ORDINANCE 2020-06-04-0371

APPROVING A ONE-YEAR INTERLOCAL AGREEMENT BETWEEN THE CITY AND SAN ANTONIO COLLEGE, UNIVERSITY OF TEXAS -SAN ANTONIO, TEXAS A & M - SAN ANTONIO, OUR LADY OF THE LAKE UNIVERSITY, UNIVERSITY OF THE INCARNATE WORD, AND TRINITY UNIVERSITY, THAT GRANTS \$300,000 IN PUBLIC EDUCATIONAL, AND GOVERNMENTAL ("PEG") ACCESS CHANNEL FUNDS; AND ESTABLISH REQUIREMENTS UNDER WHICH THESE **EDUCATIONAL** INSTITUTIONS MAY **PURCHASE** CAPITAL EQUIPMENT USED TO DEVELOP AND PRODUCE ORIGINAL TELEVISION PROGRAMMING FOR USE ON THE CITY'S TVSA-EDUCATION CHANNEL.

WHEREAS, Pursuant to Chapter 66 of the Texas Utilities Code, the City receives Public, Educational, and Governmental ("PEG") access fees from certificated cable and video providers operating in and providing service in the City; and

WHEREAS, the City is responsible for management and operation of the City's PEG Access Channels; and

WHEREAS, Chapter 66 also requires that PEG funds be spent on capital costs that support PEG access channel facilities; and

WHEREAS, the Alamo Community College District has been responsible for the daily operation of the City's TVSA-Education Channel since 2006; and

WHEREAS, The City identified 2-year and 4-year accredited colleges and universities with physical facilities located within the City's municipal boundaries to be appropriate candidates for the award of PEG funds; each institution offers Filmmaking, Television or Video Production programs or classes as part of their curriculum; and

WHEREAS, the colleges and universities agree to purchase approved equipment up-front and provide the City written invoices for reimbursement; and agree to use PEG funds to develop and deliver original television programming for possible use on the TVSA-Education Channel; and

WHEREAS, the term for each interlocal agreement is for one (1) year, with an option to review for an additional year subject to funding availability; and

WHEREAS, this ordinance authorizes individual interlocal agreements with San Antonio College, University of Texas - San Antonio, Texas A & M - San Antonio, Our Lady of the Lake University, University of the Incarnate Word, and Trinity University, respectively for a total estimated cost of \$300,000.00 annually; NOW THEREFORE:

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

RP 06/04/2020 Item No. 31

SECTION 1. Interlocal agreements with San Antonio College, University of Texas - San Antonio, Texas A & M - San Antonio, Our Lady of the Lake University, University of the Incarnate Word, and Trinity University, respectively for an estimated cost of \$50,000.00 each, and a total estimated cost of up to \$300,000.00 from the FY 2020 Adopted Budget are hereby approved. Individual copies of the agreements are attached hereto and are incorporated by reference as Attachment I. The City Manager, or his designee, is authorized to execute the agreement and any related documents in furtherance of the intent and purpose of this ordinance without further council.

SECTION 2. The amounts will be encumbered upon issuance of a purchase order, and payment is authorized to San Antonio College, University of Texas - San Antonio, Texas A & M - San Antonio, Our Lady of the Lake University, University of the Incarnate Word, and Trinity University, respectively. All expenditures will be in accordance with the 2020 Fiscal Year and subsequent budgets that fall within the term period of this contract approved by City Council.

SECTION 3. The financial allocations in this Ordinance are subject to approval by the Deputy Chief Financial Officer, City of San Antonio. The Deputy Chief Financial Officer may, subject to concurrence by the City Manager or the City Manager's designee, correct allocations to specific SAP Fund Numbers SAP Project Definitions, SAP WBS Elements, SAP Internal Orders, SAP Fund Centers, SAP Cost Centers, SAP Functional Areas, SAP Funds Reservation Document Numbers, and SAP GL Accounts as necessary to carry out the purpose of this Ordinance.

SECTION 4. This ordinance is effective immediately upon passage by eight affirmative votes; otherwise it is effective on the tenth day after passage.

PASSED AND APPROVED this 4th day of June 2020.

M

Ron Nirenberg

ATTEST:

APPROVED AS TO EORM:

Andrew Segovia, City Attorney

File Number: 20-3186 Enactment Number: 2020-06-04-0371



City of San Antonio

City Council June 04, 2020

 Item: 31
 Enactment Number:

 File Number: 20-3186
 2020-06-04-0371

Ordinance approving a one-year Interlocal Agreement between the City and San Antonio College, University of Texas – San Antonio, Texas A & M – San Antonio, Our Lady of the Lake University, University of the Incarnate Word, and Trinity University, that grants \$300,000.00 in Public Educational, and Governmental ("PEG") Access Channel funds; and establish requirements under which these educational institutions may purchase capital equipment used to develop and produce original television programming for possible use on the City's TVSA-Education Channel. [Carlos J. Contreras, Assistant City Manager; Jeff Coyle, Director, Government and Public Affairs]

Councilmember John Courage made a motion to approve. Councilmember Rebecca Viagran seconded the motion. The motion passed by the following vote:

Aye: 10 Nirenberg, Treviño, Andrews-Sullivan, Viagran, Gonzales, Cabello Havrda, Sandoval, Pelaez, Courage and Perry

Recused: 1 Rocha Garcia

ATTACHMENT I

INTERLOCAL AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND SAN ANTONIO COLLEGE REGARDING PROGRAMMING FOR THE EDUCATIONAL ACCESS CHANNEL

STATE OF TEXAS		§
	*	§
		§
COUNTY OF BEXAR		§

This Agreement is entered into pursuant to Chapter 791 of the Texas Government Code by and between the City of San Antonio ("City"), acting by and through its City Manager or her designee, pursuant to Ordinance No._______ passed and approved on _______, 2020; and San Antonio College ("Grantee"), acting through its Chancellor, President, or designee (collectively, the "Parties"). The purpose of this Agreement is to establish the terms and conditions under which the City will provide Grantee Public, Educational and Governmental ("PEG") funds to develop and provide original educational programming consistent with the City's governance regulations and financial support for capital improvements consistent with Chapter 66 of the Texas Utilities Code.

I... INTRODUCTION

- 1.1 Since September 1, 2005, after enactment of Senate Bill 5, codified as Tex. Util. Code, Chapter 66 ("Chapter 66") that City has been paid a Public, Educational and Governmental ("PEG") access channel fee by certificated cable and video providers operating in and providing service in the City.
- 1.2 Pursuant to Section 66.009(f) of Chapter 66, the City is responsible for management and operation of PEG access channels, known as the City's TVSA-Public, Educational and Government Channels.
- 1.3 PEG funds must be spent on capital cost items for PEG access channel facilities.
- 1.4 PEG access channel capital costs would be facilities and equipment used to provide public, educational and governmental access channel capacity; programming; transmissions, which would include but not be limited to coaxial and fiber lines; production studios and studio office furnishings and sets; production facilities; or other property having a useful life of more than one year.
- 1.5 Whereas, Grantee is a 2-year accredited college and has physical facilities located within the City's municipal boundaries and offers Filmmaking, Television or Digital Video Production programs as part of its curriculum.

II. GRANT FUND REQUIREMENTS

- 2.1 Grantee is hereby granted \$50,000 in PEG funding to provide original television programming for possible use on the City's TVSA-Education Channel. The purpose of the funding is to increase the amount and quality of local programming on the TVSA-Education channel; and to increase student knowledge, experience and skills with tv/film production equipment thereby also increasing the talent availability for the local film and television industry.
- 2.2 Programming. Grantee provides or agrees to develop programming consistent with the terms of this Agreement and City regulations concerning the management of the TVSA-Education Channel. PEG funds will be used to purchase equipment for use in Grantee's Film, Television or Video Production programs ("Equipment"). Funding will be provided based on the following considerations:
 - 2.2.1 Grantee will provide the City with a list of the Equipment to be purchased for PEG eligibility verification and approval. The City will either verify eligibility and approve each item of Equipment or will notify the Grantee of items that need to be amended or removed. The Grantee may replace disallowed items as appropriate and resubmit the amended list for verification and approval.
 - 2.2.2 The Grantee agrees to purchase the approved Equipment up-front and provide the City written invoices for expenditures. The City will reimburse Grantee according to the terms set out in section 2.9.1.
 - 2.2.3 Grantee proposes to develop thirty (30) minutes or more total running time of television programming for possible use on the TVSA-Education Channel.
 - 2.2.4 Grantee is in good standing concerning all contract agreements with the City of San Antonio.
- 2.3 Point of Distribution. Grantee understands and agrees that the Alamo Community College District ("ACCD") acts as the point of distribution for the City's TVSA-Education Channel. The point of distribution is at the SAC Educational Multimedia Center located at:

San Antonio College Department of Creative Multimedia Moody Learning Center Room 624 1819 N. Main Street San Antonio, TX 78212

- 2.4 Daily Operation of TVSA-Education Channel. Grantee understands and agrees that ACCD will continue to staff the SAC studio and is responsible for operation of the TVSA-Education Channel. ACCD is required to:
 - 2.4.5 Plan and coordinate with producers of educational programming to facilitate transmission of appropriate educational programming; and

- 2.4.6 Communicate with designated City staff on a regular basis regarding the on-going operation of the Education Access Channel, including a program log.
- 2.5 Prioritizing of Educational Programming. The purpose of the TVSA-Education Channel is to provide viewers with programming that (i) inspires learning, (ii) informs the community about educational opportunities, and the educational process, and (iii) showcases the video and film productions of local area residents. Appropriate educational programming will fall into the following categories, which are listed in terms of priority:
 - 2.5.1 Instructional programming and opportunities (such as distance learning college courses);
 - 2.5.2 Public service educational programming (such as educational lectures and instructional programs);
 - 2.5.3 Staff development and continuing education programming for instructors, administrators, counselors, and other professionals in the educational, arts, and cultural academic fields:
 - 2.5.4 Arts and museum programming (such as video tours of museums or special cultural events);
 - 2.5.5 Local educational content produced by student producers and registered Education Channel producers;
 - 2.5.6 Educational news and bulletins (such as district-wide or campus news, and educational public service announcements);
 - 2.5.7 School events (such as recording of sporting events and graduations);
 - 2.5.8 Other local educational programming produced by individuals or organizations (such as school board or ACCD Board of Trustee meetings); and
 - 2.5.9 Emergency announcements, though rare, may interrupt any scheduled programming.
- 2.6 Grantee understands and agrees that determination of what is considered "appropriate" educational content will be within the discretion of ACCD, subject to section 2.7 herein.
- 2.7 Grievance Procedures. In the event that ACCD determines that a program topic or program behavior violates ACCD policy, procedure, or any local, state or federal law, statute or ordinance, ACCD shall have the discretionary authority to prevent the program from being scheduled for viewing on the TVSA-Education Channel. If such a decision results in a grievance from an education programming producer, ACCD will endeavor to mediate the complaint. In the event that ACCD in its discretion is unable or unwilling to fully address a complaint by a producer, or by a member of the public, based on the terms of ACCD's Agreement with the City (including City

regulations) and past experience, ACCD will forward the complaint to the City's Government and Public Affairs Department for appeal and final determination.

- 2.8 City's Financial Contribution. PEG funds awarded to Grantee are subject to the City's review and approval based on the following considerations:
 - 2.8.1 The City will review the proposed capital expenditure; may request clarifications; and may amend the budget.
 - 2.8.2 The City will fund the proposed capital expenditure in whole, in part, or not at all; based on policy considerations, documented capital needs, and the availability of PEG contributions.
 - 2.8.3 Any funds received from the City may only be used by Grantee for capital improvements consistent with section 66.006(c) of the Texas Utilities Code under no circumstances will these funds be used for operational expenses.
 - 2.8.4 The City reserves the right to suspend this Agreement for the misuse of PEG funds by Grantee and request reimbursement of misused funds.
 - 2.8.5 Grantee acknowledges that the City owns all Equipment purchased with PEG funds provided by the City. However, the Grantee is responsible for maintaining the Equipment throughout the useful life of the Equipment. At the end of useful life, the Grantee is responsible for disposing of the Equipment in compliance with its institutional policy regarding equipment disposal.
- 2.9 Accounting of Capital Equipment. Grantee shall account for Equipment acquisition on a monthly and annual basis.
 - 2.9.1 On a monthly basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee with copies of invoices for any capital Equipment or improvements made during the previous month for reimbursement from allotted PEG funds. The City will reimburse the Grantee within 30 days of invoice submittal to the City for approved Equipment.
 - 2.9.2 On an annual basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee a written accounting of the previous year's capital expenditures based on that year's budget. The accounting will include an affidavit certifying that funds received from the City were used for capital expenditures.

III. TERM OF AGREEMENT

3.1 The initial term of this Agreement shall be for one (1) year upon execution by both Parties.

3.2 This Agreement may be renewed for an additional one (1) year term at the sole discretion of the City. The renewal term shall be on the same terms, conditions, and amount as set forth herein.

IV. AMENDMENTS

4. I This Agreement may be amended at any time by written agreement signed by both Parties.

V. TERMINATION

5.1 This Agreement may be terminated by either Party for any reason upon six months written notice. If the Agreement is terminated for any reason before the end-of-life of purchased Equipment, the City may, at its discretion, request return of the Equipment to City.

VI. NOTICE

6.1 Unless specifically provided otherwise, any notice required or permitted to be given under this Agreement shall be given in writing and sent certified mail, return receipt requested, with a copy by email, to City or Grantee at the addresses set forth below, or to any other address as may be provided by amendment:

For City:

Jeff Coyle

Director, Government and Public Affairs Department

City of San Antonio 115 Plaza de Armas

San Antonio, Texas 78205 Jeff.Coyle@sanantonio.gov

(210) 207 7910

For Grantee:

Prof. Wayne D. Meals San Antonio College

1819 N. Main Ave., San Antonio, Texas 78212

<u>wmeals \(\hat{a}\) alamo.edu</u> (210) 486-1380

VII. ASSIGNABILITY

7.1 Grantee may not assign any interest in this Agreement to another party without the written consent of the City.

VIII. ENTIRE AGREEMENT

8.1 This Agreement supersedes all prior agreements, written or oral, between the City and Grantee and will constitute the entire Agreement and understanding between the Parties with respect to the subject matter of this Agreement.

IX. VENUE AND GOVERNING LAW

- 9.1 Venue and jurisdiction arising under or in connection with this Agreement shall lie exclusively in Bexar, County, Texas.
- 9.2 This Agreement shall be construed under and in accordance with the constitution and the laws of the State of Texas.

X. SEVERABILITY

10.1 In the event that any clause or provision of this Agreement is found to be invalid by a court of competence jurisdiction, the remainder of the Agreement shall remain valid and in place.

XI. INTERPRETATION, CAPTIONS

11.1 The Article and Section headings appearing in this Agreement are for convenience of reference only and are not intended, to any extent or for any purpose, to limit or define the text of any Article or Section.

XII. INDEMNIFICATION AND INSURANCE

- 12.1 As governmental entities, the Parties recognize that the Texas Constitution prohibits the Parties from indemnifying each other, unless an annual fund is established to cover the future contingency or otherwise allowed by law. Therefore, the Parties agree to self-insure or alternatively carry sufficient insurance coverage to protect either Party from claims related to the other Party's performance or acceptance of the funds under this Agreement.
- 12.2 The Parties further recognize that as local governments or political subdivisions of the State of Texas they are subject to and shall comply with the applicable provisions of the Texas Tort Claims Act when acting in a governmental capacity, as set out in Civil Practice and Remedies Code, Section 101.001et. seq. and the remedies authorized therein regarding claims or causes of action that may be asserted by third parties for accident, injury or death. In the event the Parties are found jointly liable by a court of competent jurisdiction, liability shall be apportioned comparatively in accordance with the laws of the State of Texas, without, however, waiving any governmental immunity available to either Party under Texas law and without waiving any defenses of the Parties under Texas law.

XIII. NON-DISCRIMINATION POLICY

13.1 The Grantee agrees to comply with the City's *Non-Discrimination Policy*, which is contained in Chapter 2, Article X of the City Code; and further, shall not discriminate on the basis of race, color, religion, national origin, sex, sexual orientation, gender identity, veteran status, age or disability, unless exempted by state or federal law, or as otherwise established herein.

XIV. SIGNATURES

14.1 IN WITNESS WHEREOF, the Parties hereto, by their duly authorized representatives, have executed this Agreement in duplicate, on the dates indicated herein.

CITY City of San Antonio	GRANTEE San Antonio College	
By:	Dr. Mike Flores Date: 2020.03.23 17:04:05 By:	
(Name)	(Name)	
(Title)	(Title)	
Date:	Date:	

INTERLOCAL AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND THE UNIVERSITY OF TEXAS AT SAN ANTONIO REGARDING PROGRAMMING FOR THE EDUCATIONAL ACCESS CHANNEL

STATE OF TEXAS \$

\$

COUNTY OF BEXAR \$

This Agreement is entered into pursuant to Chapter 791 of the Texas Government Code by and between the City of San Antonio ("City"), acting by and through its City Manager or her designee, pursuant to Ordinance No. ______ passed and approved on _______, 2020; and The University of Texas at San Antonio ("Grantee"), an agency of the State of Texas and academic component of The University of Texas System, acting through its President or designee (collectively, the "Parties"). The purpose of this Agreement is to establish the terms and conditions under which the City will provide Grantee Public, Educational and Governmental ("PEG") funds to develop and provide original educational programming consistent with the City's governance regulations and financial support for capital improvements consistent with Chapter 66 of the Texas Utilities Code.

I. INTRODUCTION

- 1.1 Since September 1, 2005, after enactment of Senate Bill 5, codified as Tex. Util. Code, Chapter 66 ("Chapter 66") that City has been paid a Public, Educational and Governmental ("PEG") access channel fee by certificated cable and video providers operating in and providing service in the City.
- 1.2 Pursuant to Section 66.009(f) of Chapter 66, the City is responsible for management and operation of PEG access channels, known as the City's TVSA-Public, Educational and Government Channels.
- 1.3 PEG funds must be spent on capital cost items for PEG access channel facilities.
- 1.4 PEG access channel capital costs would be facilities and equipment used to provide public, educational and governmental access channel capacity; programming; transmissions, which would include but not be limited to coaxial and fiber lines; production studios and studio office furnishings and sets; production facilities; or other property having a useful life of more than one year.
- 1.5 Whereas, Grantee is a 4-year accredited university and has physical facilities located within the City's municipal boundaries and offers Filmmaking, Television or Digital Video Production programs as part of its curriculum.

II. GRANT FUND REQUIREMENTS

- 2.1 Grantee is a 4-year accredited university that is hereby granted \$50,000 in PEG funding to provide original television programming for possible use on the City's TVSA-Education Channel. The purpose of the funding is to increase the amount and quality of local programming on the TVSA-Education channel; and to increase student knowledge, experience and skills with tv/film production equipment thereby also increasing the talent availability for the local film and television industry.
- 2.2 Programming. Grantee provides or agrees to develop programming consistent with the terms of this Agreement and City regulations concerning the management of the TVSA-Education Channel. PEG funds will be used to purchase equipment for use in Grantee's Film, Television or Video Production programs "Equipment". Funding will be provided based on the following considerations:
 - 2.2.1 Grantee will provide the City with a list of the Equipment to be purchased for PEG eligibility verification and approval. The City will either verify eligibility and approve each item of Equipment or will notify the Grantee of items that need to be amended or removed. The Grantee may replace disallowed items as appropriate and resubmit the amended list for verification and approval.
 - 2.2.2 Once the City has verified eligibility and approved the Equipment, Grantee agrees to purchase the Equipment up-front and provide the City written invoices for expenditures. The City will reimburse Grantee according to the terms set out in section 2.9.1.
 - 2.2.3 Grantee proposes to develop thirty (30) minutes or more total running time of television programming for possible use on the TVSA-Education Channel.
 - 2.2.4 Grantee is in good standing concerning all contract agreements with the City of San Antonio.
- 2.3 Point of Distribution. Grantee understands and agrees that the Alamo Community College District ("ACCD") acts as the point of distribution for the City's TVSA-Education Channel. The point of distribution is at the SAC Educational Multimedia Center located at:

San Antonio College Department of Creative Multimedia Moody Learning Center Room 624 1819 N. Main Street San Antonio, TX 78212

2.4 Daily Operation of TVSA-Education Channel. City has established a separate agreement with ACCD outlining its responsibilities and obligations as the responsible party for the SAC Educational Multimedia Center, and agrees to provide appropriate access to Grantee in support of its performance under this Agreement. Grantee understands and agrees that ACCD will continue to staff the SAC studio and is responsible for operation of the TVSA-Education Channel. ACCD is required to:

- 2.4.5 Plan and coordinate with producers of educational programming to facilitate transmission of appropriate educational programming; and
- 2.4.6 Communicate with designated City staff on a regular basis regarding the on-going operation of the TVSA-Education Channel, including a program log.
- 2.5 Prioritizing of Educational Programming. The purpose of the TVSA-Education Channel is to provide viewers with programming that (i) inspires learning, (ii) informs the community about educational opportunities, and the educational process, and (iii) showcases the video and film productions of local area residents. Appropriate educational programming will fall into the following categories, which are listed in terms of priority:
 - 2.5.1 Instructional programming and opportunities (such as distance learning college courses);
 - 2.5.2 Public service educational programming (such as educational lectures and instructional programs);
 - 2.5.3 Staff development and continuing education programming for instructors, administrators, counselors, and other professionals in the educational, arts, and cultural academic fields:
 - 2.5.4 Arts and museum programming (such as video tours of museums or special cultural events);
 - 2.5.5 Local educational content produced by student producers and registered Education Channel producers;
 - 2.5.6 Educational news and bulletins (such as district-wide or campus news, and educational public service announcements);
 - 2.5.7 School events (such as recording of sporting events and graduations);
 - 2.5.8 Other local educational programming produced by individuals or organizations (such as school board or ACCD Board of Trustee meetings); and
 - 2.5.9 Emergency announcements, though rare, may interrupt any scheduled programming.
- 2.6 Grantee understands and agrees that determination of what is considered "appropriate" educational content will be based on established guidelines for the SAC Educational Multimedia Center and within the discretion of ACCD, subject to section 2.7 herein.
- 2.7 Grievance Procedures. In the event that ACCD determines that a program topic or program behavior violates ACCD policy, procedure, or any local, state or federal law, statute or ordinance, ACCD shall have the discretionary authority to prevent the program from being scheduled for

viewing on the TVSA-Education Channel. If such a decision results in a grievance from an education programming producer, ACCD will endeavor to mediate the complaint. In the event that ACCD in its discretion is unable or unwilling to fully address a complaint by a producer, or by a member of the public, based on the terms of ACCD's Agreement with the City (including City regulations) and past experience, ACCD will forward the complaint to the City's Government and Public Affairs Department for appeal and final determination. Notwithstanding the foregoing, the Parties are free to exercise all other legal and equitable rights.

- 2.8 City's Financial Contribution. PEG funds awarded to Grantee are subject to the City's review and approval based on the following considerations:
 - 2.8.1 The City will review the proposed capital expenditure; may request clarifications; and may amend the budget.
 - 2.8.2 The City will fund the proposed capital expenditure in whole, in part, or not at all; based on policy considerations, documented capital needs, and the availability of PEG contributions.
 - 2.8.3 Any funds received from the City may only be used by Grantee for capital improvements consistent with section 66.006(c) of the Texas Utilities Code under no circumstances will these funds be used for operational expenses.
 - 2.8.4 The City reserves the right to suspend funding for this Agreement for the misuse of PEG funds by Grantee and request reimbursement of misused funds.
 - 2.8.5 Grantee acknowledges that the City owns all Equipment purchased with PEG funds provided by the City. However, the Grantee is responsible for maintaining the Equipment throughout the useful life of the Equipment. At the end of useful life, the Grantee is responsible for disposing of the Equipment in compliance with its institutional policy regarding equipment disposal.
- 2.9 Accounting of Capital Equipment. At the request of the City, Grantee shall account for Equipment acquisition on a monthly and annual basis.
 - 2.9.1 On a monthly basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee with copies of invoices for any capital Equipment or improvements made during the previous 45 business days for reimbursement from allotted PEG funds. The City will reimburse the Grantee within 30 days of invoice submittal to the City for approved Equipment.
 - 2.9.2 On an annual basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee a written accounting of the previous year's capital expenditures based on that year's budget. The accounting will include a certification letter verifying that funds received from the City were used for capital expenditures.

2.10 Emergency Contacts. The following personnel will be available during regular business hours, to address issues in case of an emergency regarding the operation of the TVSA-Education Access Channel:

For City:

David McElroy

TVSA Manager, Government and Public Affairs Department

City of San Antonio 115 Plaza de Armas

San Antonio, Texas 78205 David.McElroy@sanantonio.gov

(210) 207-7231

For Grantee:

H. Paul LeBlanc III, Ph.D.

Professor

Department of Communication

The University of Texas at San Antonio

One UTSA Circle

San Antonio, Texas 78249 paul.leblane *a* utsa.edu

(210) 458-7724

III. TERM OF AGREEMENT

- 3.1 The initial term of this Agreement shall be for one (1) year upon execution by both Parties.
- 3.2 This Agreement may be renewed for an additional one (1) year term at the sole discretion of the City. The renewal term shall be on the same terms, conditions, and amount as set forth herein. The renewal will be effectuated by written instrument approved by signature of an authorized representative of each Party.

IV. AMENDMENTS

4. I This Agreement may be amended at any time by written agreement signed by both Parties.

V. TERMINATION

5.1 This Agreement may be terminated by either Party for any reason upon six months written notice. If the Agreement is terminated for any reason before the end-of-life of purchased Equipment, the City may, at its discretion, request return of the Equipment to City.

VI. NOTICE

6.1 Unless specifically provided otherwise, any notice required or permitted to be given under this Agreement shall be given in writing and sent certified mail, return receipt requested, to City or Grantee at the addresses set forth below, or to any other address as may be provided by amendment:

For City:

Jeff Coyle
Director, Government and Public Affairs Department
City of San Antonio
115 Plaza de Armas
San Antonio, Texas 78205
Jeff.Coyle@sanantonio.gov
(210) 207 7910

For Grantee:

Jessica C. Fernandez
Sr. Director, Contracts and Industry Agreements
The University of Texas at San Antonio
Office of Sponsored Project Administration
One UTSA Circle
San Antonio, Texas 78249
Jessica.fernandez 2 à utsa.edu
(210) 458-8575

VII. ASSIGNABILITY

7.1 Grantee may not assign any interest in this Agreement to another party without the written consent of the City.

VIII. ENTIRE AGREEMENT

8.1 This Agreement supersedes all prior agreements, written or oral, between the City and Grantee and will constitute the entire Agreement and understanding between the Parties with respect to the subject matter of this Agreement.

IX. VENUE AND GOVERNING LAW

9.1 Venue arising under or in connection with this Agreement shall lie exclusively in Bexar, County, Texas.

9.2 This Agreement shall be construed under and in accordance with the constitution and the laws of the State of Texas.

X. SEVERABILITY

10.1 In the event that any clause or provision of this Agreement is found to be invalid by a court of competence jurisdiction, the remainder of the Agreement shall remain valid and in place.

XI. INTERPRETATION, CAPTIONS

11.1 The Article and Section headings appearing in this Agreement are for convenience of reference only and are not intended, to any extent or for any purpose, to limit or define the text of any Article or Section.

XII. INDEMNIFICATION AND INSURANCE

- 12.1 As governmental entities, the Parties recognize that the Texas Constitution prohibits the Parties from indemnifying each other, unless an annual fund is established to cover the future contingency or otherwise allowed by law. Therefore, the Parties agree to self-insure or alternatively carry sufficient insurance coverage to protect either Party from claims related to the other Party's performance or acceptance of the funds under this Agreement.
- 12.2 The Parties further recognize that as local governments or political subdivisions of the State of Texas they are subject to and shall comply with the applicable provisions of the Texas Tort Claims Act when acting in a governmental capacity, as set out in Civil Practice and Remedies Code, Section 101.001et. seq. and the remedies authorized therein regarding claims or causes of action that may be asserted by third parties for accident, injury or death. In the event the Parties are found jointly liable by a court of competent jurisdiction, liability shall be apportioned comparatively in accordance with the laws of the State of Texas, without, however, waiving any governmental immunity available to either Party under Texas law and without waiving any defenses of the Parties under Texas law.

XIII. NON-DISCRIMINATION POLICY

13.1 The Grantee agrees to comply with the City's *Non- Discrimination Policy*, which is contained in Chapter 2, Article X of the City Code; and further, shall not discriminate on the basis of race, color, religion, national origin, sex, sexual orientation, gender identity, veteran status, age or disability, unless exempted by state or federal law, or as otherwise established herein.

XIV. SIGNATURES

14.1 IN WITNESS WHEREOF, the Parties hereto, by their duly authorized representatives, have executed this Agreement in duplicate, on the dates indicated herein.

CITY City of San Antonio	GRANTEE The University of Texas at Antonio
Ву:	Digitally signed by Michelle Stevenson Location: UTSA Office of Research Integrity Date: 2020.02.24 08:35:18 -06'00'
(Name)	(Name)
(Title)	(Title)
Date:	Date: February 24, 2020

INTERLOCAL AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND TEXAS A&M UNIVERSITY - SAN ANTONIO REGARDING PROGRAMMING FOR THE EDUCATIONAL ACCESS CHANNEL

STATE OF TEXAS	§
	§
	§
COUNTY OF BEXAR	§

This Agreement is entered into pursuant to Chapter 791 of the Texas Government Code by and between the City of San Antonio ("City"), acting by and through its City Manager or her designee, pursuant to Ordinance No. _______ passed and approved on ________, 2020; and Texas A&M University — San Antonio ("Grantee"), acting through its President or designee (collectively, the "Parties"). The purpose of this Agreement is to establish the terms and conditions under which the City will provide Grantee Public, Educational and Governmental ("PEG") funds to develop and provide original educational programming consistent with the City's governance regulations and financial support for capital improvements consistent with Chapter 66 of the Texas Utilities Code.

I. INTRODUCTION

- 1.1 Since September 1, 2005, after enactment of Senate Bill 5, codified as Tex. Util. Code, Chapter 66 ("Chapter 66") that City has been paid a Public, Educational and Governmental ("PEG") access channel fee by certificated cable and video providers operating in and providing service in the City.
- 1.2 Pursuant to Section 66.009(f) of Chapter 66, the City is responsible for management and operation of PEG access channels, known as the City's TVSA-Public, Educational and Government Channels.
- 1.3 PEG funds must be spent on capital cost items for PEG access channel facilities.
- 1.4 PEG access channel capital costs would be facilities and equipment used to provide public, educational and governmental access channel capacity; programming; transmissions, which would include but not be limited to coaxial and fiber lines; production studios and studio office furnishings and sets; production facilities; or other property having a useful life of more than one year.
- 1.5 Whereas, Grantee is a 4-year accredited university and has physical facilities located within the City's municipal boundaries and offers Filmmaking, Television or Digital Video Production programs as part of its curriculum.

II. GRANT FUND REQUIREMENTS

- 2.1 Grantee is a 4-year accredited university that is hereby granted \$50,000 in PEG funding to provide original television programming for possible use on the City's TVSA-Education Channel. The purpose of the funding is to increase the amount and quality of local programming on the TVSA-Education channel; and to increase student knowledge, experience and skills with tv/film production equipment thereby also increasing the talent availability for the local film and television industry.
- 2.2 Programming. Grantee provides or agrees to develop programming consistent with the terms of this Agreement and City regulations concerning the management of the TVSA-Education Channel. PEG funds will be used to purchase equipment for use in Grantee's Film, Television or Video Production programs "Equipment". Funding will be provided based on the following considerations:
 - 2.2.1 Grantee will provide the City with a list of the Equipment to be purchased for PEG eligibility verification and approval. The City will either verify eligibility and approve each item of Equipment or will notify the Grantee of items that need to be amended or removed. The Grantee may replace disallowed items as appropriate and resubmit the amended list for verification and approval.
 - 2.2.2 Grantee agrees to purchase the Equipment up-front and provide the City written invoices for expenditures. The City will reimburse Grantee according to the terms set out in section 2.9.1.
 - 2.2.3 Grantee proposes to develop thirty (30) minutes or more total running time of television programming for possible use on the TVSA-Education Channel.
 - 2.2.4 Grantee is in good standing concerning all contract agreements with the City of San Antonio.
- 2.3 Point of Distribution. Grantee understands and agrees that the Alamo Community College District ("ACCD") acts as the point of distribution for the City's TVSA-Education Channel. The point of distribution is at the SAC Educational Multimedia Center located at:

San Antonio College Department of Creative Multimedia Moody Learning Center Room 624 1819 N. Main Street San Antonio, TX 78212

- 2.4 Daily Operation of TVSA-Education Channel. Grantee understands and agrees that ACCD will continue to staff the SAC studio and is responsible for operation of the TVSA-Education Channel. ACCD is required to:
 - 2.4.5 Plan and coordinate with producers of educational programming to facilitate transmission of appropriate educational programming; and

- 2.4.6 Communicate with designated City staff on a regular basis regarding the on-going operation of the TVSA-Education Channel, including a program log.
- 2.5 Prioritizing of Educational Programming. The purpose of the TVSA-Education Channel is to provide viewers with programming that (i) inspires learning, (ii) informs the community about educational opportunities, and the educational process, and (iii) showcases the video and film productions of local area residents. Appropriate educational programming will fall into the following categories, which are listed in terms of priority:
 - 2.5.1 Instructional programming and opportunities (such as distance learning college courses);
 - 2.5.2 Public service educational programming (such as educational lectures and instructional programs);
 - 2.5.3 Staff development and continuing education programming for instructors, administrators, counselors, and other professionals in the educational, arts, and cultural academic fields:
 - 2.5.4 Arts and museum programming (such as video tours of museums or special cultural events);
 - 2.5.5 Local educational content produced by student producers and registered Education Channel producers;
 - 2.5.6 Educational news and bulletins (such as district-wide or campus news, and educational public service announcements);
 - 2.5.7 School events (such as recording of sporting events and graduations);
 - 2.5.8 Other local educational programming produced by individuals or organizations (such as school board or ACCD Board of Trustee meetings); and
 - 2.5.9 Emergency announcements, though rare, may interrupt any scheduled programming.
- 2.6 Grantee understands and agrees that determination of what is considered "appropriate" educational content will be within the discretion of ACCD, subject to section 2.7 herein.
- 2.7 Grievance Procedures. In the event that ACCD determines that a program topic or program behavior violates ACCD policy, procedure, or any local, state or federal law, statute or ordinance, ACCD shall have the discretionary authority to prevent the program from being scheduled for viewing on the TVSA-Education Channel. If such a decision results in a grievance from an education programming producer, ACCD will endeavor to mediate the complaint. In the event that ACCD in its discretion is unable or unwilling to fully address a complaint by a producer, or by a member of the public, based on the terms of ACCD's Agreement with the City (including City

regulations) and past experience, ACCD will forward the complaint to the City's Government and Public Affairs Department for appeal and final determination.

- 2.8 City's Financial Contribution. PEG funds awarded to Grantee are subject to the City's review and approval based on the following considerations:
 - 2.8.1 The City will review the proposed capital expenditure; may request clarifications; and may amend the budget.
 - 2.8.2 The City will fund the proposed capital expenditure in whole, in part, or not at all; based on policy considerations, documented capital needs, and the availability of PEG contributions.
 - 2.8.3 Any funds received from the City may only be used by Grantee for capital improvements consistent with section 66.006(c) of the Texas Utilities Code under no circumstances will these funds be used for operational expenses.
 - 2.8.4 The City reserves the right to suspend funding this Agreement for the misuse of PEG funds by Grantee and request reimbursement of misused funds.
 - 2.8.5 Grantee acknowledges that the City owns all Equipment purchased with PEG funds provided by the City. However, the Grantee is responsible for maintaining the Equipment throughout the useful life of the Equipment. At the end of useful life, the Grantee is responsible for disposing of the Equipment in compliance with its institutional policy regarding equipment disposal.
- 2.9 Accounting of Capital Equipment. Grantee shall account for Equipment acquisition on a monthly and annual basis.
 - 2.9.1 On a monthly basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee with copies of invoices for any capital Equipment or improvements made during the previous month for reimbursement from allotted PEG funds. The City will reimburse the Grantee within 30 days of invoice submittal to the City for approved Equipment.
 - 2.9.2 On an annual basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee a written accounting of the previous year's capital expenditures based on that year's budget. The accounting will include an affidavit certifying that funds received from the City were used for capital expenditures.

III. TERM OF AGREEMENT

3.1 The initial term of this Agreement shall be for one (1) year upon execution by both Parties.

3.2 This Agreement may be renewed for an additional one (1) year term at the sole discretion of the City. The renewal term shall be on the same terms, conditions, and amount as set forth herein.

IV. AMENDMENTS

4. I This Agreement may be amended at any time by written agreement signed by both Parties.

V. TERMINATION

5.1 This Agreement may be terminated by either Party for any reason upon six months written notice. If the Agreement is terminated for any reason before the end-of-life of purchased Equipment, the City may, at its discretion, request return of the Equipment to City.

VI. NOTICE

6.1 Unless specifically provided otherwise, any notice required or permitted to be given under this Agreement shall be given in writing and sent certified mail, return receipt requested, to City or Grantee at the addresses set forth below, or to any other address as may be provided by amendment:

17.7	0.1
HOT	(ITV
1 01	City:

Jeff Coyle
Director, Government and Public Affairs Department
City of San Antonio
115 Plaza de Armas
San Antonio, Texas 78205
Jeff.Coyle@sanantonio.gov
(210) 207 7910

17	Grantee	
HOTE	Trantaa	٠

VII. ASSIGNABILITY

7.1 Grantee may not assign any interest in this Agreement to another party without the written consent of the City.

VIII. ENTIRE AGREEMENT

8.1 This Agreement supersedes all prior agreements, written or oral, between the City and Grantee and will constitute the entire Agreement and understanding between the Parties with respect to the subject matter of this Agreement.

IX. VENUE AND GOVERNING LAW

- 9.1 Venue arising under or in connection with this Agreement shall lie exclusively in Bexar, County, Texas.
- 9.2 This Agreement shall be construed under and in accordance with the constitution and the laws of the State of Texas.

X. SEVERABILITY

10.1 In the event that any clause or provision of this Agreement is found to be invalid by a court of competence jurisdiction, the remainder of the Agreement shall remain valid and in place.

XI. INTERPRETATION, CAPTIONS

11.1 The Article and Section headings appearing in this Agreement are for convenience of reference only and are not intended, to any extent or for any purpose, to limit or define the text of any Article or Section.

XII. INDEMNIFICATION AND INSURANCE

- 12.1 As governmental entities, the Parties recognize that the Texas Constitution prohibits the Parties from indemnifying each other, unless an annual fund is established to cover the future contingency or otherwise allowed by law. Therefore, the Parties agree to self-insure or alternatively carry sufficient insurance coverage to protect either Party from claims related to the other Party's performance or acceptance of the funds under this Agreement.
- 12.2 The Parties further recognize that as local governments or political subdivisions of the State of Texas they are subject to and shall comply with the applicable provisions of the Texas Tort Claims Act when acting in a governmental capacity, as set out in Civil Practice and Remedies Code, Section 101.001et. seq. and the remedies authorized therein regarding claims or causes of action that may be asserted by third parties for accident, injury or death. In the event the Parties are found jointly liable by a court of competent jurisdiction, liability shall be apportioned comparatively in accordance with the laws of the State of Texas, without, however, waiving any governmental immunity available to either Party under Texas law and without waiving any defenses of the Parties under Texas law.

XIII. NON-DISCRIMINATION POLICY

13.1 The Grantee agrees to comply with the City's *Non-Discrimination Policy*, which is contained in Chapter 2, Article X of the City Code; and further, shall not discriminate on the basis of race, color, religion, national origin, sex, sexual orientation, gender identity, veteran status, age or disability, unless exempted by state or federal law, or as otherwise established herein.

XIV. SIGNATURES

14.1 IN WITNESS WHEREOF, the Parties hereto, by their duly authorized representatives, have executed this Agreement in duplicate, on the dates indicated herein.

CITY City of San Antonio	GRANTEE Texas A&M University – San Antonio
Ву:	By: Yola P
(Name)	(Name) Vijay Goke
(Title)	(Title) Askole Prevest for Ree earl & Grand Studies
Date:	Date: 02/21/2020

INTERLOCAL AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND OUR LADY OF THE LAKE UNIVERSITY REGARDING PROGRAMMING FOR THE EDUCATIONAL ACCESS CHANNEL

STATE OF TEXAS	8
	8
	8
COUNTY OF BEXAR	8

This Agreement is entered into pursuant to Chapter 791 of the Texas Government Code by and between the City of San Antonio ("City"), acting by and through its City Manager or her designee, pursuant to Ordinance No._______ passed and approved on _______, 2020; and Our Lady of the Lake University ("Grantee"), acting through its Chancellor, President, or designee (collectively, the "Parties"). The purpose of this Agreement is to establish the terms and conditions under which the City will provide Grantee Public, Educational and Governmental ("PEG") funds to develop and provide original educational programming consistent with the City's governance regulations and financial support for capital improvements consistent with Chapter 66 of the Texas Utilities Code.

I. INTRODUCTION

- 1.1 Since September 1, 2005, after enactment of Senate Bill 5, codified as Tex. Util. Code, Chapter 66 ("Chapter 66") that City has been paid a Public, Educational and Governmental ("PEG") access channel fee by certificated cable and video providers operating in and providing service in the City.
- 1.2 Pursuant to Section 66.009(f) of Chapter 66, the City is responsible for management and operation of PEG access channels, known as the City's TVSA-Public, Educational and Government Channels.
- 1.3 PEG funds must be spent on capital cost items for PEG access channel facilities.
- 1.4 PEG access channel capital costs would be facilities and equipment used to provide public, educational and governmental access channel capacity; programming; transmissions, which would include but not be limited to coaxial and fiber lines; production studios and studio office furnishings and sets; production facilities; or other property having a useful life of more than one year.
- 1.5 Whereas, Grantee is a 2-year accredited college and has physical facilities located within the City's municipal boundaries and offers Filmmaking, Television or Digital Video Production programs as part of its curriculum.

II. GRANT FUND REQUIREMENTS

- 2.1 Grantee is hereby granted \$50,000 in PEG funding to provide original television programming for possible use on the City's TVSA-Education Channel. The purpose of the funding is to increase the amount and quality of local programming on the TVSA-Education channel; and to increase student knowledge, experience and skills with tv/film production equipment thereby also increasing the talent availability for the local film and television industry.
- 2.2 Programming. Grantee provides or agrees to develop programming consistent with the terms of this Agreement and City regulations concerning the management of the TVSA-Education Channel. PEG funds will be used to purchase equipment for use in Grantee's Film, Television or Video Production programs ("Equipment"). Funding will be provided based on the following considerations:
 - 2.2.1 Grantee will provide the City with a list of the Equipment to be purchased for PEG eligibility verification and approval. The City will either verify eligibility and approve each item of Equipment or will notify the Grantee of items that need to be amended or removed. The Grantee may replace disallowed items as appropriate and resubmit the amended list for verification and approval.
 - 2.2.2 The Grantee agrees to purchase the approved Equipment up-front and provide the City written invoices for expenditures. The City will reimburse Grantee according to the terms set out in section 2.9.1.
 - 2.2.3 Grantee proposes to develop thirty (30) minutes or more total running time of television programming for possible use on the TVSA-Education Channel.
 - 2.2.4 Grantee is in good standing concerning all contract agreements with the City of San Antonio.
- 2.3 Point of Distribution. Grantee understands and agrees that the Alamo Community College District ("ACCD") acts as the point of distribution for the City's TVSA-Education Channel. The point of distribution is at the SAC Educational Multimedia Center located at:

San Antonio College Department of Creative Multimedia Moody Learning Center Room 624 1819 N. Main Street San Antonio, TX 78212

- 2.4 Daily Operation of TVSA-Education Channel. Grantee understands and agrees that ACCD will continue to staff the SAC studio and is responsible for operation of the TVSA-Education Channel. ACCD is required to:
 - 2.4.5 Plan and coordinate with producers of educational programming to facilitate transmission of appropriate educational programming; and

- 2.4.6 Communicate with designated City staff on a regular basis regarding the on-going operation of the Education Access Channel, including a program log.
- 2.5 Prioritizing of Educational Programming. The purpose of the TVSA-Education Channel is to provide viewers with programming that (i) inspires learning, (ii) informs the community about educational opportunities, and the educational process, and (iii) showcases the video and film productions of local area residents. Appropriate educational programming will fall into the following categories, which are listed in terms of priority:
 - 2.5.1 Instructional programming and opportunities (such as distance learning college courses);
 - 2.5.2 Public service educational programming (such as educational lectures and instructional programs);
 - 2.5.3 Staff development and continuing education programming for instructors, administrators, counselors, and other professionals in the educational, arts, and cultural academic fields:
 - 2.5.4 Arts and museum programming (such as video tours of museums or special cultural events);
 - 2.5.5 Local educational content produced by student producers and registered Education Channel producers;
 - 2.5.6 Educational news and bulletins (such as district-wide or campus news, and educational public service announcements);
 - 2.5.7 School events (such as recording of sporting events and graduations);
 - 2.5.8 Other local educational programming produced by individuals or organizations (such as school board or ACCD Board of Trustee meetings); and
 - 2.5.9 Emergency announcements, though rare, may interrupt any scheduled programming.
- 2.6 Grantee understands and agrees that determination of what is considered "appropriate" educational content will be within the discretion of ACCD, subject to section 2.7 herein.
- 2.7 Grievance Procedures. In the event that ACCD determines that a program topic or program behavior violates ACCD policy, procedure, or any local, state or federal law, statute or ordinance, ACCD shall have the discretionary authority to prevent the program from being scheduled for viewing on the TVSA-Education Channel. If such a decision results in a grievance from an education programming producer, ACCD will endeavor to mediate the complaint. In the event that ACCD in its discretion is unable or unwilling to fully address a complaint by a producer, or by a member of the public, based on the terms of ACCD's Agreement with the City (including City

regulations) and past experience, ACCD will forward the complaint to the City's Government and Public Affairs Department for appeal and final determination.

- 2.8 City's Financial Contribution. PEG funds awarded to Grantee are subject to the City's review and approval based on the following considerations:
 - 2.8.1 The City will review the proposed capital expenditure; may request clarifications; and may amend the budget.
 - 2.8.2 The City will fund the proposed capital expenditure in whole, in part, or not at all; based on policy considerations, documented capital needs, and the availability of PEG contributions.
 - 2.8.3 Any funds received from the City may only be used by Grantee for capital improvements consistent with section 66.006(c) of the Texas Utilities Code under no circumstances will these funds be used for operational expenses.
 - 2.8.4 The City reserves the right to suspend this Agreement for the misuse of PEG funds by Grantee and request reimbursement of misused funds.
 - 2.8.5 Grantee acknowledges that the City owns all Equipment purchased with PEG funds provided by the City. However, the Grantee is responsible for maintaining the Equipment throughout the useful life of the Equipment. At the end of useful life, the Grantee is responsible for disposing of the Equipment in compliance with its institutional policy regarding equipment disposal.
- 2.9 Accounting of Capital Equipment. Grantee shall account for Equipment acquisition on a monthly and annual basis.
 - 2.9.1 On a monthly basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee with copies of invoices for any capital Equipment or improvements made during the previous month for reimbursement from allotted PEG funds. The City will reimburse the Grantee within 30 days of invoice submittal to the City for approved Equipment.
 - 2.9.2 On an annual basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee a written accounting of the previous year's capital expenditures based on that year's budget. The accounting will include the affidavit described in section 2.8.5 herein.

III. TERM OF AGREEMENT

3.1 The initial term of this Agreement shall be for one (1) year upon execution by both Parties.

3.2 This Agreement may be renewed for an additional one (1) year term at the sole discretion of the City. The renewal term shall be on the same terms, conditions, and amount as set forth herein.

IV. AMENDMENTS

4. I This Agreement may be amended at any time by written agreement signed by both Parties.

V. TERMINATION

5.1 This Agreement may be terminated by either Party for any reason upon six months written notice. If the Agreement is terminated for any reason before the end-of-life of purchased Equipment, the City may, at its discretion, request return of the Equipment to City.

VI. NOTICE

6.1 Unless specifically provided otherwise, any notice required or permitted to be given under this Agreement shall be given in writing and sent certified mail, return receipt requested, with a copy by email, to City or Grantee at the addresses set forth below, or to any other address as may be provided by amendment:

For City:	
	Jeff Coyle
	Director, Government and Public Affairs Department
	City of San Antonio
	115 Plaza de Armas
	San Antonio, Texas 78205
	Jeff.Coyle@sanantonio.gov
	(210) 207 7910
For Grantee:	

VII. ASSIGNABILITY

7.1 Grantee may not assign any interest in this Agreement to another party without the written consent of the City.

VIII. ENTIRE AGREEMENT

8.1 This Agreement supersedes all prior agreements, written or oral, between the City and Grantee and will constitute the entire Agreement and understanding between the Parties with respect to the subject matter of this Agreement.

IX. VENUE AND GOVERNING LAW

- 9.1 Venue and jurisdiction arising under or in connection with this Agreement shall lie exclusively in Bexar, County, Texas.
- 9.2 This Agreement shall be construed under and in accordance with the constitution and the laws of the State of Texas.

X. SEVERABILITY

10.1 In the event that any clause or provision of this Agreement is found to be invalid by a court of competence jurisdiction, the remainder of the Agreement shall remain valid and in place.

XI. INTERPRETATION, CAPTIONS

11.1 The Article and Section headings appearing in this Agreement are for convenience of reference only and are not intended, to any extent or for any purpose, to limit or define the text of any Article or Section.

XII. INDEMNIFICATION AND INSURANCE

- 12.1 The Parties recognize that the Texas Constitution prohibits the Parties from indemnifying each other, unless an annual fund is established to cover the future contingency or otherwise allowed by law. Therefore, the Parties agree to self-insure or alternatively carry sufficient insurance coverage to protect either Party from claims related to the other Party's performance or acceptance of the funds under this Agreement.
- 12.2 The Parties further recognize that as local governments or political subdivisions of the State of Texas they are subject to and shall comply with the applicable provisions of the Texas Tort Claims Act when acting in a governmental capacity, as set out in Civil Practice and Remedies Code, Section 101.001et. seq. and the remedies authorized therein regarding claims or causes of action that may be asserted by third parties for accident, injury or death. In the event the Parties are found jointly liable by a court of competent jurisdiction, liability shall be apportioned comparatively in accordance with the laws of the State of Texas, without, however, waiving any governmental immunity available to either Party under Texas law and without waiving any defenses of the Parties under Texas law.

XIII. NON-DISCRIMINATION POLICY

13.1 The Grantee agrees to comply with the City's *Non- Discrimination Policy*, which is contained in Chapter 2, Article X of the City Code; and further, shall not discriminate on the basis of race, color, religion, national origin, sex, sexual orientation, gender identity, veteran status, age or disability, unless exempted by state or federal law, or as otherwise established herein.

XIV. SIGNATURES

14.1 IN WITNESS WHEREOF, the Parties hereto, by their duly authorized representatives, have executed this Agreement in duplicate, on the dates indicated herein.

CITY City of San Antonio	GRANTEE Our Lady of the Lake University
Ву:	By: Inthung Elemist
(Name)	(Name) Anthony Turrietta
(Title)	(Title) VP for Finance
Date:	Date: 2 March 222

INTERLOCAL AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND UNIVERSITY OF THE INCARNATE WORD REGARDING PROGRAMMING FOR THE EDUCATIONAL ACCESS CHANNEL

STATE OF TEXAS	8		
	§		
	§		
COUNTY OF BEXAR	§		
This Agreement is entered into	pursuant to Chapter	791 of the Texas Gov	ernment Code by and
between the City of San Antonio	o ("City"), acting by a	nd through its City Ma	nager or her designee,
pursuant to Ordinance No.	passed and	d approved on	, 2020; and
The University of the Incarnate	e Word ("Grantee"),	acting through its Cha	ancellor, President, or
designee (collectively, the "Part	ties"). The purpose of	this Agreement is to e	stablish the terms and

I.
INTRODUCTION

conditions under which the City will provide Grantee Public, Educational and Governmental ("PEG") funds to develop and provide original educational programming consistent with the City's governance regulations and financial support for capital improvements consistent with Chapter 66

- 1.1 Since September 1, 2005, after enactment of Senate Bill 5, codified as Tex. Util. Code, Chapter 66 ("Chapter 66") that City has been paid a Public, Educational and Governmental ("PEG") access channel fee by certificated cable and video providers operating in and providing service in the City.
- 1.2 Pursuant to Section 66.009(f) of Chapter 66, the City is responsible for management and operation of PEG access channels, known as the City's TVSA-Public, Educational and Government Channels.
- 1.3 PEG funds must be spent on capital cost items for PEG access channel facilities.
- 1.4 PEG access channel capital costs would be facilities and equipment used to provide public, educational and governmental access channel capacity; programming; transmissions, which would include but not be limited to coaxial and fiber lines; production studios and studio office furnishings and sets; production facilities; or other property having a useful life of more than one year.
- 1.5 Whereas, Grantee is a 4-year accredited university and has physical facilities located within the City's municipal boundaries and offers Filmmaking, Television or Digital Video Production programs as part of its curriculum.

II. GRANT FUND REQUIREMENTS

of the Texas Utilities Code.

- 2.1 Grantee is hereby granted \$50,000 in PEG funding to provide original television programming for possible use on the City's TVSA-Education Channel. The purpose of the funding is to increase the amount and quality of local programming on the TVSA-Education channel; and to increase student knowledge, experience and skills with tv/film production equipment thereby also increasing the talent availability for the local film and television industry.
- 2.2 Programming. Grantee provides or agrees to develop programming consistent with the terms of this Agreement and City regulations concerning the management of the TVSA-Education Channel. PEG funds will be used to purchase equipment for use in Grantee's Film, Television or Video Production programs ("Equipment"). Funding will be provided based on the following considerations:
 - 2.2.1 Grantee will provide the City with a list of the Equipment to be purchased for PEG eligibility verification and approval. The City will either verify eligibility and approve each item of Equipment or will notify the Grantee of items that need to be amended or removed. The Grantee may replace disallowed items as appropriate and resubmit the amended list for verification and approval.
 - 2.2.2 The Grantee agrees to purchase the approved Equipment up-front and provide the City written invoices for expenditures. The City will reimburse Grantee according to the terms set out in section 2.9.1.
 - 2.2.3 In fulfillment of its content production obligations under this Agreement, the Grantee will develop and deliver two 30-minute television shows and two 30-minute newscasts, for a combined total running time of 120 minutes (2 hours), for possible use on the TVSA-Education Channel.
 - 2.2.4 Grantee is in good standing concerning all contract agreements with the City of San Antonio.
- 2.3 Point of Distribution. Grantee understands and agrees that the Alamo Community College District ("ACCD") acts as the point of distribution for the City's TVSA-Education Channel. The point of distribution is at the SAC Educational Multimedia Center located at:

San Antonio College Department of Creative Multimedia Moody Learning Center Room 624 1819 N. Main Street San Antonio, TX 78212

- 2.4 Daily Operation of TVSA-Education Channel. Grantee understands and agrees that ACCD will continue to staff the SAC studio and is responsible for operation of the TVSA-Education Channel. ACCD is required to:
 - 2.4.5 Plan and coordinate with producers of educational programming to facilitate transmission of appropriate educational programming; and

- 2.4.6 Communicate with designated City staff on a regular basis regarding the on-going operation of the TVSA-Education Channel, including a program log.
- 2.5 Prioritizing of Educational Programming. The purpose of the TVSA-Education Channel is to provide viewers with programming that (i) inspires learning, (ii) informs the community about educational opportunities, and the educational process, and (iii) showcases the video and film productions of local area residents. Appropriate educational programming will fall into the following categories, which are listed in terms of priority:
 - 2.5.1 Instructional programming and opportunities (such as distance learning college courses);
 - 2.5.2 Public service educational programming (such as educational lectures and instructional programs);
 - 2.5.3 Staff development and continuing education programming for instructors, administrators, counselors, and other professionals in the educational, arts, and cultural academic fields;
 - 2.5.4 Arts and museum programming (such as video tours of museums or special cultural events);
 - 2.5.5 Local educational content produced by student producers and registered Education Channel producers;
 - 2.5.6 Educational news and bulletins (such as district-wide or campus news, and educational public service announcements);
 - 2.5.7 School events (such as recording of sporting events and graduations);
 - 2.5.8 Other local educational programming produced by individuals or organizations (such as school board or ACCD Board of Trustee meetings); and
 - 2.5.9 Emergency announcements, though rare, may interrupt any scheduled programming.
- 2.6 Grantee understands and agrees that determination of what is considered "appropriate" educational content will be within the discretion of ACCD, subject to section 2.7 herein.
- 2.7 Grievance Procedures. In the event that ACCD determines that a program topic or program behavior violates ACCD policy, procedure, or any local, state or federal law, statute or ordinance, ACCD shall have the discretionary authority to prevent the program from being scheduled for viewing on the TVSA-Education Channel. If such a decision results in a grievance from an education programming producer, ACCD will endeavor to mediate the complaint. In the event that ACCD in its discretion is unable or unwilling to fully address a complaint by a producer, or by a member of the public, based on the terms of ACCD's Agreement with the City (including City

regulations) and past experience, ACCD will forward the complaint to the City's Government and Public Affairs Department for appeal and final determination.

- 2.8 City's Financial Contribution. PEG funds awarded to Grantee are subject to the City's review and approval based on the following considerations:
 - 2.8.1 The City will review the proposed capital expenditure; may request clarifications; and may amend the budget.
 - 2.8.2 The City will fund the proposed capital expenditure in whole, in part, or not at all; based on policy considerations, documented capital needs, and the availability of PEG contributions.
 - 2.8.3 Any funds received from the City may only be used by Grantee for capital improvements consistent with section 66.006(c) of the Texas Utilities Code under no circumstances will these funds be used for operational expenses.
 - 2.8.4 The City reserves the right to suspend this Agreement for the misuse of PEG funds by Grantee and request reimbursement of misused funds.
 - 2.8.5 Grantee acknowledges that the City owns all Equipment purchased with PEG funds provided by the City. However, the Grantee is responsible for maintaining the Equipment throughout the useful life of the Equipment. At the end of useful life, the Grantee is responsible for disposing of the Equipment in compliance with its institutional policy regarding equipment disposal.
- 2.9 Accounting of Capital Equipment. Grantee shall account for Equipment acquisition on a monthly and annual basis for the term of the Agreement.
 - 2.9.1 On a monthly basis during the term of the Agreement, the Grantee will present the City's Director of Government and Public Affairs Department or designee with copies of invoices for any capital Equipment or improvements made during the previous month for reimbursement from allotted PEG funds. The City will reimburse the Grantee within 30 days of invoice submittal to the City for approved Equipment.
 - 2.9.2 On an annual basis during the term of the Agreement, the Grantee will present the City's Director of Government and Public Affairs Department or designee a written accounting of the previous year's capital expenditures based on that year's budget. The accounting will include an affidavit certifying that funds received from the City were used for capital expenditures.

III. TERM OF AGREEMENT

3.1 The initial term of this Agreement shall be for one (1) year upon execution by both Parties.

3.2 This Agreement may be renewed for an additional one (1) year term at the sole discretion of the City. The renewal term shall be on the same terms, conditions, and amount as set forth herein.

IV. AMENDMENTS

4. I This Agreement may be amended at any time by written agreement signed by both Parties.

V. TERMINATION

5.1 This Agreement may be terminated by either Party for any reason upon six months written notice. If the Agreement is terminated for any reason before the term of the Agreement expires, the City may, at its discretion, request return of the Equipment to City.

VI. NOTICE

6.1 Unless specifically provided otherwise, any notice required or permitted to be given under this Agreement shall be given in writing and sent certified mail, return receipt requested, to City or Grantee at the addresses set forth below, or to any other address as may be provided by amendment:

For City:

Jeff Coyle
Director, Government and Public Affairs Department
City of San Antonio
115 Plaza de Armas
San Antonio, Texas 78205
Jeff.Coyle@sanantonio.gov
(210) 207 7910

For Grantee:

VII. ASSIGNABILITY

7.1 Grantee may not assign any interest in this Agreement to another party without the written consent of the City.

VIII. ENTIRE AGREEMENT

8.1 This Agreement supersedes all prior agreements, written or oral, between the City and Grantee and will constitute the entire Agreement and understanding between the Parties with respect to the subject matter of this Agreement.

IX. VENUE AND GOVERNING LAW

- 9.1 Venue and jurisdiction arising under or in connection with this Agreement shall lie exclusively in Bexar, County, Texas.
- 9.2 This Agreement shall be construed under and in accordance with the constitution and the laws of the State of Texas.

X. SEVERABILITY

10.1 In the event that any clause or provision of this Agreement is found to be invalid by a court of competence jurisdiction, the remainder of the Agreement shall remain valid and in place.

XI. INTERPRETATION, CAPTIONS

11.1 The Article and Section headings appearing in this Agreement are for convenience of reference only and are not intended, to any extent or for any purpose, to limit or define the text of any Article or Section.

XII. INDEMNIFICATION AND INSURANCE

- 12.1 The Parties recognize that the Texas Constitution prohibits the Parties from indemnifying each other, unless an annual fund is established to cover the future contingency or otherwise allowed by law. Therefore, the Parties agree to self-insure or alternatively carry sufficient insurance coverage to protect either Party from claims related to the other Party's performance or acceptance of the funds under this Agreement.
- 12.2 The Parties further recognize that as local governments or political subdivisions of the State of Texas they are subject to and shall comply with the applicable provisions of the Texas Tort Claims Act when acting in a governmental capacity, as set out in Civil Practice and Remedies Code, Section 101.001et. seq. and the remedies authorized therein regarding claims or causes of action that may be asserted by third parties for accident, injury or death. In the event the Parties are found jointly liable by a court of competent jurisdiction, liability shall be apportioned comparatively in accordance with the laws of the State of Texas, without, however, waiving any governmental immunity available to either Party under Texas law and without waiving any defenses of the Parties under Texas law.

XIII. NON-DISCRIMINATION POLICY

13.1 The Grantee agrees to comply with the City's Non-Discrimination Policy, which is contained in Chapter 2, Article X of the City Code; and further, shall not discriminate on the basis of race, color, religion, national origin, sex, sexual orientation, gender identity, veteran status, age or disability, unless exempted by state or federal law, or as otherwise established herein.

XIV. SIGNATURES

14.1 IN WITNESS WHEREOF, the Parties hereto, by their duly authorized representatives, have executed this Agreement in duplicate, on the dates indicated herein.

CITY	GRANTEE
City of San Antonio	University of the Incarnate Word
Ву:	By: Say Bessley
(Name)	Douglas B. Endsley
(Title)	Vice President of Business & Finance
Date:	Date: 2-21-2020

INTERLOCAL AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND TRINITY UNIVERSITY REGARDING PROGRAMMING FOR THE EDUCATIONAL ACCESS CHANNEL

STATE OF TEXAS	§
	§
	§
COUNTY OF BEXAR	. §

This Agreement is entered into pursuant to Chapter 791 of the Texas Government Code by and between the City of San Antonio ("City"), acting by and through its City Manager or her designee, pursuant to Ordinance No.________ passed and approved on ________, 2020; and Trinity University ("Grantee"), acting through its Chancellor, President, or designee (collectively, the "Parties"). The purpose of this Agreement is to establish the terms and conditions under which the City will provide Grantee Public, Educational and Governmental ("PEG") funds to develop and provide original educational programming consistent with the City's governance regulations and financial support for capital improvements consistent with Chapter 66 of the Texas Utilities Code.

I. INTRODUCTION

- 1.1 Since September 1, 2005, after enactment of Senate Bill 5, codified as Tex. Util. Code, Chapter 66 ("Chapter 66") that City has been paid a Public, Educational and Governmental ("PEG") access channel fee by certificated cable and video providers operating in and providing service in the City.
- 1.2 Pursuant to Section 66.009(f) of Chapter 66, the City is responsible for management and operation of PEG access channels, known as the City's TVSA-Public, Educational and Government Channels.
- 1.3 PEG funds must be spent on capital cost items for PEG access channel facilities.
- 1.4 PEG access channel capital costs would be facilities and equipment used to provide public, educational and governmental access channel capacity; programming; transmissions, which would include but not be limited to coaxial and fiber lines; production studios and studio office furnishings and sets; production facilities; or other property having a useful life of more than one year.
- 1.5 Whereas, Grantee is a 4-year accredited college and has physical facilities located within the City's municipal boundaries and offers Filmmaking, Television or Digital Video Production programs as part of its curriculum.

II. GRANT FUND REQUIREMENTS

- 2.1 Grantee is hereby granted \$50,000 in PEG funding to provide original television programming for possible use on the City's TVSA-Education Channel. The purpose of the funding is to increase the amount and quality of local programming on the TVSA-Education channel; and to increase student knowledge, experience and skills with tv/film production equipment thereby also increasing the talent availability for the local film and television industry.
- 2.2 Programming. Grantee provides or agrees to develop programming consistent with the terms of this Agreement and City regulations concerning the management of the TVSA-Education Channel. PEG funds will be used to purchase equipment for use in Grantee's Film, Television or Video Production programs ("Equipment"). Funding will be provided based on the following considerations:
 - 2.2.1 Grantee will provide the City with a list of the Equipment to be purchased for PEG eligibility verification and approval. The City will either verify eligibility and approve each item of Equipment or will notify the Grantee of items that need to be amended or removed. The Grantee may replace disallowed items as appropriate and resubmit the amended list for verification and approval.
 - 2.2.2 The Grantee agrees to purchase the approved Equipment up-front and provide the City written invoices for expenditures. The City will reimburse Grantee according to the terms set out in section 2.9.1.
 - 2.2.3 Grantee proposes to develop thirty (30) minutes or more total running time of television programming for possible use on the TVSA-Education Channel.
 - 2.2.4 Grantee is in good standing concerning all contract agreements with the City of San Antonio.
- 2.3 Point of Distribution. Grantee understands and agrees that the Alamo Community College District ("ACCD") acts as the point of distribution for the City's TVSA-Education Channel. The point of distribution is at the SAC Educational Multimedia Center located at:

San Antonio College Department of Creative Multimedia Moody Learning Center Room 624 1819 N. Main Street San Antonio, TX 78212

- 2.4 Daily Operation of TVSA-Education Channel. Grantee understands and agrees that ACCD will continue to staff the SAC studio and is responsible for operation of the TVSA-Education Channel. ACCD is required to:
 - 2.4.5 Plan and coordinate with producers of educational programming to facilitate transmission of appropriate educational programming; and

- 2.4.6 Communicate with designated City staff on a regular basis regarding the on-going operation of the Education Access Channel, including a program log.
- 2.5 Prioritizing of Educational Programming. The purpose of the TVSA-Education Channel is to provide viewers with programming that (i) inspires learning, (ii) informs the community about educational opportunities, and the educational process, and (iii) showcases the video and film productions of local area students. Appropriate educational programming will fall into the following categories, which are listed in terms of priority:
 - 2.5.1 Instructional programming and opportunities (such as distance learning college courses);
 - 2.5.2 Public service educational programming (such as educational lectures and instructional programs);
 - 2.5.3 Staff development and continuing education programming for instructors, administrators, counselors, and other professionals in the educational, arts, and cultural academic fields;
 - 2.5.4 Arts and museum programming (such as video tours of museums or special cultural events);
 - 2.5.5 Local educational content produced by student producers and registered Education Channel producers;
 - 2.5.6 Educational news and bulletins (such as district-wide or campus news, and educational public service announcements);
 - 2.5.7 School events (such as recording of sporting events and graduations);
 - 2.5.8 Other local educational programming produced by individuals or organizations (such as school board or ACCD Board of Trustee meetings); and
 - 2.5.9 Emergency announcements, though rare, may interrupt any scheduled programming.
- 2.6 Grantee understands and agrees that determination of what is considered "appropriate" educational content will be within the discretion of ACCD, subject to section 2.7 herein.
- 2.7 Grievance Procedures. In the event that ACCD determines that a program topic or program behavior violates ACCD policy, procedure, or any local, state or federal law, statute or ordinance, ACCD shall have the discretionary authority to prevent the program from being scheduled for viewing on the TVSA-Education Channel. If such a decision results in a grievance from an education programming producer, ACCD will endeavor to mediate the complaint. In the event that ACCD in its discretion is unable or unwilling to fully address a complaint by a producer, or by a member of the public, based on the terms of ACCD's Agreement with the City (including City

regulations) and past experience, ACCD will forward the complaint to the City's Government and Public Affairs Department for appeal and final determination.

- 2.8 City's Financial Contribution. PEG funds awarded to Grantee are subject to the City's review and approval based on the following considerations:
 - 2.8.1 The City will review the proposed capital expenditure; may request clarifications; and may amend the budget.
 - 2.8.2 The City will fund the proposed capital expenditure in whole, in part, or not at all; based on policy considerations, documented capital needs, and the availability of PEG contributions.
 - 2.8.3 Any funds received from the City may only be used by Grantee for capital improvements consistent with section 66.006(c) of the Texas Utilities Code under no circumstances will these funds be used for operational expenses.
 - 2.8.4 The City reserves the right to suspend this Agreement for the misuse of PEG funds by Grantee and request reimbursement of misused funds.
 - 2.8.5 Grantee acknowledges that the City owns all Equipment purchased with PEG funds provided by the City. However, the Grantee is responsible for maintaining the Equipment throughout the useful life of the Equipment. At the end of useful life, the Grantee is responsible for disposing of the Equipment in compliance with its institutional policy regarding equipment disposal.
- 2.9 Accounting of Capital Equipment. Grantee shall account for Equipment acquisition on a monthly and annual basis.
 - 2.9.1 On a monthly basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee with copies of invoices for any capital Equipment or improvements made during the previous month for reimbursement from allotted PEG funds. The City will reimburse the Grantee within 30 days of invoice submittal to the City for approved Equipment.
 - 2.9.2 On an annual basis, the Grantee staff will present the City's Director of Government and Public Affairs Department or designee a written accounting of the previous year's capital expenditures based on that year's budget. The accounting will include an affidavit certifying that funds received from the City were used for capital expenditures.

III. TERM OF AGREEMENT

3.1 The initial term of this Agreement shall be for one (1) year upon execution by both Parties.

3.2 This Agreement may be renewed for an additional one (1) year term at the sole discretion of the City. The renewal term shall be on the same terms, conditions, and amount as set forth herein.

IV. AMENDMENTS

4. I This Agreement may be amended at any time by written agreement signed by both Parties.

V. TERMINATION

5.1 This Agreement may be terminated by either Party for any reason upon six months written notice. If the Agreement is terminated for any reason before the end-of-life of purchased Equipment, the City may, at its discretion, request return of the Equipment to City.

VI. NOTICE

6.1 Unless specifically provided otherwise, any notice required or permitted to be given under this Agreement shall be given in writing and sent certified mail, return receipt requested, with a copy by email, to City or Grantee at the addresses set forth below, or to any other address as may be provided by amendment:

For City:

Jeff Coyle

Director, Government and Public Affairs Department

City of San Antonio 115 Plaza de Armas San Antonio, Texas 78205 Jeff.Coyle@sanantonio.gov

(210) 207 7910

For Grantee:

Albert Salinas

Operations Manager, Trinity University Communication Dept.

1 Trinity Pl, San Antonio, TX 78212

asalinas@trinity.edu (210) 999-8155

VII. ASSIGNABILITY

7.1 Grantee may not assign any interest in this Agreement to another party without the written consent of the City.

VIII.

ENTIRE AGREEMENT

8.1 This Agreement supersedes all prior agreements, written or oral, between the City and Grantee and will constitute the entire Agreement and understanding between the Parties with respect to the subject matter of this Agreement.

IX. VENUE AND GOVERNING LAW

- 9.1 Venue and jurisdiction arising under or in connection with this Agreement shall lie exclusively in Bexar, County, Texas.
- 9.2 This Agreement shall be construed under and in accordance with the constitution and the laws of the State of Texas.

X. SEVERABILITY

10.1 In the event that any clause or provision of this Agreement is found to be invalid by a court of competence jurisdiction, the remainder of the Agreement shall remain valid and in place.

XI. INTERPRETATION, CAPTIONS

11.1 The Article and Section headings appearing in this Agreement are for convenience of reference only and are not intended, to any extent or for any purpose, to limit or define the text of any Article or Section.

XII. INDEMNIFICATION AND INSURANCE

- 12.1 As the City is a governmental entity, the Parties recognize that the Texas Constitution prohibits the Parties from indemnifying each other, unless an annual fund is established to cover the future contingency or otherwise allowed by law. Therefore, the Parties agree to self-insure or alternatively carry sufficient insurance coverage to protect either Party from claims related to the other Party's performance or acceptance of the funds under this Agreement.
- 12.2 The Parties further recognize that as the City is a local government or political subdivision of the State of Texas it is subject to and shall comply with the applicable provisions of the Texas Tort Claims Act when acting in a governmental capacity, as set out in Civil Practice and Remedies Code, Section 101.001et. seq. and the remedies authorized therein regarding claims or causes of action that may be asserted by third parties for accident, injury or death. In the event the Parties are found jointly liable by a court of competent jurisdiction, liability shall be apportioned comparatively in accordance with the laws of the State of Texas, without, however.

waiving any governmental immunity available to either Party under Texas law and without waiving any defenses of the Parties under Texas law.

XIII. NON-DISCRIMINATION POLICY

13.1 The Grantee agrees to comply with the City's *Non-Discrimination Policy*, which is contained in Chapter 2, Article X of the City Code; and further, shall not discriminate on the basis of race, color, religion, national origin, sex, sexual orientation, gender identity, veteran status, age or disability, unless exempted by state or federal law, or as otherwise established herein.

XIV. SIGNATURES

14.1 IN WITNESS WHEREOF, the Parties hereto, by their duly authorized representatives, have executed this Agreement in duplicate, on the dates indicated herein.

CITY City of San Antonio	GRANTEE Trinity University	
By:	By: David Pobble	
(Name)	(Name) David Ribble	
(Title)	(Title) Associate Vice President for Academic Affairs	
Date:	Date: Feb 28, 2020	

Reviewed by RISK MANAGEMENT