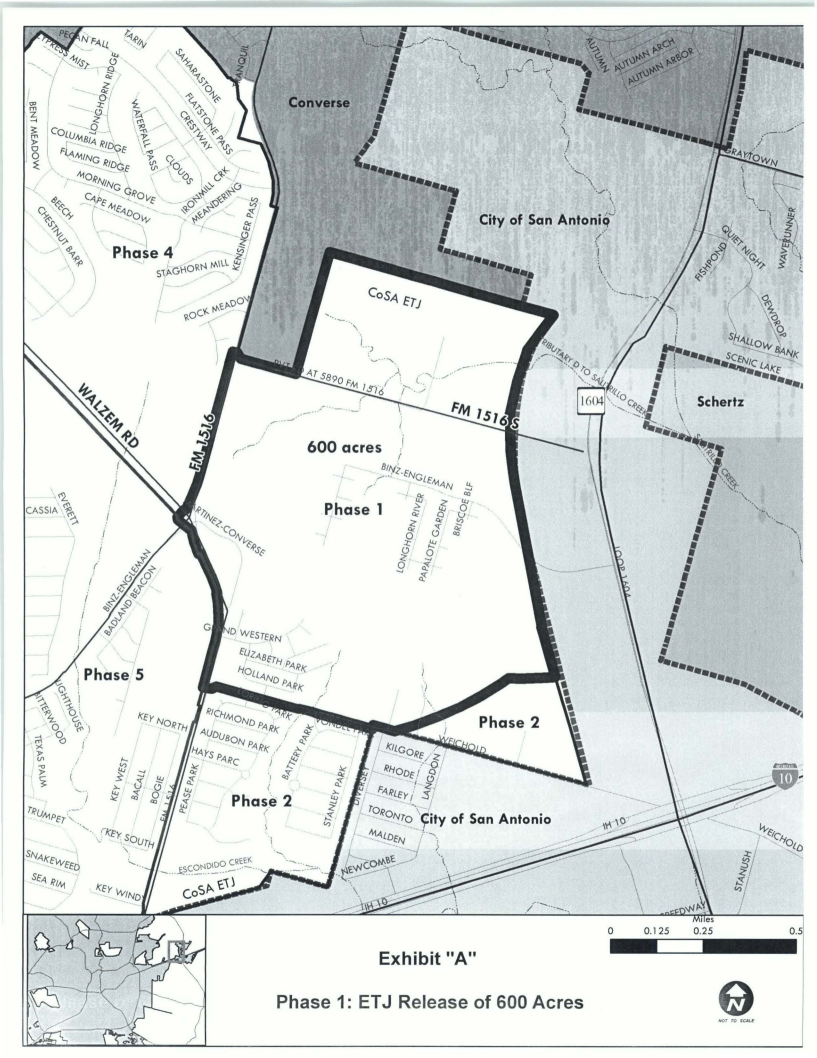


EXHIBIT "B"

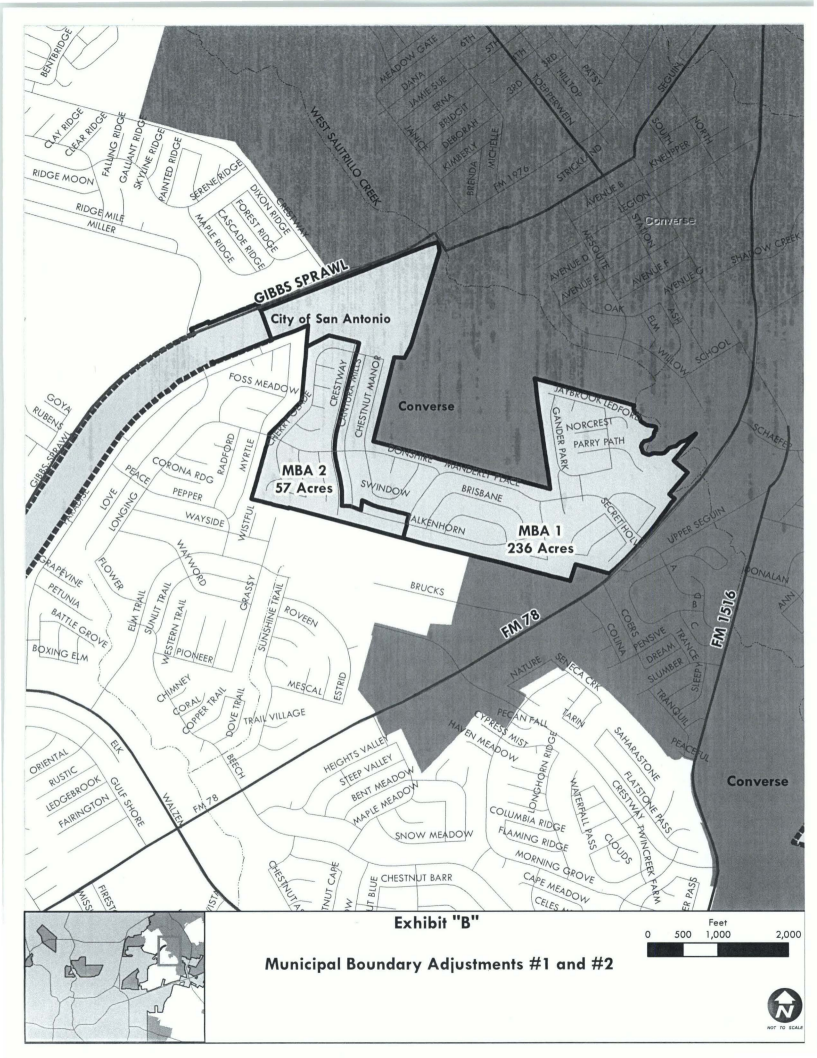


EXHIBIT "C"

First Amended CoSA & Converse Inter-Local Agreement (ILA) Schedule

Exhibit "C"

DATE	TYPE	SAN ANTONIO WILL RELEASE	CONVERSE WILL ACCEPT/ANNE	
Jun. 30, 2017	PHASE 1	Completed	Completed	
Dec. 2017	MBA 1	Completed	Completed Completed	
Jan. 30, 2018	MBA 2	Completed	completed	
Dec. 2019		Amended ILA	5/(
Jan. 2020	PHASE 2	Release Phase 2	Effective Jan. 2020	
Feb. 2020 May 2020	PHASE 2 PHASE 2		Call Annexation Election Hold Annexation Election*	
IVIAY 2020	PRAJE 2	1000 ft adjustments in A) Graytown Rd/Loop 1604; B) Gibbs Sprawl Rd & C) Loop	Tota Annexation Election	
Oct. 2020	MBA 3A, 3B & 3C	1604 areas	Effective Dec. 2020	
Oct. 2020	MBA 4A &4B	1000 ft adjustments in A) Graytown Rd/Loop 1604; & B) Gibbs Sprawl Rd areas	Effective Dec. 2020	
Dec. 2020	PHASE 2		Annex property into city limits	
Dec. 2021	MBA 5A & 5B	1000 ft adjustments in A) Graytown Rd/Loop 1604; & B) Gibbs Sprawl Rd areas	Effective Dec. 2021	
Dec. 31 2021	MBA 6A & 6B	1000 ft adjustments in A) Graytown Rd/Loop 1604; & B) Gibbs Sprawl Rd areas	Effective Jan.2022	
Dec. 2021	MBA 7A & 7B	1000 ft adjustments in A) Graytown Rd/Loop 1604; & B) Gibbs Sprawl Rd areas	Effective Feb. 2022	
lan. 2023	PHASE 3	Release Phase 3	Effective Jan.2023	
Feb. 2023	PHASE 3		Call Annexation Election	
May 2023	PHASE 3		Hold Annexation Election*	
Dec. 2023	PHASE 3		Annex property into city limits	
Dec. 2023	MBA 8A & 8B	1000 ft adjustments in A) Graytown Rd/Loop 1604; & B) Gibbs Sprawl Rd areas	Effective Dec. 2023	
Dec. 2024	MBA 9A & 9B	1000 ft adjustment in A) Graytown Rd/Loop 1604; & B) Gibbs Sprawl Rd areas	Effective Dec. 2024	
Dec. 2025	MBA 10	1000 ft adjustment in the Graytown Rd/Loop 1604 area	Effective Dec. 2025	
Jan. 2026	PHASE 4	Release Phase 4	Effective Jan.2026	
Feb. 2026	PHASE 4		Call Annexation Election	
May 2026	PHASE 4		Hold Annexation Election*	
Dec. 2026	PHASE 4		Annex property into city limits	
Dec 2026	MBA 11	1000 ft adjustment in the Graytown Rd/Loop 1604 area	Effective Dec. 2026	
Dec. 2027	MBA 12	1000 ft adjustment in the IH 10 East /Loop 1604 area	Effective Dec. 2027	
Dec. 2028	MBA 13	1000 ft adjustment in the IH 10 East /Loop 1604 area	Effective Dec. 2028	
lan. 2029	PHASE 5	Release Phase 5	Effective Jan.2029	
Feb. 2029	PHASE 5		Call Annexation Election	
May 2029	PHASE 5		Hold Annexation Election*	
Dec. 2029	PHASE 5		Annex property into city limits	
Dec. 2029	MBA 14	1000 ft adjustment in the IH 10 East area	Effective Dec. 2029	
Dec. 2030	MBA 15	1000 ft adjustment in the IH 10 East area	Effective Dec. 2030	
Dec. 2031	MBA 16	1000 ft adjustment in the IH 10 East area /Loop 1604 area	Effective Dec. 2031	
an. 2032	PHASE 6	Release Phase 6	Effective Jan. 2032	
Feb. 2032	PHASE 6		Call Annexation Election	
May 2032	PHASE 6		Hold Annexation Election *	
Dec. 2032	PHASE 6		Annex property into city limits	
Dec. 2032	MBA 17	1000 ft adjustment in the IH 10 East area;	Effective Dec. 2032	
Dec. 2033	MBA 18A & 18B	1000 ft adjustments in A) IH 10 East; & B) FM 78-Seguin Rd areas	Effective Dec. 2033	
Dec. 2034	MBA 19	1000 ft adjustment in the FM 78-Seguin Rd area	Effective Dec. 2034	

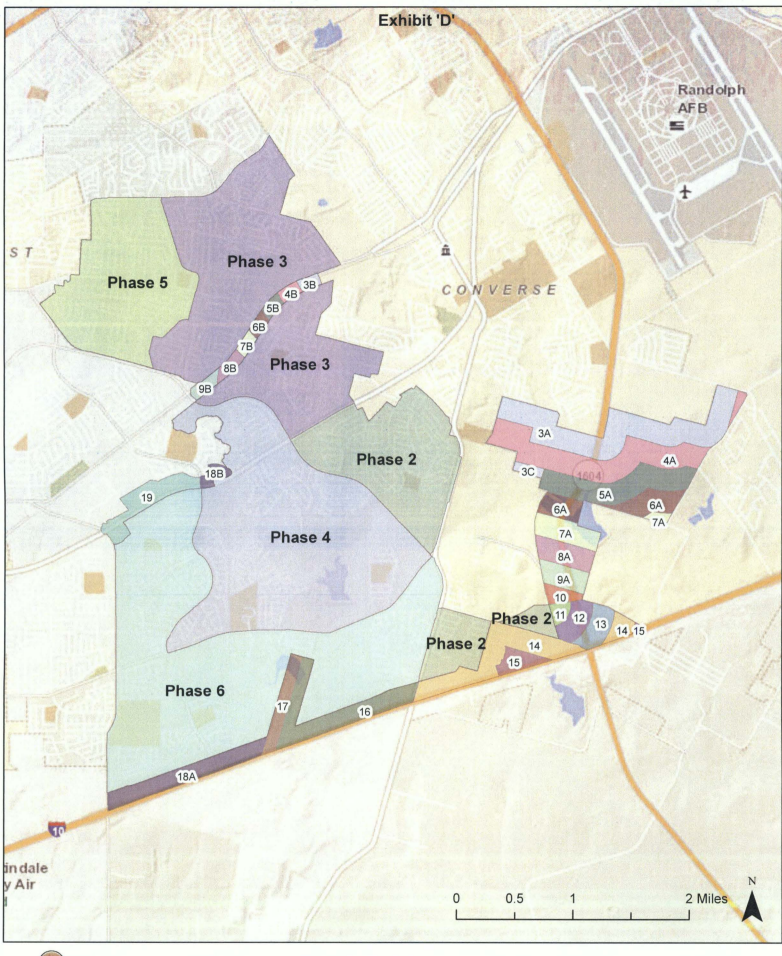
* If the Annexation Election passes and is confirmed, the area will be annexed into Converse's city limits and ILA actions will continue.

* If the Annexation Election fails, Converse will have two additional attempts (for a total of three attempts) to hold an Annexation Election in accordance with State Law. ILA actions will pause during these three attempts. If all three annexation attempts fail, then all ILA actions will cease.

• Costs for Metes and Bounds descriptions for the Phases (ETJ) Release and MBAs will be prorated with 75% paid by Converse and 25% paid by CoSA.

• To ensure December deadlines, each city will to comply statutory and their city charter requirements. CoSA will ensure to Planning Commission and City Council and Converse will to meet their City charter requirement for reading of the Ordinances and publication of the Ordinance.

EXHIBIT "D"



PLNG

First Amended CoSA & Converse ILA Map

EXHIBIT "E"



Exhibit "E"

