



City of Dallas

Agenda Information Sheet

File #: 19-754 Item #: 5.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 9

DEPARTMENT: Department of Public Works

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize (1) a Contribution in Aid of Construction Agreement with the North Texas Municipal Water District (NTMWD) for funding participation in the partial paving and drainage improvements of the alley between Barnes Bridge Road and Bon Park Court/Drummond Drive from Cotillion Drive to Ferguson Road; (2) the receipt and deposit of funds from NTMWD in an amount not to exceed \$63,000.00 for NTMWD's share of the project costs in the Capital Projects Reimbursement Fund; and (3) an increase in appropriations in an amount not to exceed \$63,000.00 in the Capital Projects Reimbursement Fund - Not to exceed \$63,000.00 - Financing: Capital Projects Reimbursement Fund

BACKGROUND

In February 2018, the NTMWD substantially completed construction on their Casa View Pump Station Control Structure Improvements and Ground Storage Tank Project. Consistent with the City of Dallas' storm drainage permitting process, NTMWD was required to design and construct a detention pond and flume to capture rainfall from the project site and discharge into the alley. All of the improvements made were within NTMWD's property. The flume, which meets all City of Dallas permit requirements, causes higher localized instantaneous flow to the alley that resulted in multiple complaints from residents in the area to the City of Dallas and NTMWD.

The instantaneous flows do not cause any flooding to the adjacent properties, but they do give the appearance of having higher volume of flows. To alleviate the residents' concerns, the City of Dallas approached NTMWD to see if they were willing to participate on a City of Dallas partial paving and drainage improvements project. While the alley is an asset that belongs solely to the City of Dallas, in the spirit of cooperation, NTMWD agreed to assist the City of Dallas.

On March 28, 2019, the NTMWD Board of Directors approved Consent Agenda Item No.19-03-04, attached as Exhibit "A", for funding as a Contribution in Aid of Construction for the City of Dallas' use for partial paving and drainage improvements of the alley between Barnes Bridge Road and Bon Park Court/Drummond Drive from Cotillion Drive to Ferguson Road.

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This action will authorize the City to invoice NTMWD for their Contribution in Aid of Construction funding for use in the City's partial paving and drainage project.

The total estimated project cost for construction is \$126,000.00 of which \$63,000.00 is to be funded by NTMWD and \$63,000.00 is to be funded by the City of Dallas. The City of Dallas is responsible for design and construction of the partial paving and drainage improvements.

ESTIMATED SCHEDULE OF PROJECT

Begin Construction July 2019 Complete Construction October 2019

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

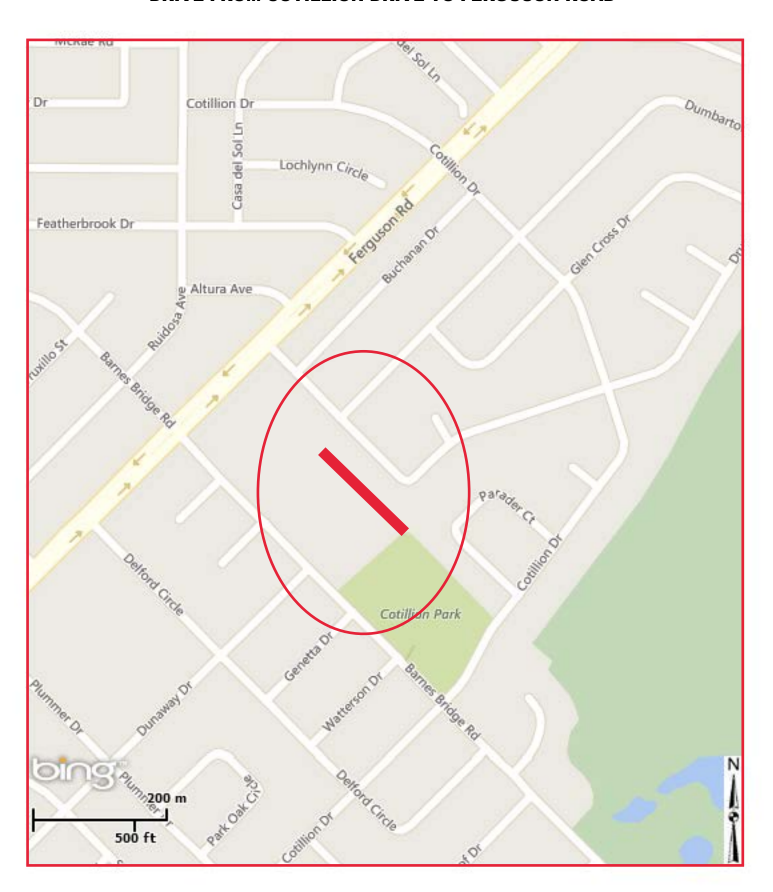
Capital Projects Reimbursement Fund - \$63,000.00

Estimated Future Cost - Construction - \$63,000.00

MAP

Attached

ALLEY BETWEEN BARNES BRIDGE ROAD AND BON PARK COURT/DRUMMOND DRIVE FROM COTILLION DRIVE TO FERGUSON ROAD



WHEREAS, in February 2018, the North Texas Municipal Water District (NTMWD) substantially completed construction on their Casa View Pump Station Control Structure Improvements and Ground Storage Tank Project. Consistent with the City of Dallas' storm drainage permitting process, NTMWD was required to design and construct a detention pond and flume to capture rainfall from the project site and discharge into the alley. All the improvements made were all within NTMWD's property. The flume, which meets all City of Dallas permit requirements, causes higher localized instantaneous flow to the alley that resulted in multiple complaints from residents in the area to the City of Dallas and the North Texas Municipal Water District; and

WHEREAS, the instantaneous flows do not cause any flooding to the adjacent properties, but they do give the appearance of having higher volume of flows. To alleviate the residents' concerns, the City of Dallas approached NTMWD to see if they were willing to participate on a City of Dallas partial paving and drainage improvements project. While the alley is an asset that belongs solely to the City of Dallas, in the spirit of cooperation, NTMWD agreed to assist the City of Dallas; and

WHEREAS, on March 28, 2019, the NTMWD Board of Directors approved Consent Agenda Item No. 19-03-04, attached as Exhibit "A", for funding as a Contribution in Aid of Construction for the City of Dallas' use for partial paving and drainage improvements of the alley between Barnes Bridge Road and Bon Park Court/Drummond Drive from Cotillion Drive to Ferguson Road; and

WHEREAS, the City of Dallas is responsible for design and construction of the partial paving and drainage improvements of the alley between Barnes Bridge Road and Bon Park Court/Drummond Drive from Cotillion Drive to Ferguson Road; and

WHEREAS, it is now necessary to authorize a Contribution in Aid of Construction Agreement with NTMWD for funding participation in the partial paving and drainage improvements of the alley between Barnes Bridge Road and Bon Park Court/Drummond Drive from Cotillion Drive to Ferguson Road, and the receipt and deposit of funds from NTMWD, in an amount not to exceed \$63,000.00 for NTMWD's share of the project costs.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager is hereby authorized to execute a Contribution in Aid of Construction Agreement with the North Texas Municipal Water District, approved as to form by the City Attorney, for funding participation in the partial paving and drainage improvements of the alley between Barnes Bridge Road and Bon Park Court/Drummond Drive from Cotillion Drive to Ferguson Road, to be performed by city contractors.

SECTION 2. That the Chief Financial Officer is hereby authorized to receive and deposit funds in an amount not to exceed \$63,000.00 from the North Texas Municipal Water District in the Capital Projects Reimbursement Fund, Fund 0556, Department PBW, Unit W436, Revenue Code 6526.

SECTION 3. That the City Manager is hereby authorized to increase appropriations in an amount not to exceed \$63,000.00 in the Capital Projects Reimbursement Fund, Fund 0556, Department PBW, Unit W436, Object 4510.

SECTION 4. That this contract is designated as Contract No. PBW-2019-00010168.

SECTION 5. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.

NORTH TEXAS MUNICIPAL WATER

Exhibit "A'

Regional. Reliable. Everyday.

April 12, 2019

Mr. Ali Hatefi, P.E., CFM Senior Program Manager Construction and ROW Management City of Dallas 320 Jefferson Blvd., Room 321 Dallas, Texas 75203

Re:

Casa View Pump Station Drainage Improvements

Project No. 101-0326-13

Contribution in Aid of Construction

Dear Mr. Hatefi:

In March 2019, the Board of Directors of North Texas Municipal Water District authorized the disbursement of \$63,000 to the City of Dallas as contribution in the aid of construction. This funding is intended to be directed to paving and drainage improvements to the alley adjacent to the NTMWD Casa View Pump Station. Attached please find a copy of the Consent Agenda Item from the March, 2019 approved Board packet, related to this topic. To facilitate the payment process, please send an invoice in the above amount to Travis Markham, P.E., Program Manager, at the address below. If you have any questions about the process, please call Mr. Markham at (469) 626-4724. We appreciate the on-going cooperation on this matter.

Sincerely,

Cesar Baptista, P.E. Assistant Deputy Director

CB/jl

Enclosure

NORTH TEXAS MUNICIPAL WATER DISTRICT

MARCH 2019

CONSENT AGENDA ITEM NO. 19-03-04

REGIONAL WATER SYSTEM CASA VIEW PUMP STATION CONTROL STRUCTURE IMPROVEMENTS AND GROUND STORAGE TANK PROJECT NO. 101-0326-13

DRAINAGE IMPROVEMENTS AUTHORIZATION FOR CONTRIBUTION IN AID OF CONSTRUCTION

PURPOSE OF THIS ACTION

Authorize contribution in aid of construction for drainage improvements associated with storm water discharge from the Casa View Pump Station site.

RECOMMENDATION

The Executive Director and NTMWD staff recommend the Board of Directors authorize a contribution to the City of Dallas for aid in construction as follows:

Recipient:

City of Dallas

Scope:

Drainage Improvements downstream of NTMWD pump station site

Project:

No. 101-0326-13 Casa View Pump Station Control Structure Improvements and

Ground Storage Tank

Amount:

\$63,000

DRIVER(S) FOR THIS PROJECT

☐ Regulatory Compliance	☐ Asset Condition		
☐ Capacity	☐ Redundancy/Resiliency		
☐ Relocation or External Requests	☐ Operational Efficiency		
☐ Safety			
☐ Policy	☐ Other		

BACKGROUND

PROJECT PURPOSE

 The Casa View Pump Station Control Structure Improvements and Ground Storage Tank project was substantially completed in February 2018. The scope of the project included site improvements, including a storm water retention pond required by the City of Dallas to manage storm water runoff patterns leaving the site, which were altered by the work under the project.

CONSENT AGENDA ITEM NO. 19-03-04 PAGE 2

- While the improvements at the site did not significantly alter the volume of site runoff, the new pond outfall flume concentrates the discharge to the City-owned alley adjacent to the Casa View site.
- The pond and outfall design was approved and permitted by the City of Dallas.
- While the concentrated flume discharge is not, in total, greater than the pre-existing runoff flow, it produced a higher localized instantaneous flow that resulted in multiple complaints to NTMWD and the City of Dallas by the residents in the area.

PROPOSED REIMBURSEMENT

- The City of Dallas will construct new storm sewer and repave the alley to mitigate the drainage issues.
- The City will be responsible for design and construction of the new facilities.
- Based on the project impact to the localized drainage patterns and in good faith to its neighbors, and to the City of Dallas, the Executive Director and NTMWD staff recommend a contribution of \$63,000, which equates to approximately 50% of the costs of the improvements.

SUMMARY OF REIMBURSEMENT

Description	Amount
Storm Utility Quote	\$55,512.50
Pavement Improvements Quote	\$70,470.00
Total Improvements Cost	\$125,982.50
NTMWD Contribution	\$63,000.00

FUNDING

FUND(S): Regional Water System Capital Improvement Fund





City of Dallas

Agenda Information Sheet

File #: 19-295 Item #: 6.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 14

DEPARTMENT: Department of Public Works

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize a professional services contract with Dannenbaum Engineering Company - Dallas, LLC for the engineering design of Street Reconstruction Group 17-1410 (list attached to the Agenda Information Sheet) - Not to exceed \$275,373.55 - Financing: Street and Transportation (A) Fund (2017 Bond Funds)

BACKGROUND

The Request for Qualifications (CIZ1721) was issued on May 31, 2018 for the 2017 Bond Projects. The consulting firm, Dannenbaum Engineering Company - Dallas, LLC, was selected following a qualifications-based selection process in accordance with the City of Dallas procurement guidelines.

This action will authorize a professional services contract with Dannenbaum Engineering Company - Dallas, LLC for the engineering design of three street reconstruction thoroughfare projects as Street Reconstruction Group 17-1410. The street reconstruction projects will include replacing the existing deteriorating concrete streets with reinforced concrete pavement, curb, gutter, sidewalk, driveway approaches, pavement marking, and possible replacement of the drainage system.

Following are the locations and design costs for each project:

<u>Street Reconstruction - Thoroughfares - Improvements</u>

<u>Project</u>	Council District	<u>Amount</u>
North Munger Boulevard from Junius Street to Gaston Avenue	14	\$91,791.18
North Munger Boulevard from Tremont Street to Worth Street	14	\$91,791.19

File #: 19-295 Item #: 6.

North Munger Boulevard from Worth Street

to Junius Street 14 \$91,791.18

ESTIMATED SCHEDULE OF PROJECT

Begin Design July 2019 Complete Design July 2020

Begin Construction December 2020 Complete Construction December 2021

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure, and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Street and Transportation (A) Fund (2017 Bond Funds) - \$275,373.55

Estimated Future Cost - Construction - \$1,719,016.76

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$275,373.55	Architectural & Engineering	25.66%	25.69%	\$70,750.00
This contract exceeds the M/WBE goal.				

OWNER

Dannenbaum Engineering Company - Dallas, LLC

Johan Petterson, P.E. Vice President for North Texas

MAPS

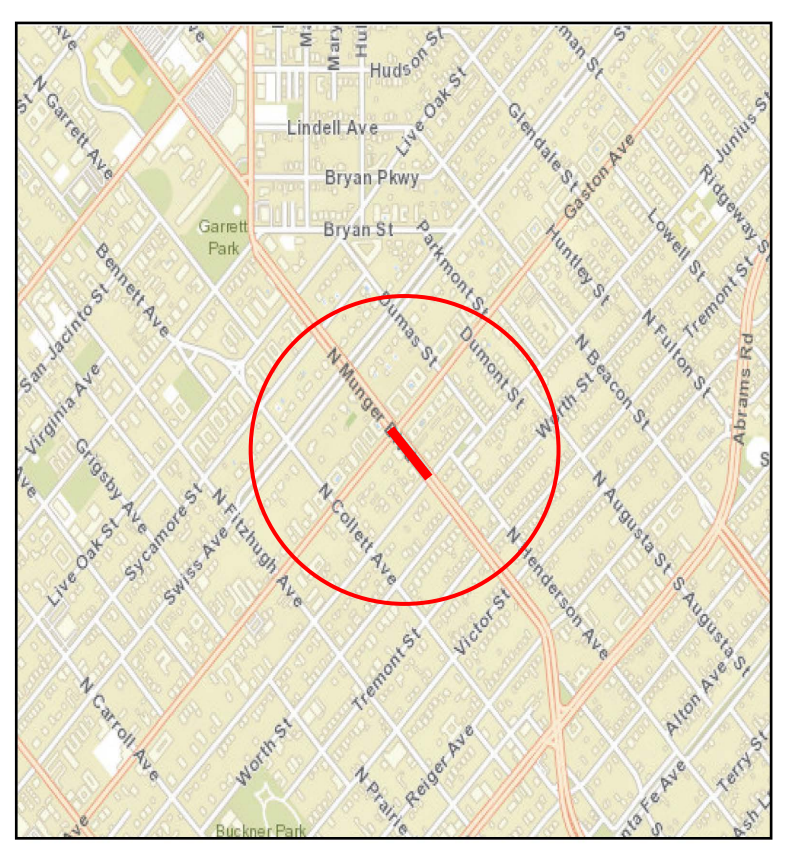
Attached

Street Reconstruction Group 17-1410

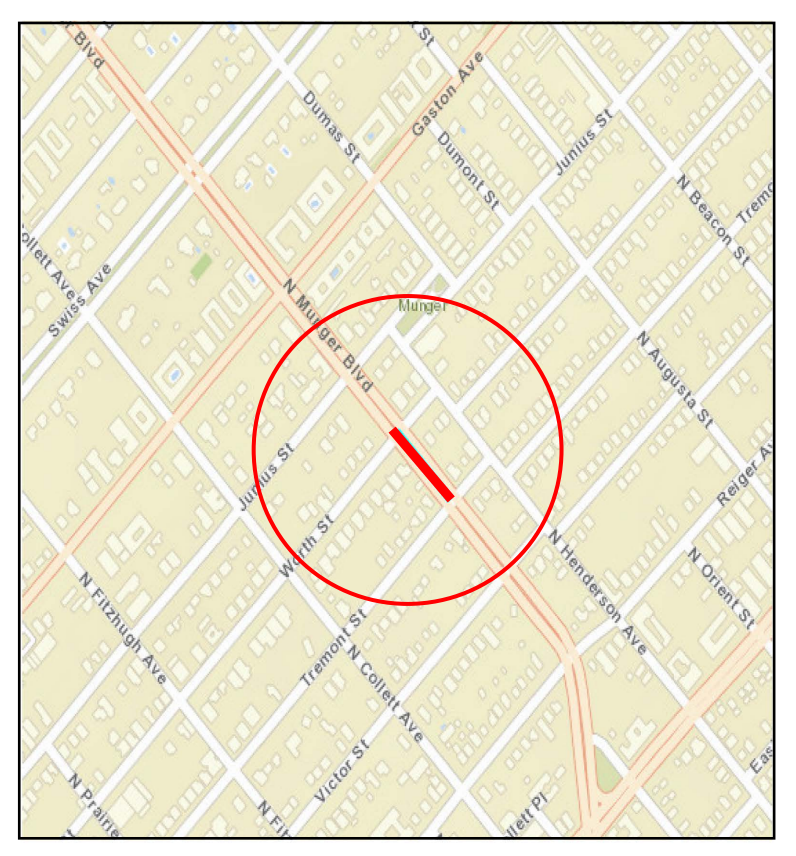
<u>Street Reconstruction - Thoroughfares - Improvements</u>

<u>Project</u>	Council District
North Munger Boulevard from Junius Street to Gaston Avenue	14
North Munger Boulevard from Tremont Street to Worth Street	14
North Munger Boulevard from Worth Street to Junius Street	14

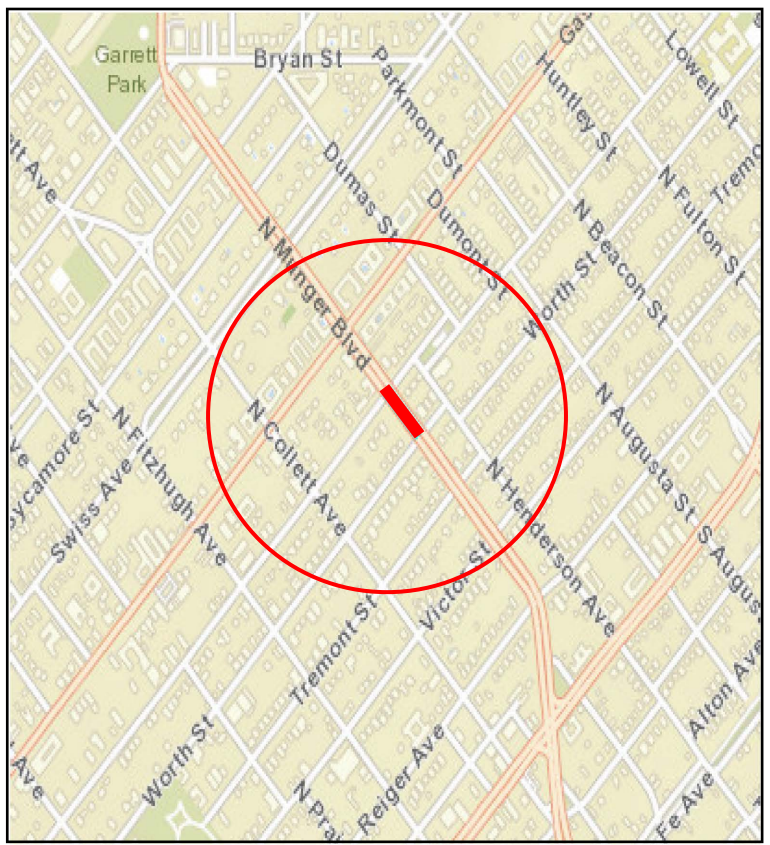
STREET RECONSTRUCTION NORTH MUNGER BOULEVARD FROM JUNIUS STREET TO GASTON AVENUE



STREET RECONSTRUCTION NORTH MUNGER BOULEVARD FROM TREMONT STREET TO WORTH STREET



STREET RECONSTRUCTION NORTH MUNGER BOULEVARD FROM WORTH STREET TO JUNIUS STREET



WHEREAS, Dannenbaum Engineering Company - Dallas, LLC was selected to provide engineering design for Street Reconstruction Group 17-1410.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager is hereby authorized to execute a professional services contract with Dannenbaum Engineering Company - Dallas, LLC, approved as to form by the City Attorney, for engineering design services for the indicated projects, in an amount not to exceed \$275,373.55.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$275,373.55 in accordance with the terms and conditions of the contract:

Dannenbaum Engineering Company - Dallas, LLC for the engineering design of three street reconstruction thoroughfare projects on: North Munger Boulevard from Junius Street to Gaston Avenue; North Munger Boulevard from Tremont Street to Worth Street; and North Munger Boulevard from Worth Street to Junius Street:

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V301, Activity SREC Object 4111, Program PB17V301 Encumbrance/Contract No. CX-PBW-2019-00009469 Vendor VS0000024822

\$ 91,791.18

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V300, Activity SREC Object 4111, Program PB17V300 Encumbrance/Contract No. CX-PBW-2019-00009469 Vendor VS0000024822

\$ 91,791.19

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V319, Activity SREC Object 4111, Program PB17V319 Encumbrance/Contract No. CX-PBW-2019-00009469 Vendor VS0000024822

\$ 91,791.18

Total amount not to exceed

\$275,373.55

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.





City of Dallas

Agenda Information Sheet

File #: 19-137 Item #: 7.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 1, 2

DEPARTMENT: Department of Public Works

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize a professional services contract with Dikita Enterprises, Inc. for the engineering design of Street Reconstruction Group 17-2009 (list attached to the Agenda Information Sheet) - Not to exceed \$202,665.26 - Financing: Street and Transportation (A) Fund (2017 Bond Funds) (\$190,465.26) and Water Utilities Capital Construction Funds (\$12,200.00)

BACKGROUND

The Request for Qualifications (CIZ1721) was issued on May 31, 2018 for the 2017 Bond Projects. The consulting firm, Dikita Enterprises, Inc., was selected following a qualifications-based selection process in accordance with the City of Dallas procurement guidelines.

This action will authorize a professional services contract with Dikita Enterprises, Inc. for the engineering design of four street reconstruction projects of local streets as Street Reconstruction Group 17-2009. The street reconstruction projects will include replacing the existing deteriorating concrete streets with reinforced concrete pavement, curb, gutter, sidewalk, driveway approaches, paving marking, possible replacement of the drainage system, and water and wastewater improvements.

Following are the locations and design costs for each project:

<u>Street Reconstruction - Local Streets - Improvements</u>

<u>Project</u>	Council District	<u>Amount</u>
Hay Street from Ring Street to End of Pavement	2	\$26,958.21
South Patton Avenue from East 10 th Street to East Jefferson Boulevard	1	\$45,875.57

File #: 19-137		Item #: 7.
Murray Street from Main Street to Canton Street	2	\$77,835.99
North Walton Street from Elm Street to End of Pavement	2	\$51,995.49

ESTIMATED SCHEDULE OF PROJECT

Begin Design August 2019
Complete Design August 2020
Begin Construction January 2021
Complete Construction July 2022

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Street and Transportation (A) Fund (2017 Bond Funds) - \$190,465.26 Water Utilities Capital Construction Funds - \$12,200.00

Estimated Future Cost - Construction - \$1,301,490.33

Council District	<u>Amount</u>		
1	\$ 45,875.57		
2	\$156,789.69		
Total	\$202,665.26		

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$202,665.26	Architectural & Engineering	25.66%	100.00%	\$202,665.26
This contract exceeds the M/WBE goal.				

OWNER

Dikita Enterprises, Inc.

Evalynn A. Williams, President and Chief Executive Officer

MAPS

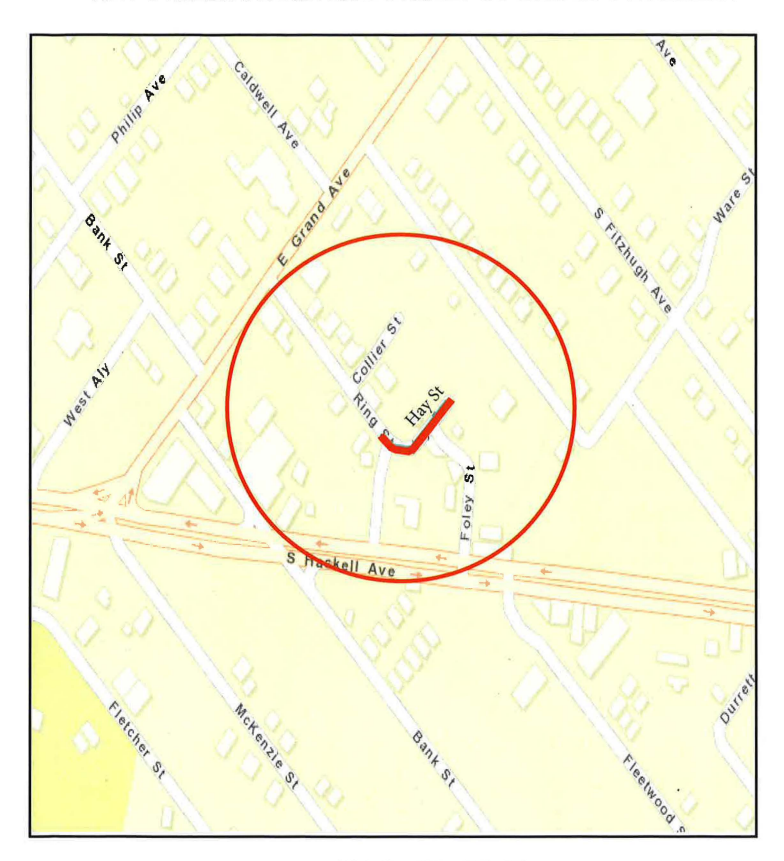
Attached

Street Reconstruction Group 17-2009

<u>Street Reconstruction - Local Streets - Improvements</u>

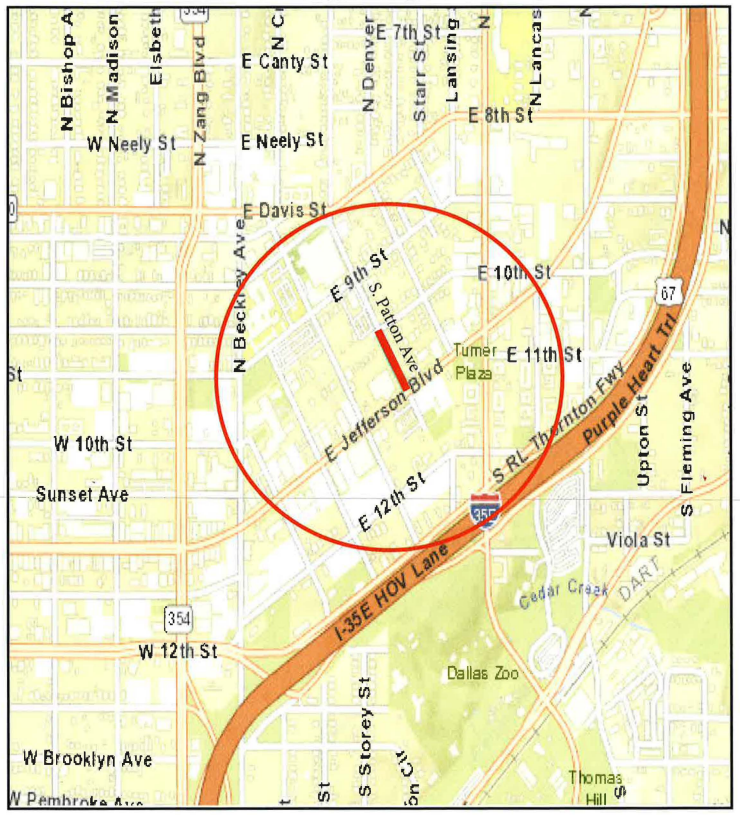
Project	Council District
Hay Street from Ring Street to End of Pavement	2
South Patton Avenue from East 10 th Street to East Jefferson Boulevard	1
Murray Street from Main Street to Canton Street	2
North Walton Street from Elm Street to End of Pavement	2

STREET RECONSTRUCTION HAY STREET FROM RING STREET TO END OF PAVEMENT

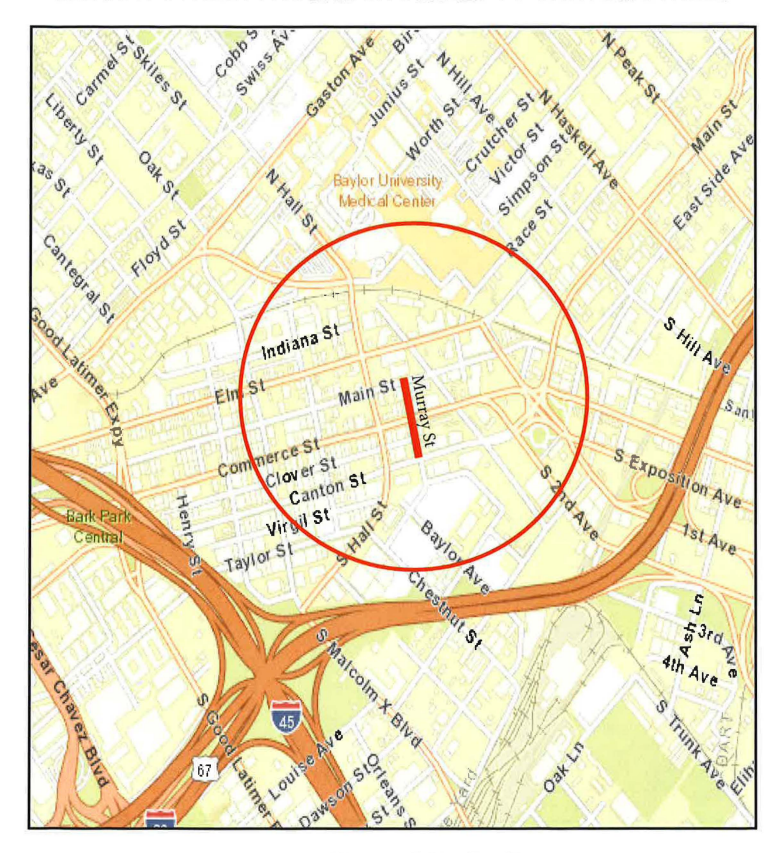


STREET RECONSTRUCTION

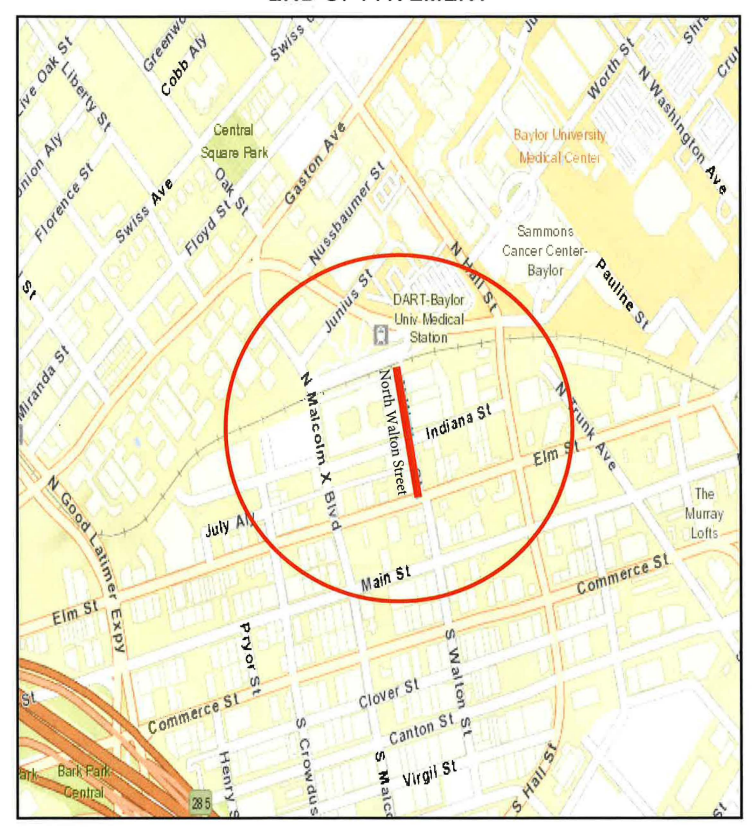
SOUTH PATTON AVENUE FROM EAST 10TH STREET TO EAST JEFFERSON BOULEVARD



STREET RECONSTRUCTION MURRAY STREET FROM MAIN STREET TO CANTON STREET



STREET RECONSTRUCTION NORTH WALTON STREET FROM ELM STREET TO END OF PAVEMENT



WHEREAS, Dikita Enterprises, Inc. was selected to provide engineering design for Street Reconstruction Group 17-2009.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager is hereby authorized to execute a professional services contract with Dikita Enterprises, Inc., approved as to form by the City Attorney, for engineering design services for the indicated projects, in an amount not to exceed \$202,665.26.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$202,665.26 in accordance with the terms and conditions of the contract:

Dikita Enterprises, Inc. for the engineering design of four street reconstruction projects of local streets on: Hay Street from Ring Street to End of Pavement; South Patton Avenue from East 10th Street to East Jefferson Boulevard; Murray Street from Main Street to Canton Street; North Walton Street from Elm Street to End of Pavement:

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V239, Activity SREC Object 4111, Program PB17V239 Encumbrance/Contract No. CX-PBW-2019-00009457

Vendor VS0000076529 \$26,958.21

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V190, Activity SREC Object 4111, Program PB17V190 Encumbrance/Contract No. CX-PBW-2019-00009457

Vendor VS0000076529 \$45,875.57

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V241, Activity SREC Object 4111, Program PB17V241 Encumbrance/Contract No. CX-PBW-2019-00009457

Vendor VS0000076529 \$65,635.99

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V242, Activity SREC Object 4111, Program PB17V242 Encumbrance/Contract No. CX-PBW-2019-00009457 Vendor VS0000076529

\$51,995.49

SECTION 2. (continued)

Water Construction Fund Fund 0102, Department DWU, Unit CW42 Object 4111, Program 719435 Encumbrance/Contract No. CX-PBW-2019-00009457

Vendor VS0000076529 \$ 7,320.00

Wastewater Construction Fund Fund 0103, Department DWU, Unit CS42 Object 4111, Program 719436 Encumbrance/Contract No. CX-PBW-2019-00009457

Vendor VS0000076529 \$ 4,880.00

Total amount not to exceed \$202,665.26

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.





City of Dallas

Agenda Information Sheet

File #: 19-289 Item #: 8.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 8

DEPARTMENT: Department of Public Works

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize a professional services contract with Walter P. Moore and Associates, Inc. for the engineering design of Street Reconstruction Group 17-8001 (list attached to the Agenda Information Sheet) - Not to exceed \$118,878.99 - Financing: Street and Transportation (A) Fund (2017 Bond Funds) (\$116,053.99) and Water Construction Fund (\$2,825.00)

BACKGROUND

The Request for Qualifications (CIZ1721) was issued on May 31, 2018 for the 2017 Bond Projects. The consulting firm, Walter P. Moore and Associates, Inc., was selected following a qualifications-based selection process in accordance with the City of Dallas procurement guidelines.

This action will authorize a professional services contract with Walter P. Moore and Associates, Inc. for the engineering design of four local street reconstruction projects as Street Reconstruction Group 17-8001. The scope will include replacing the existing deteriorating streets with reinforced concrete pavement, asphalt pavement, curb, gutter, sidewalk, driveway approaches, and water improvements.

Following are the locations and design costs for each project:

<u>Street Reconstruction - Local Streets - Improvements</u>

<u>Project</u>	<u>Council District</u>	<u>Amount</u>
Laurel Hill Drive from Budeudy Drive to End of Pavement	8	\$ 7,224.50
Laurel Hill Drive from Kleberg Road to Budeudy Drive	8	\$41,285.33

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Oak Plaza Place from Kleberg Road

to End of Pavement 8 \$46,742.33

Park Manor Drive from Simpson Stuart Road

to Happy Canyon Drive 8 \$23,626.83

ESTIMATED SCHEDULE OF PROJECT

Begin Design August 2019
Complete Design August 2020
Begin Construction November 2020
Complete Construction November 2021

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure, and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Street and Transportation (A) Fund (2017 Bond Funds) - \$116,053.99 Water Construction Fund - \$2,825.00

Estimated Future Cost - Construction - \$1,027,263.60

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$118,878.99	Architectural & Engineering	25.66%	24.04%	\$28,574.00
This contract does not meet the M/WBE goal, but complies with good faith efforts.				

OWNER

Walter P. Moore and Associates, Inc.

Ernest L. Fields, P.E., Managing Director/Principal

MAPS

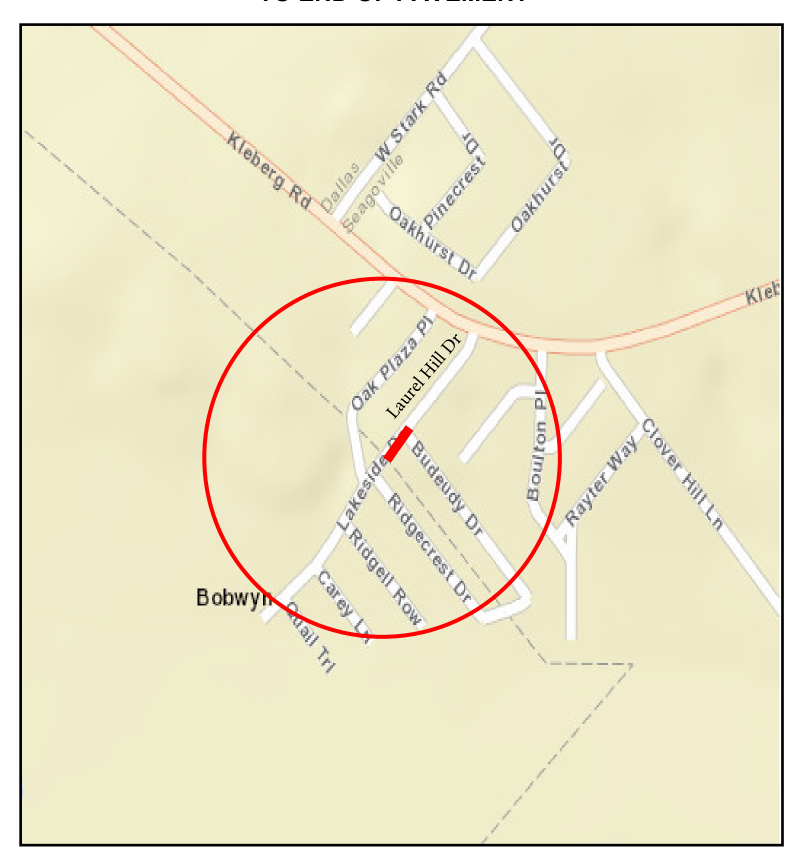
Attached

Street Reconstruction Group 17-8001

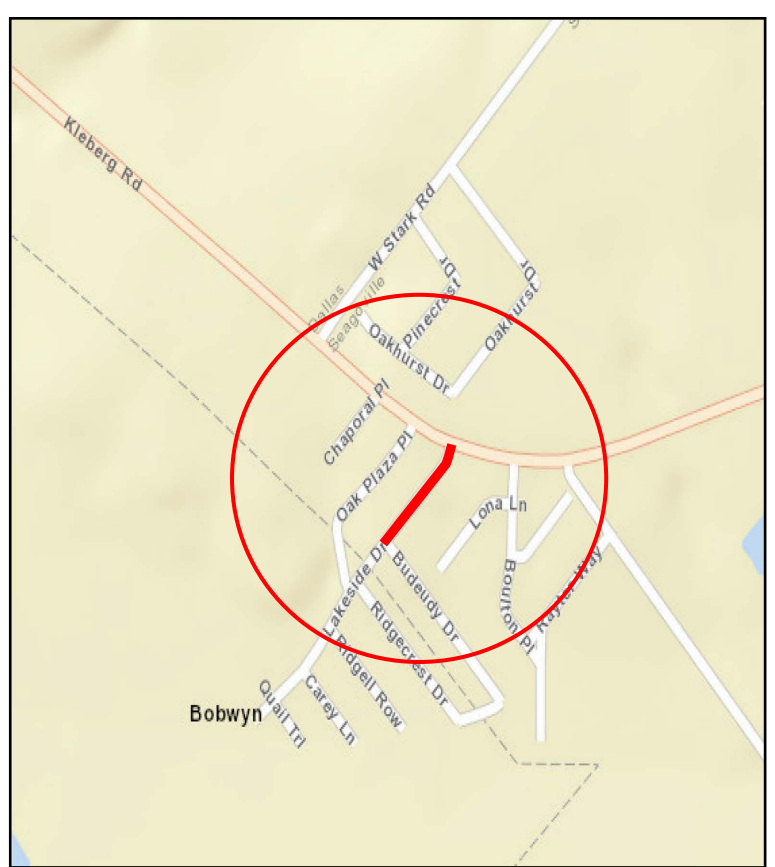
<u>Street Reconstruction - Local Streets - Improvements</u>

<u>Project</u>	Council District
Laurel Hill Drive from Budeudy Drive to End of Pavement	8
Laurel Hill Drive from Kleberg Road to Budeudy Drive	8
Oak Plaza Place from Kleberg Road to End of Pavement	8
Park Manor Drive from Simpson Stuart Road to Happy Canyon Drive	8

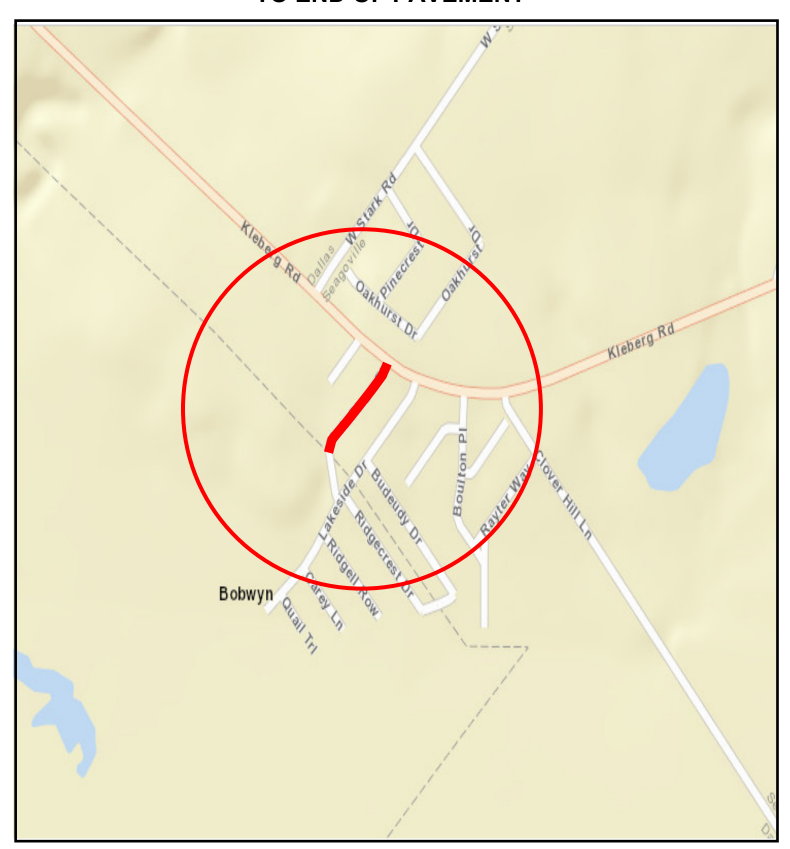
STREET RECONSTRUCTION LAUREL HILL DRIVE FROM BUDEUDY DRIVE TO END OF PAVEMENT



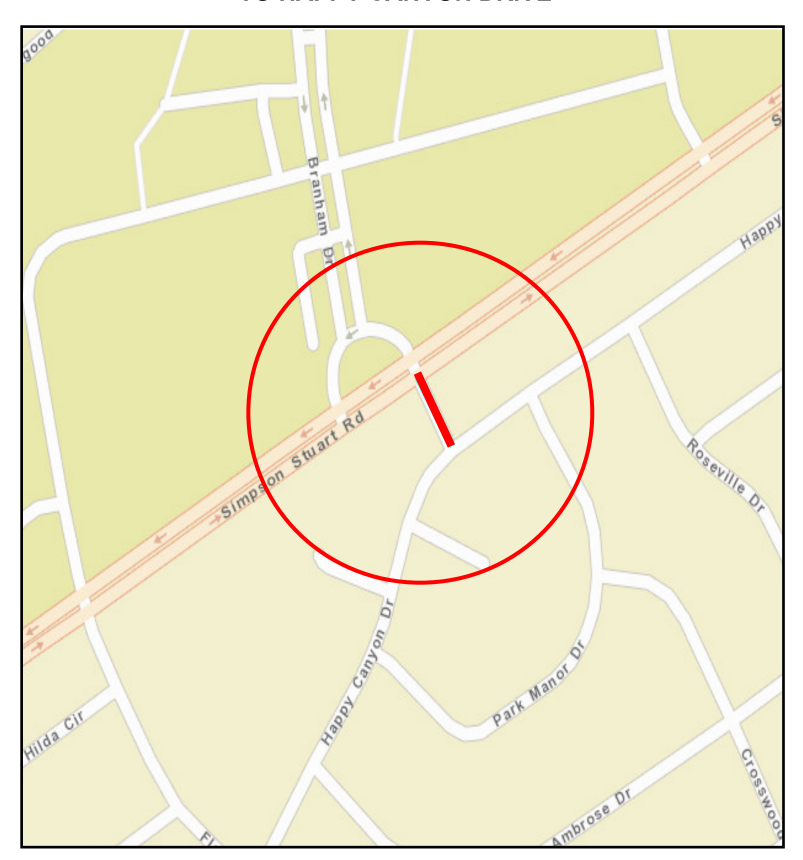
STREET RECONSTRUCTION LAUREL HILL DRIVE FROM KLEBERG ROAD TO BUDEUDY DRIVE



STREET RECONSTRUCTION OAK PLAZA PLACE FROM KLEBERG ROAD TO END OF PAVEMENT



STREET RECONSTRUCTION PARK MANOR DRIVE FROM SIMPSON STUART ROAD TO HAPPY CANYON DRIVE



WHEREAS, Walter P. Moore and Associates, Inc. was selected to provide engineering design for Street Reconstruction Group 17-8001.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager is hereby authorized to execute a professional services contract with Walter P. Moore and Associates, Inc., approved as to form by the City Attorney, for engineering design services for the indicated projects, in an amount not to exceed \$118,878.99.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$118,878.99 in accordance with the terms and conditions of the contract:

Walter P. Moore and Associates, Inc. for the engineering design of street reconstruction projects of local streets on: Laurel Hill Drive from Budeudy Drive to End of Pavement; Laurel Hill Drive from Kleberg Road to Budeudy Drive; Oak Plaza Place from Kleberg Road to End of Pavement; and Park Manor Drive from Simpson Stuart Road to Happy Canyon Drive:

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V264, Activity SREC Object 4111, Program PB17V264 Encumbrance/Contract No. CX-PBW-2019-00010310 Vendor 501930

\$ 7.224.50

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V211, Activity SREC Object 4111, Program PB17V211 Encumbrance/Contract No. CX-PBW-2019-00010310 Vendor 501930

\$ 41,285.33

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V213, Activity SREC Object 4111, Program PB17V213 Encumbrance/Contract No. CX-PBW-2019-00010310 Vendor 501930

\$ 46,742.33

SECTION 2. (continued)

Street and Transportation (A) Fund Fund 1V22, Department PBW, Unit V265, Activity SREC Object 4111, Program PB17V265 Encumbrance/Contract No. CX-PBW-2019-00010310 Vendor 501930

\$ 20,801.83

Water Construction Fund Fund 0102, Department DWU, Unit CW42 Object 4111, Program 719431 Encumbrance/Contract No. CX-PBW-2019-00010310 Vendor 501930

\$ 2,825.00

Total amount not to exceed

\$118,878.99

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.



City of Dallas

Agenda Information Sheet

File #: 19-528 Item #: 9.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 3, 4

DEPARTMENT: Department of Public Works

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize a construction contract for the construction of thoroughfare improvements for South Hampton Road from Crow Creek Drive to north of West Ledbetter Drive - DDM Construction Corporation, lowest responsible bidder of five - Not to exceed \$1,826,950.00 - Financing: Street and Transportation Improvements Fund (2012 Bond Funds)

BACKGROUND

On September 25, 2013, City Council authorized a professional services contract with Lina T. Ramey & Associates for the engineering design of South Hampton Road from Crow Creek Drive to north of West Ledbetter Drive by Resolution No. 13-1731.

This action will authorize a construction contract with DDM Construction Corporation, for the construction of thoroughfare improvements for South Hampton Road from Crow Creek Drive to north of West Ledbetter Drive. The improvements on South Hampton Road consist of upgrading the existing six-lane divided pavement with asphalt overlay, concrete base repairs, curbs, sidewalks, drive approaches, barrier free ramps, pavement markings, and light emitting diode street lights.

DDM Construction Corporation has had no contractual activities with the City of Dallas within the past three years.

ESTIMATED SCHEDULE OF PROJECT

Began Design September 2013
Completed Design February 2019
Begin Construction July 2019
Complete Construction May 2020

File #: 19-528 Item #: 9.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On September 25, 2013, City Council authorized a professional services contract with Lina T. Ramey & Associates for the engineering design of thoroughfare improvements by Resolution No. 13-1731.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Street and Transportation Improvements Fund (2012 Bond Funds) - \$1,826,950.00

Design \$ 272,575.00 Construction (this action) \$1,826,950.00

Total Project Cost \$2,099,525.00

Council District	<u>Amount</u>	
3 4	\$ 913,475.00 \$ 913,475.00	
Total	\$1.826.950.00	

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$1,826,950.00	Construction	25.00%	29.25%	\$534,374.20
This contract exceeds the M/WBE goal.				

PROCUREMENT INFORMATION

The following five bids were received and opened on March 1, 2019:

^{*}Denotes lowest responsible bidder

<u>Bidders</u>	Bid Amount
*DDM Construction Corporation 4004 Belt Line Road, Suite 112 Addison, Texas 75001	\$1,826,950.00
Vescorp Construction LLC	\$2,289,070.82
Jeske Construction Co.	\$2,318,802.00
Pavecon, Ltd	\$2,596,087.07
Tiseo Paving Co.	\$6,101,034.70

OWNER

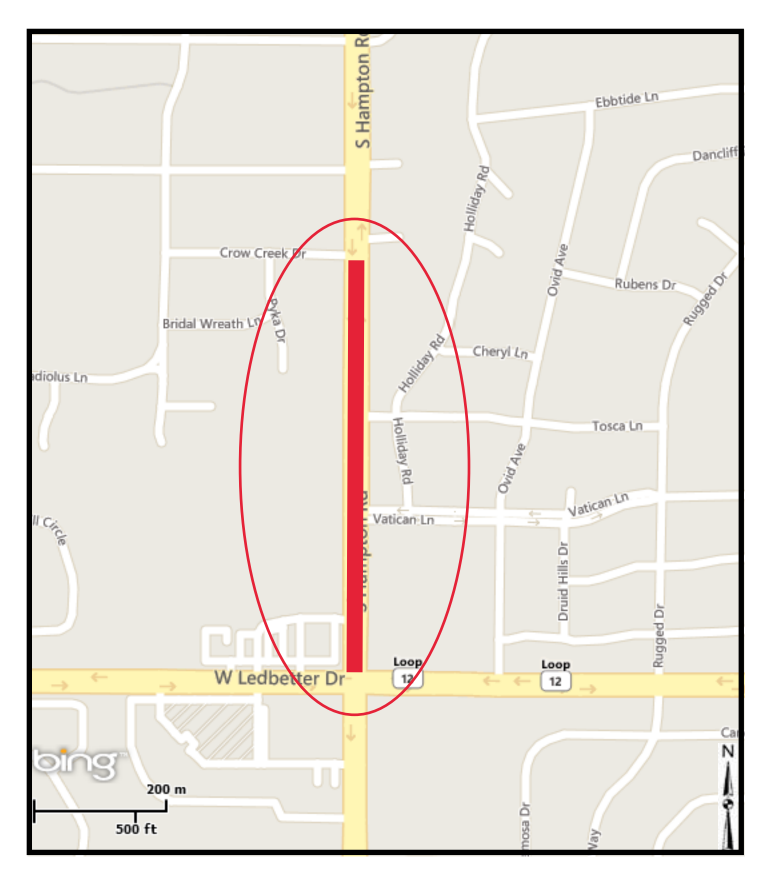
DDM Construction Corporation

David Markwardt, President

<u>MAP</u>

Attached

SOUTH HAMPTON ROAD FROM CROW CREEK DRIVE TO NORTH OF WEST LEDBETTER DRIVE



COUNCIL DISTRICTS 3 & 4

WHEREAS, on September 25, 2013, City Council authorized a professional services contract with Lina T. Ramey & Associates for the engineering design of street reconstruction thoroughfare projects on South Hampton Road from Crow Creek Drive to north of West Ledbetter Drive, in an amount not to exceed \$272,575.00, by Resolution No. 13-1731; and

WHEREAS, on March 1, 2019, bids were received for the construction of thoroughfare improvements for South Hampton Road from Crow Creek Drive to north of West Ledbetter Drive as follows:

Bidders	<u>Amount</u>
DDM Construction Corporation	\$1,826,950.00
Jeske Construction Co.	\$2,318,802.00
Vescorp Construction, LLC	\$2,289,070.82
Pavecon, Ltd	\$2,596,087.07
Tiseo Paving Co.	\$6,101,034.70

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager is hereby authorized to execute a construction contract with DDM Construction Corporation, approved as to form by the City Attorney, for the construction of thoroughfare improvements for South Hampton Road from Crow Creek Drive to north of West Ledbetter Drive, in an amount not to exceed \$1,826,950.00.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$1,826,950.00 to DDM Construction Corporation, in accordance with the terms and conditions of the contract, as follows:

Street and Transportation Improvements Fund Fund 2U22, Department PBW, Unit S313, Activity SREC Object 4510, Program PB12S313
Encumbrance/Contract No. CX-PBW-2019-00009773
Vendor VS97675

\$1,160,333.31

Street and Transportation Improvements Fund Fund 4U22, Department PBW, Unit S313, Activity SREC Object 4510, Program PB12S313 Encumbrance/Contract No. CX-PBW-2019-00009773 Vendor VS97675

\$ 666,616.69

Total amount not to exceed

\$1,826,950.00

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.



City of Dallas

Agenda Information Sheet

File #: 19-714 Item #: 10.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 4

DEPARTMENT: Department of Public Works

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize an increase in the construction services contract with Texas Standard Construction, Ltd. for additional storm drainage work, water main lowering, and wastewater lateral adjustment construction on Fordham Road from Bonnie View Road to Illinois Avenue - Not to exceed \$112,186.81, from \$3,196,267.75 to \$3,308,454.56 - Financing: Street and Transportation Improvements Fund (2012 Bond Funds)

BACKGROUND

Fordham Road from Bonnie View Road to Illinois Avenue was included in the 2012 Bond Program as a thoroughfare project.

On April 25, 2018, City Council authorized a contract with Texas Standard Construction, Ltd. for the reconstruction of street paving, storm drainage and water and wastewater main improvements for Bonnie View Road from Overton Road to Springview Avenue and Fordham Road from Bonnie View Road to Illinois Avenue by Resolution No. 18-0601.

This action will authorize Change Order No. 2 to the contract with Texas Standard Construction, Ltd. for additional construction services to lower the existing 8-inch water main and adjust the existing wastewater laterals not being replaced that conflict with the proposed storm drain pipe. Also, due to field conditions, it is necessary to re-align the proposed 36-inch storm water pipe as needed to facilitate the storm drainage construction on Fordham Road from Bonnie View Road to Illinois Avenue.

ESTIMATED SCHEDULE OF PROJECT

Began Design February 2014
Completed Design January 2018
Began Construction June 2018
Complete Construction December 2019

File #: 19-714 Item #: 10.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On September 25, 2013, City Council authorized a professional services contract with Dannenbaum Engineering Company - Dallas, LLC for engineering design services of street reconstruction thoroughfare projects for Bonnie View Road from Overton Road to Springview Avenue and Fordham Road from Bonnie View Road to Illinois Avenue by Resolution No. 13-1731.

On April 25, 2018, City Council authorized a construction contract with Texas Standard Construction, Ltd. for the reconstruction of street paving, storm drainage, and water and wastewater main improvements for Bonnie View Road from Overton Road to Springview Avenue and Fordham Road from Bonnie View Road to Illinois Avenue by Resolution No. 18-0601.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Street and Transportation Improvements Fund (2012 Bond Funds) - \$112,186.81

Construction Contract

Paving and Drainage (PBW)	\$2,527,001.39
Water and Wastewater (DWU)	\$ 669,266.36
Change Order No. 1	\$ 0.00
Change Order No. 2 (this action) (PBW)	<u>\$ 112,186.81</u>

Total Construction Cost \$3,308,454.56

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$112,186.81	Construction	25.00%	31.00%	\$34,777.91
This contract exceeds the M/WBE goal.				
● Change Order No. 2 - 31.00% Overall M/WBE participation				

OWNER

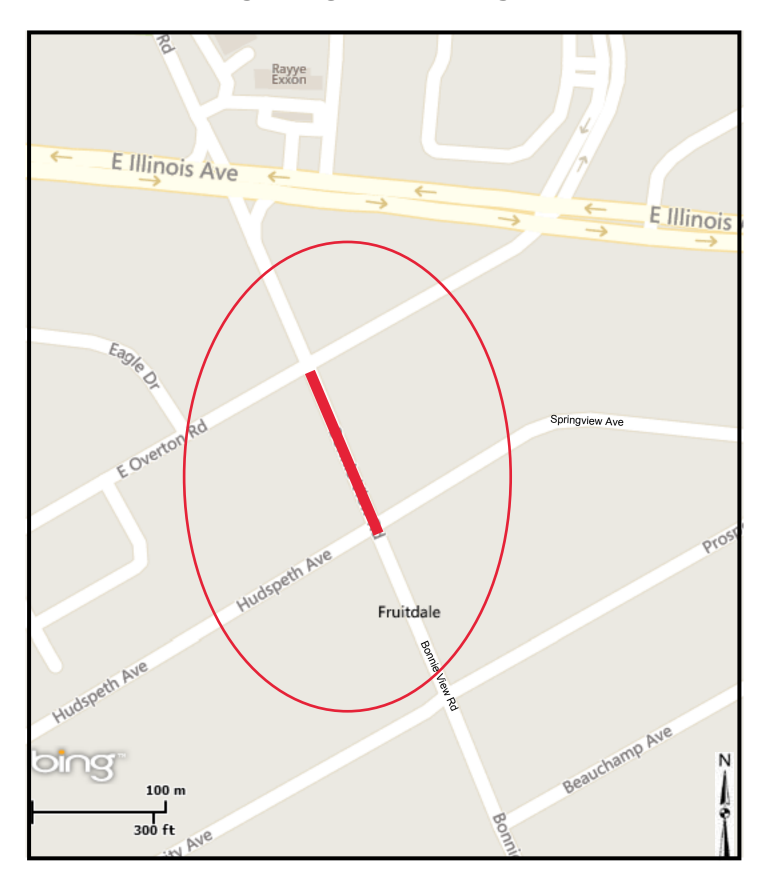
Texas Standard Construction, Ltd.

Ronald H. Dalton, President

MAPS

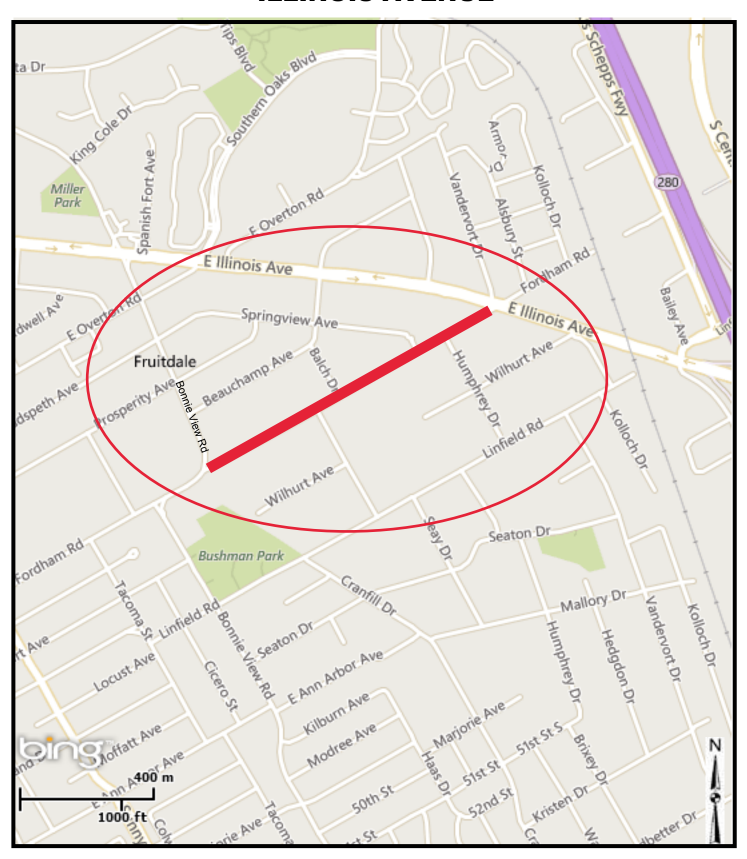
Attached

BONNIE VIEW ROAD FROM OVERTON ROAD TO SPRINGVIEW AVENUE



COUNCIL DISTRICT 4

FORDHAM ROAD FROM BONNIE VIEW ROAD TO ILLINOIS AVENUE



COUNCIL DISTRICT 4

WHEREAS, on September 25, 2013, City Council authorized a professional services contract with Dannenbaum Engineering Company - Dallas, LLC for the engineering design of street reconstruction thoroughfare projects for Bonnie View Road from Overton Road to Springview Avenue and Fordham Road from Bonnie View Road to Illinois Avenue, in an amount not to exceed \$279,884.25, by Resolution No. 13-1731; and

WHEREAS, on April 25, 2018, City Council authorized a contract with Texas Standard Construction, Ltd., for the reconstruction of street paving, storm drainage, and water and wastewater main improvements for Bonnie View Road from Overton Road to Springview Avenue and Fordham Road from Bonnie View Road to Illinois Avenue, in an amount not to exceed \$3,196,267.75, by Resolution No. 18-0601; and

WHEREAS, on February 11, 2019, Administrative Action No. 19-0134 authorized Change Order No. 1 to the construction contract with Texas Standard Construction, Ltd. For additional water main construction services on Bonnie View Road from Overton Road to Springview Avenue and Fordham Road from Bonnie View Road to Illinois Avenue, a zero-dollar amount change order, not increasing the contract amount of \$3,196,267.75; and

WHEREAS, it is now necessary to authorize Change Order No. 2 to the construction services contract with Texas Standard Construction, Ltd. for additional storm drainage work, water main lowering, and wastewater lateral adjustment construction on Fordham Road from Bonnie View Road to Illinois Avenue, in an amount not to exceed \$112,186.81, increasing the contract amount from \$3,196,267.75 to \$3,308,454.56.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That an increase in the construction services contract with Texas Standard Construction, Ltd. (Change Order No. 2) is authorized for additional storm drainage work, water main lowering, and wastewater lateral adjustment construction on Fordham Road from Bonnie View Road to Illinois Avenue, in an amount not to exceed \$112,186.81, increasing the contract amount from \$3,196,267.75 to \$3,308,454.56.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$112,186.81 in accordance with the terms and conditions of the contract to Texas Standard Construction, Ltd. from Street and Transportation Improvements Fund, Fund 3U22, Department PBW, Unit S312, Activity SREC, Object 4510, Program PB12S312, Encumbrance/Contract No. CX-PBW-2018-00005426, Vendor 508379.

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.



TEX NS

City of Dallas

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 6

DEPARTMENT: Department of Public Works

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize an increase in the construction services contract with Pavecon Public Works, LP for additional work associated with the construction of a drainage channel and the installation of light emitting diode street lighting for Chalk Hill Road from Davis Street to 800 feet south of Interstate Highway 30 - Not to exceed \$171,054.30, from \$10,332,248.64 to \$10,503,302.94 - Financing: Street and Transportation Improvements Fund (2006 Bond Funds)

BACKGROUND

Chalk Hill Road from Davis Street to 800 feet south of Interstate Highway 30 (IH-30) was funded in the 2006 Bond Program for thoroughfare improvement.

On November 10, 2015, City Council authorized a construction contract with Pavecon Public Works, LP for street paving, storm drainage, street lighting, landscaping, water and wastewater main improvements for Chalk Hill Road from Davis Street to 800 feet south of IH-30, by Resolution No. 15-2130.

This action will authorize Change Order No. 7 to the construction services contract with Pavecon Public Works, LP for additional work associated with the construction of a drainage channel and the installation of light emitting diode (LED) street lights including poles, fixtures, and wiring for Chalk Hill Road from Davis Street to 800 feet south of IH- 30, in an amount not to exceed \$171,054.30, increasing the contract amount from \$10,332,248.64 to \$10,503,302.94. The extra drainage work is needed to construct a concrete flume to minimize erosion damage to the roadway embankment due to storm drain run-off at the south end of the project near Davis Street. Also, it is necessary to install LED street lighting per the new City of Dallas policy to own and maintain LED street lights.

File #: 19-634 Item #: 11.

ESTIMATED SCHEDULE OF PROJECT

Began Design February 2008
Completed Design August 2015
Began Construction March 2016
Complete Construction November 2019

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On January 23, 2008, City Council authorized a professional services contract with PB Americas, Inc. for the design of thoroughfares projects for Chalk Hill Road from IH-30 frontage road to Singleton Boulevard and Chalk Hill Road from Davis Street to 800 feet south of IH-30, by Resolution No. 08-0324.

On May 26, 2010, City Council authorized approval of the proposed alignment for Chalk Hill Road from West Davis Street to 800 feet south of IH-30 eastbound frontage road and Chalk Hill Road from IH-30 westbound frontage road to Singleton Boulevard, from its current alignment to the proposed alignment by Resolution No. 10-1330.

On December 8, 2010, City Council authorized Supplemental Agreement No. 1 to the professional services contract with PB Americas, Inc. dba Parson Brinckerhoff Americas, Inc. for additional engineering and survey services on Chalk Hill Road from West Davis Street to 800 feet south of IH-30 eastbound frontage road by Resolution No. 10-3076.

On December 8, 2010, City Council authorized Supplemental Agreement No. 1 to the professional services contract with PB Americas, Inc. dba Parson Brinckerhoff Americas, Inc. for additional engineering and survey services on Chalk Hill Road from IH-30 westbound frontage road to Singleton Boulevard by Resolution No. 10-3077.

On September 22, 2015, City Council authorized street paving, storm drainage, street lighting, landscaping, water and wastewater main improvements for Chalk Hill Road from Davis Street to 800 feet south of IH-30; and a benefit assessment hearing to be held on November 10, 2015, to receive comments by Resolution No. 15-1772.

On November 10, 2015, a benefit assessment hearing was held to receive comments on street paving, storm drainage, street lighting, landscaping, water and wastewater main improvements for Chalk Hill Road from Davis Street to 800 feet south of IH-30; and at the close of the hearing, City Council authorized an ordinance levying benefit assessments and a construction contract with Pavecon Public Works, LP by Resolution No. 15-2130.

On November 10, 2015, City Council authorized a professional services contract with Alliance Geotechnical Group, Inc. to provide construction material testing services during the construction of Chalk Hill Road from Davis Street to 800 feet south of IH-30, by Resolution No. 15-2131.

On December 9, 2015, City Council authorized Supplemental Agreement No. 2 to the professional services contract with Parsons Brinckerhoff, Inc. for additional engineering services for Chalk Hill Road from West Davis Street to 800 feet south of IH-30 eastbound frontage road and Chalk Hill Road from IH-30 westbound frontage road to Singleton Boulevard by Resolution No. 15-2221.

File #: 19-634 Item #: 11.

On September 14, 2016, City Council authorized Change Order No. 1 to the construction contract with Pavecon Public Works, LP for additional work associated with the construction of a 12-foot-wide bicycle facility that will connect the Chalk Hill Road project's dedicated on-street bicycle lanes with the planned Chalk Hill Trail Project by Resolution No. 16-1458.

On January 11, 2017, City Council authorized Supplemental Agreement No. 4 to the professional services contract with Parsons Brinckerhoff, Inc. for additional engineering design of the precast concrete panel retaining wall and the associated drainage modification needed for Chalk Hill Road from Davis Street to 800 feet south of IH-30, by Resolution No. 17-0082.

On March 28, 2018, City Council authorized Change Order No. 4 to the construction services contract with Pavecon Public Works, LP for additional work associated with the construction of precast concrete retaining wall, reinforced concrete sidewalk retaining wall, drainage channel and 12-inch water main relocation for Chalk Hill Road from Davis Street to 800 feet south of IH-30, by Resolution No. 18-0426.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Street and Transportation Improvements Fund (2006 Bond Funds) - \$171,054.30

Construction

Paving & Drainage - PBW	\$	7,676,673.42
Water & Wastewater - DWU	\$	1,422,988.82
Material Testing	\$	90,924.50
Change Order No. 1	\$	357,142.86
Change Order No. 2	\$	0.00
Change Order No. 3	\$	0.00
Change Order No. 4	\$	875,443.54
Change Order No. 5	\$	0.00
Change Order No. 6	\$	0.00
Change Order No. 7 (this action)	<u>\$</u>	171,054.30
Total	\$	10,594,227.44

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$171,054.30	Construction	25.00%	0.00%	\$0.00
This contract does not meet the M/WBE goal, but complies with good faith efforts.				
Change Order No. 7 - 28.76% Overall M/WBE participation				

OWNER

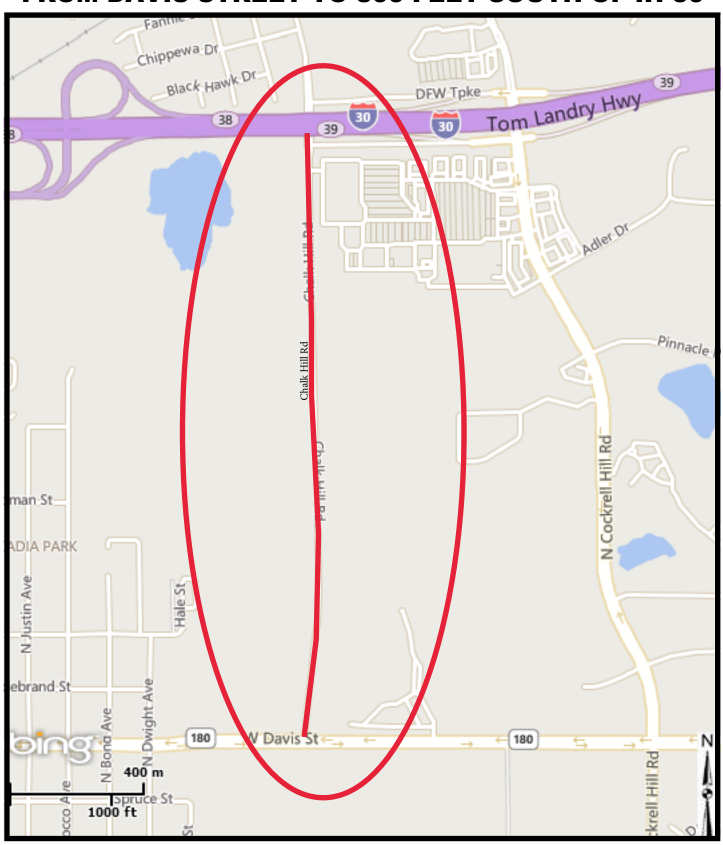
Pavecon Public Works, LP

Brian Cottle, Vice President

MAP

Attached

CHALK HILL ROAD FROM DAVIS STREET TO 800 FEET SOUTH OF IH-30



COUNCIL DISTRICT 6

WHEREAS, on January 23, 2008, City Council authorized a professional services contract with PB Americas, Inc. for the design of thoroughfares projects for Chalk Hill Road from Interstate Highway 30 (IH-30) frontage road to Singleton Boulevard and Chalk Hill Road from Davis Street to 800 feet south of IH-30, in an amount not to exceed \$971,714.50, by Resolution No. 08-0324; and

WHEREAS, on May 26, 2010, City Council authorized approval of the proposed alignment for Chalk Hill Road from West Davis Street to 800 feet south of IH-30 eastbound frontage road and Chalk Hill Road from IH-30 westbound frontage road to Singleton Boulevard, from its current alignment to the proposed alignment by Resolution No. 10-1330; and

WHEREAS, on December 8, 2010, City Council authorized Supplemental Agreement No. 1 to the professional services contract with PB Americas, Inc. dba Parson Brinckerhoff Americas, Inc. for additional engineering and survey services on Chalk Hill Road from West Davis Street to 800 feet south of IH-30 eastbound frontage road, in an amount not to exceed \$54,551.50, from \$464,096.20 to \$518,647.70, by Resolution No. 10-3076; and

WHEREAS, on December 8, 2010, City Council authorized Supplemental Agreement No. 1 to the professional services contract with PB Americas, Inc. dba Parson Brinckerhoff Americas, Inc. for additional engineering and survey services on Chalk Hill Road from IH-30 westbound frontage road to Singleton Boulevard, in an amount not to exceed \$181,486.30, from \$507,618.30 to \$689,104.60, by Resolution No. 10-3077; and

WHEREAS, Resolution Nos. 10-3076 and 10-3077 should have been authorized as Supplemental Agreement No. 1 to the professional services contract with PB Americas, Inc. dba Parson Brinckerhoff Americas, Inc. for additional engineering and survey services under the same action, in an amount not to exceed \$236,037.80, from \$971,714.50 to \$1,207,752.30; and

WHEREAS, on September 4, 2015, bids were received for street paving, storm drainage, street lighting, landscaping, water and wastewater main improvements for Chalk Hill Road from Davis Street to 800 feet south of IH-30 eastbound frontage road; and

WHEREAS, on September 22, 2015, City Council authorized street paving, storm drainage, street lighting, landscaping, water and wastewater main improvements for Chalk Hill Road from Davis Street to 800 feet south of IH-30; and a benefit assessment hearing to be held on November 10, 2015, to receive comments by Resolution No. 15-1772; and

WHEREAS, on November 10, 2015, a benefit assessment hearing was held to receive comments on street paving, storm drainage, street lighting, landscaping, water and wastewater main improvements for Chalk Hill Road from Davis Street to 800 feet south of IH-30; and at the close of the hearing, City Council authorized an ordinance levying benefit assessments and a construction contract with Pavecon Public Works, LP, in an amount not to exceed \$9,099,662.24, by Resolution No. 15-2130; and

WHEREAS, on November 10, 2015, City Council authorized a professional services contract with Alliance Geotechnical Group, Inc. to provide construction material testing services during the construction of Chalk Hill Road from Davis Street to 800 feet south of the IH-30, in an amount not to exceed \$90,924.50, by Resolution No. 15-2131; and

WHEREAS, on December 9, 2015, City Council authorized Supplemental Agreement No. 2 to the professional services contract with Parsons Brinckerhoff, Inc. for additional engineering services for Chalk Hill Road from West Davis Street to 800 feet south of the IH-30 eastbound frontage road and Chalk Hill Road from IH-30 westbound frontage road to Singleton Boulevard, in an amount not to exceed \$94,000.70, from \$518,647.70 to \$612,648.40, by Resolution No. 15-2221; and

WHEREAS, Resolution No. 15-2221 should have authorized Supplemental Agreement No. 2 to the professional services contract with Parsons Brinckerhoff, Inc. for additional engineering services for Chalk Hill Road from West Davis Street to 800 feet south of IH-30 and Chalk Hill Road from IH-30 westbound frontage road to Singleton Boulevard, in an amount not to exceed \$94,000.70, from \$1,207,752.30 to \$1,301,753.00; and

WHEREAS, on September 13, 2016, Administrative Action No. 16-6617 authorized Supplemental Agreement No. 3 to the professional services contract with Parsons Brinckerhoff, Inc. for additional engineering services on Chalk Hill Road from Davis Street to IH-30 frontage road, in an amount not to exceed \$42,857.14, from \$1,301,753.00 to \$1,344,610.14; and

WHEREAS, on September 14, 2016, City Council authorized Change Order No. 1 to the construction contract with Pavecon Public Works, LP for additional work associated with the construction of a 12-foot-wide bicycle facility that will connect the Chalk Hill Road project's dedicated on-street bicycle lanes with the planned Chalk Hill Trail Project, in an amount not to exceed \$357,142.86, from \$9,099,662.24 to \$9,456,805.10, by Resolution No. 16-1458; and

WHEREAS, on April 24, 2017, Administrative Action No. 17-0464 authorized Change Order No. 2 to the construction contract with Pavecon Public Works, LP for additional construction items related to street paving for Chalk Hill Road (South) from Davis Street to IH-30 frontage road, a zero-dollar amount change order, not increasing the contract amount of \$9,458,805.10; and

WHEREAS, on July 13, 2017, Administrative Action No. 17-0794 authorized Change Order No. 3 to the construction contract with Pavecon Public Works, LP for additional construction items related to street paving for Chalk Hill Road (South) from Davis Street to IH-30 frontage road, a zero-dollar amount change order, not increasing the contract amount of \$9,456,805.10; and

WHEREAS, on January 11, 2017, City Council authorized Supplemental Agreement No. 4 to the professional services contract with Parsons Brinckerhoff, Inc. for additional engineering design of the precast concrete panel retaining wall and the associated drainage modification needed for Chalk Hill Road from Davis Street to 800 feet south of IH-30, in an amount not to exceed \$86,039.14, from \$1,344,610.14 to \$1,430,649.28, by Resolution No. 17-0082; and

WHEREAS, on March 28, 2018, City Council authorized Change Order No. 4 to the construction services contract with Pavecon Public Works, LP for additional work associated with the construction of precast concrete retaining wall, reinforced concrete sidewalk retaining wall, drainage channel and 12-inch water main relocation for Chalk Hill Road from Davis Street to 800 feet south of IH-30, in an amount not to exceed \$875,443.54, from \$9,456,805.10 to \$10,332,248.64, by Resolution No. 18-0426; and

WHEREAS, on June 11, 2018, Administrative Action No. 18-0405 authorized Change Order No. 5 to the construction contract with Pavecon Public Works, LP for additional construction items related to street paving for Chalk Hill Road (South) from Davis Street to IH-30 frontage road, a zero-dollar amount change order, not increasing the contract amount of \$10,332,248.64; and

WHEREAS, on January 9, 2019, Administrative Action No. 19-0122 authorized Change Order No. 6 to the construction contract with Pavecon Public Works, LP for additional construction items related to street paving for Chalk Hill Road (South) from Davis Street to IH-30 frontage road, a zero-dollar amount change order, not increasing the contract amount of \$10,332,248.64; and

WHEREAS, it is now necessary to authorize Change Order No. 7 to the construction services contract with Pavecon Public Works, LP for additional work associated with the construction of a drainage channel and the installation of light emitting diode street lighting for Chalk Hill Road from Davis Street to 800 feet south of IH 30, in an amount not to exceed \$171,054.30, increasing the contract amount from \$10,332,248.64 to \$10,503,302.94.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That an increase in the construction services contract with Pavecon Public Works, LP (Change Order No. 7) is authorized for additional work associated with the construction of a drainage channel and the installation of light emitting diode street lighting for Chalk Hill Road from Davis Street to 800 feet south of IH- 30, in an amount not to exceed \$171,054.30, increasing the contract amount from \$10,332,248.64 to \$10,503,302.94.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$171,054.30 in accordance with the terms and conditions of the contract to Pavecon Public Works, LP from Street and Transportation Improvements Fund, Fund 2T22, Department PBW, Unit U781, Activity THRF, Object 4510, Program PB06U781, Encumbrance CT-PBW06U781B1, Vendor VS89455.

SECTION 3. That this contract is designated as Contract No. PBW-2016-00001075.

SECTION 4. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.





1500 Marilla Street Dallas, Texas 75201

Agenda Information Sheet

File #: 19-631 Item #: 12.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 4

DEPARTMENT: Department of Public Works

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize an increase in the construction services contract with Jeske Construction Company to remove various concrete panels found underneath the roadway and add eight-inch flex-base material, and add permanent traffic signs and pavement markings along South Ewing Avenue from Galloway Avenue to Genoa Avenue - Not to exceed \$149,693.90, from \$2,082,956.00 to \$2,232,649.90 - Financing: Street and Transportation Improvements Fund (2012 Bond Funds)

BACKGROUND

South Ewing Avenue from Galloway Avenue to Genoa Avenue was included in the 2012 Bond Program as a Thoroughfare Project.

On June 14, 2017, City Council authorized a benefit assessment hearing to receive comments on street paving, drainage, and water and wastewater main improvements for South Ewing Avenue from Genoa Avenue to Galloway Avenue; and at the close of the hearing, authorized an ordinance levying benefit assessments, and a construction contract with Jeske Construction Company by Resolution No. 17-0987.

This action will authorize Change Order No. 1 to the construction services contract with Jeske Construction Co. to remove concrete panels that were encountered underneath the existing asphalt roadway pavement during construction, including under several driveway approaches. The scope of this project is being modified by adding new items and increasing the quantities for some existing items in the contract. The contractor is required to remove these panels and fill the areas with eightinch flex-base material to fill the voids prior to the installation of the new reinforced concrete pavement. This action also includes adding several permanent traffic signs and pavement markings in response to a request from the Department of Transportation.

File #: 19-631 Item #: 12.

ESTIMATED SCHEDULE OF PROJECT

Began Design September 2013
Completed Design October 2015
Began Construction November 2017

Complete Construction July 2019

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On May 10, 2017, City Council authorized street paving, drainage, water and wastewater main improvements and a benefit assessment hearing for South Ewing Avenue from Genoa Avenue to Galloway Avenue by Resolution No. 17-0748.

On June 14, 2017, City Council authorized a benefit assessment hearing to receive comments on street paving, drainage, and water and wastewater main improvements for South Ewing Avenue from Genoa Avenue to Galloway Avenue; and at the close of the hearing, authorized an ordinance levying benefit assessments, and a construction contract with Jeske Construction Company by Resolution No. 17-0987.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Street and Transportation Improvements Fund (2012 Bond Funds) - \$149,693.90

Construction Contract

Paving and Drainage (PBW) \$1,615,151.00
Water and Wastewater (DWU) \$ 467,805.00
Change Order No. 1 (this action) (PBW) \$ 149,693.90

Total Construction Cost \$2,232,649.90

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$149,693.90	Construction	25.00%	25.58%	\$38,287.00
This contract exceeds the M/WBE goal.				
● Change Order No. 1 - 25.42% Overall M/WBE participation				

OWNER

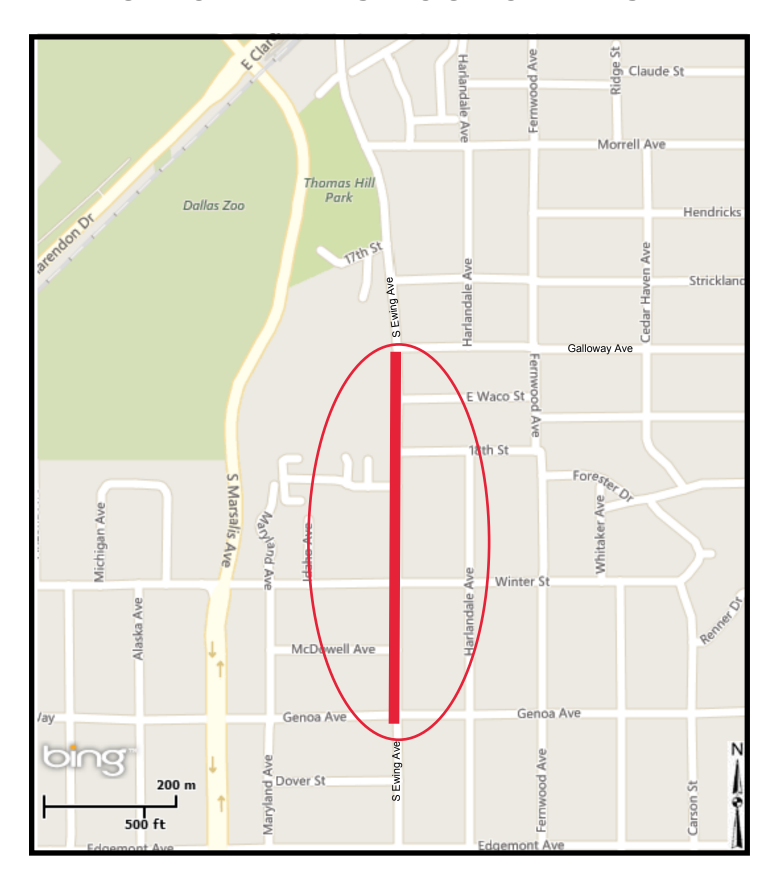
Jeske Construction Company

Steve Jeske, President

MAP

Attached

SOUTH EWING AVENUE FROM GALLOWAY AVENUE TO GENOA AVENUE



COUNCIL DISTRICT 4

WHEREAS, on May 10, 2017, City Council authorized street paving, drainage, water and wastewater main improvements and a benefit assessment hearing by Resolution No. 17-0748; and

WHEREAS, on June 14, 2017, City Council authorized a benefit assessment hearing to receive comments on street paving, drainage, and water and wastewater main improvements for South Ewing Avenue from Genoa Avenue to Galloway Avenue; and at the close of the hearing, authorized an ordinance levying benefit assessments, and a construction contract with Jeske Construction Company, in an amount not to exceed \$2,082,956.00, by Resolution No. 17-0987; and

WHEREAS, it is now necessary to authorize Change Order No. 1 to the construction services contract with Jeske Construction Company to remove various concrete panels found underneath the roadway and add eight-inch flex-base material, and add permanent traffic signs and pavement markings along South Ewing Avenue from Galloway Avenue to Genoa Avenue. The scope of this project is being modified by adding new items and increasing the quantities for some existing items in the contract, in an amount not to exceed \$149,693.90, increasing the contract amount from \$2,082,956.00 to \$2,232,649.90.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That an increase in the construction services contract with Jeske Construction Company (Change Order No. 1) is authorized to remove various concrete panels found underneath the roadway and add eight-inch flex-base material, and add permanent traffic signs and pavement markings along South Ewing Avenue from Galloway Avenue to Genoa Avenue, in an amount not to exceed \$149,693.90, increasing the contract amount from \$2,082,956.00 to \$2,232,649.90.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$149,693.90 in accordance with the terms and conditions of the contract to Jeske Construction Co. from Street and Transportation Improvements Fund, Fund 3U22, Department PBW, Unit S311, Activity SREC, Object 4510, Program PB12S311, Encumbrance CT-STS12S31111, Vendor 083791.

SECTION 3. That this contract is designated as Contract No. STS-2017-00001867.

SECTION 4. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.



1500 Marilla Street Dallas, Texas 75201



Agenda Information Sheet

File #: 19-567 Item #: 15.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): Outside City Limits

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

Authorize acquisition from Curtis Seastrunk, of approximately 7,308 square feet of land located in Hunt County for the Lake Tawakoni 144-inch Transmission Pipeline Project - Not to exceed \$5,000.00 (\$2,517.00, plus closing costs and title expenses not to exceed \$2,483.00) - Financing: Water Construction Fund

BACKGROUND

This item authorizes the acquisition from Curtis Seastrunk, of approximately 7,308 square feet of land located in Hunt County. This property will be used for the construction of a 144-inch raw water transmission line for the Lake Tawakoni 144-inch Transmission Pipeline Project. The consideration is based on an independent appraisal. There are no relocation benefits associated.

This acquisition is part of the right-of-way required to construct approximately 32 miles of pipeline from Lake Tawakoni to the Interim Balancing Reservoir located in Terrell, Texas and then to the Eastside Water Treatment Plant located in Sunnyvale, Texas. The new raw water pipeline will augment the existing 72-inch and 84-inch pipelines. The construction of this pipeline will give Dallas Water Utilities the ability to utilize the full capacity of both the Lake Tawakoni and the Lake Fork raw water supply to meet the current city needs and future water demands.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

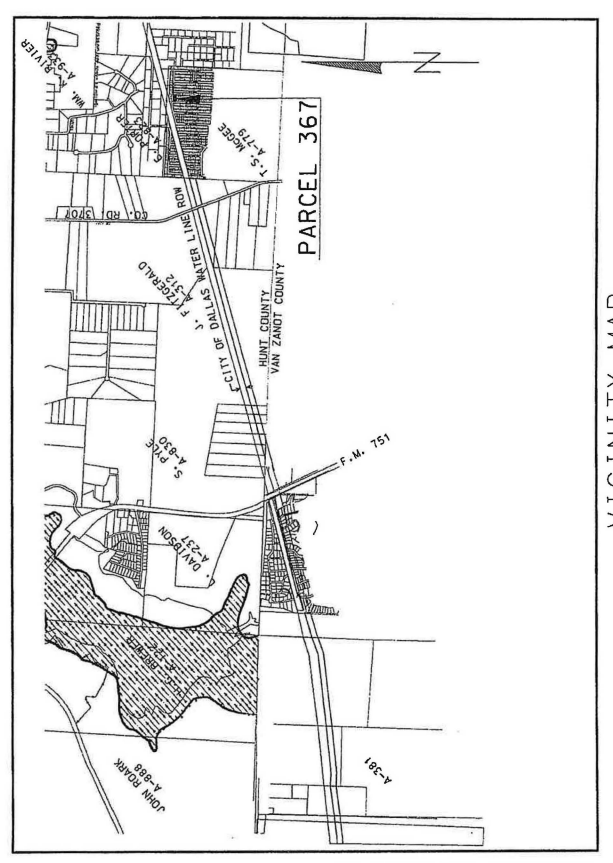
Water Construction Fund - \$5,000.00 (\$2,517.00, plus closing costs and title expenses not to exceed \$2,483.00)

OWNER

Curtis Seastrunk

<u>MAP</u>

Attached



VICINITY MAP APPROXIMATE SCALE 1"

A RESOLUTION DETERMINING UPON THE NECESSITY OF ACQUIRING REAL PROPERTY AND AUTHORIZING ITS PURCHASE FOR PUBLIC USE.

DEFINITIONS: For the purposes of this resolution, the following definitions of terms shall apply:

"CITY": The City of Dallas

"PROPERTY": Approximately 7,308 square feet of land located in Hunt County, Texas, and being the same property more particularly described in Exhibit "A", attached hereto and made a part hereof for all purposes, and any and all improvements, rights and appurtenances appertaining thereto.

"PROJECT": Lake Tawakoni 144-inch Transmission Pipeline

"USE": The installation, use, and maintenance of a pipeline or lines for the transmission of treated water together with such appurtenant facilities as may be necessary, provided, however, to the extent fee title to the PROPERTY is acquired, such title and the PROPERTY shall not be limited to or otherwise deemed restricted to the USE here provided.

"PROPERTY INTEREST": Fee Simple, subject to the exceptions, reservations, covenants, conditions and/or interests, if any, provided in the form instrument more particularly described in Exhibit "B" attached hereto and made a part hereof for all purposes.

"OWNER": Curtis Seastrunk, provided, however, that the term "OWNER" as used in this resolution means all persons having an ownership interest, regardless of whether those persons are actually named herein.

"PURCHASE AMOUNT": \$2,517.00

"CLOSING COSTS AND TITLE EXPENSES": Not to exceed \$2,483.00

"AUTHORIZED AMOUNT": Not to exceed \$5,000.00

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the USE of the PROPERTY for the PROJECT is a public use.

SECTION 2. That public necessity requires that CITY acquire the PROPERTY INTEREST in the PROPERTY for the PROJECT.

SECTION 3. That the City Manager, and/or the City Manager's designees, is hereby authorized and directed to consummate and accept the purchase, grant, and conveyance to CITY of the PROPERTY INTEREST in and to the PROPERTY pursuant to the conveyancing instrument substantially in the form described in Exhibit "B", attached hereto and made a part hereof for all purposes, and approved as to form by the City Attorney and to execute, deliver and receive such other usual and customary documents necessary, appropriate and convenient to consummating this transaction.

SECTION 4. That to the extent the PROPERTY is being purchased wholly or partly with bond proceeds CITY has obtained an independent appraisal of the PROPERTY'S market value.

SECTION 5. That OWNER has been provided with a copy of the Landowner's Bill of Rights as contemplated by applicable state statute.

SECTION 6. That in the event this acquisition closes, the Chief Financial Officer is hereby authorized and directed to draw a warrant in favor of the OWNER, or the then current owner of record, or the title company closing the transaction described herein in the PURCHASE AMOUNT and CLOSING COSTS AND TITLE EXPENSES payable out of Water Construction Fund, Fund 0102, Department DWU, Unit CW20, Activity RWPT, Program 704041, Object 4210, Encumbrance/Contract No. CX-DWU-2019-00009293. The PURCHASE AMOUNT, CLOSING COSTS and TITLE EXPENSES together shall not exceed the AUTHORIZED AMOUNT.

SECTION 7. That CITY is to have possession and/or use, as applicable, of the PROPERTY at closing; and CITY will pay any title expenses and closing costs. All costs and expenses described in this section shall be paid from the previously described funds.

SECTION 8. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.

APPROVED AS TO FORM:

CHRISTOPHER J. CASO, Interim City Attorney

BY: Assistant City Attorn

EXHIBIT A

FIELD NOTES

DESCRIBING A TRACT OF LAND FOR FEE SIMPLE ACQUISITION OF RIGHT-OF-WAY FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN HUNT COUNTY, TEXAS

Parcel: 367

BEING a 7,308 square foot (0.1678 acre) tract of land in the T. McGee Survey, Abstract No. 779, being all of Lots 43, 44, 85 and 86, Block U of the Waco Bay Estates Subdivision, Phase III as recorded in Volume 400, Page 631-633 of the Plat Records of Hunt County, Texas, said Lots 43, 44, 85 and 86 being described in Quitclaim Deed to Curtis Seastrunk, dated January 23, 2006, as recorded in Volume 1457, Page 422 of the Deed Records of Hunt County, Texas.

All bearings for this tract refer to the NAD-83 Texas State Plane Coordinate System, North Central Zone 4202, according to measurements made at NGS continuously operating reference stations Collin CORS ARP, Dallas CORS ARP, Kaufman CORS ARP, Tyler CORS ARP, and Paris CORS ARP. The Kaufman County scale factor of 1.000114077 as published by the Texas Department of Transportation, Dallas District was used for this project.

A plat of even survey date herewith accompanies this legal description.

Company Name:

DAL-TECH Engineering, Inc.

TBPLS Firm No. 10123500

Surveyor's Name:

Patrick J. Baldasaro Registered Professional Land Surveyor

Texas No. 5504



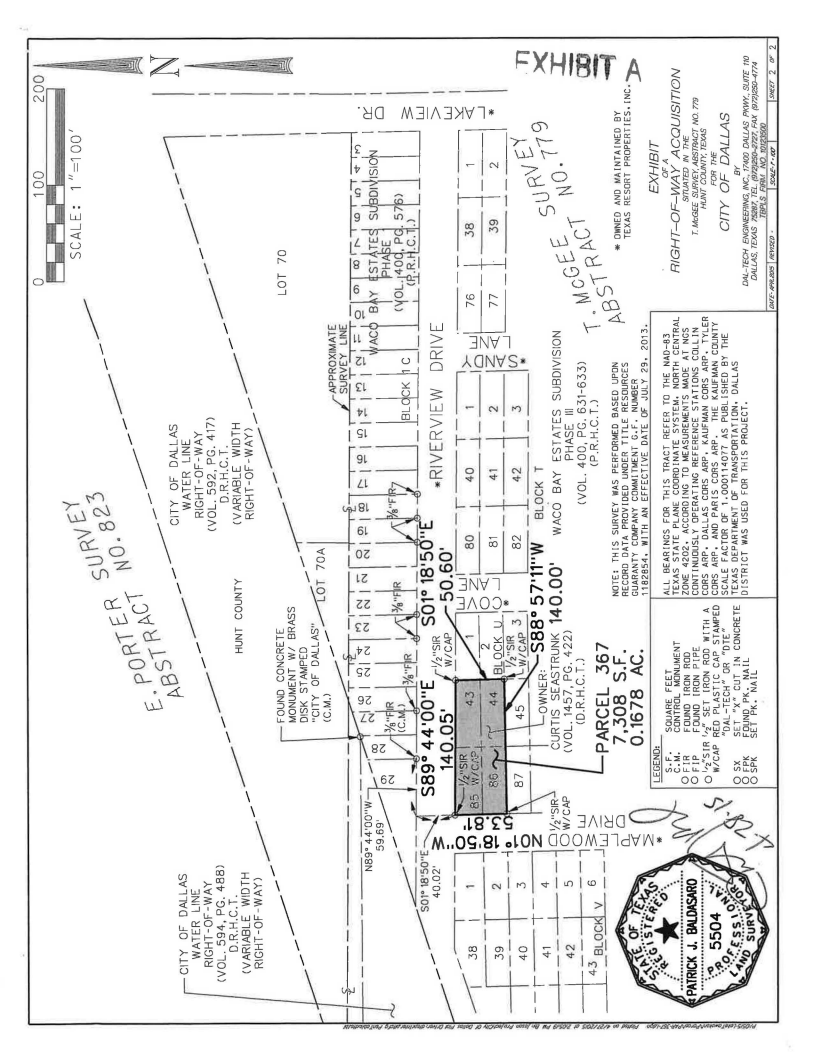


EXHIBIT B

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

WARRANTY DEED

THE STATE OF TEXAS §

KNOW ALL PERSONS BY THESE PRESENTS:

COUNTY OF HUNT§

That Curtis Seastrunk, a single man (hereinafter called "Grantor" whether one or more natural persons or legal entities) of the County of Hunt, State of Texas, for and in consideration of the sum of TWO THOUSAND FIVE HUNDRED SEVENTEEN AND 00/100 DOLLARS (\$2,517.00) to the undersigned in hand paid by the **City of Dallas, 1500 Marilla Street, Dallas, Texas, 75201**, a Texas municipal corporation (hereinafter called "City"), the receipt of which is hereby acknowledged and confessed, has granted, sold and conveyed and does hereby grant, sell and convey unto City, its successors and assigns, all of the property described in Exhibit "A", attached hereto and made a part hereof by reference for all purposes.

SPECIAL PROVISIONS: NONE

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging unto City, its successors and assigns forever, and Grantor binds Grantor and Grantor's heirs, executors, administrators or successors, to Warrant and Forever Defend all and singular the said premises unto City, its successors and assigns, against every person whomsoever lawfully claiming, or to claim the same or any part thereof.

EXECUTED this	_day of		
APPROVED AS TO FORM: CHRISTOPHER J. CASO, Interim Cit By: Assistant City Attorney	Attorney	Curtis Seastrunk	



STATE	OF	TE	XAS	
COUNT	ΥC)F H	IUN	ſ

COUNTY OF HONT	
This instrument was acknowledged befor by Curtis Seastrunk.	re me on
	Notary Public, State of TEXAS
	Notary Public, State of TEXAS

After recording return to:
City of Dallas
Department of Sustainable Development and Construction
Real Estate Division
320 East Jefferson Boulevard, Room 203
Dallas, Texas 75203
attn: Christian Roman

Warranty Deed Log No. 44015

EXHIBIT A

FIELD NOTES

DESCRIBING A TRACT OF LAND FOR FEE SIMPLE ACQUISITION OF RIGHT-OF-WAY FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN HUNT COUNTY, TEXAS

Parcel: 367

BEING a 7,308 square foot (0.1678 acre) tract of land in the T. McGee Survey, Abstract No. 779, being all of Lots 43, 44, 85 and 86, Block U of the Waco Bay Estates Subdivision, Phase III as recorded in Volume 400, Page 631-633 of the Plat Records of Hunt County, Texas, said Lots 43, 44, 85 and 86 being described in Quitclaim Deed to Curtis Seastrunk, dated January 23, 2006, as recorded in Volume 1457, Page 422 of the Deed Records of Hunt County, Texas.

All bearings for this tract refer to the NAD-83 Texas State Plane Coordinate System, North Central Zone 4202, according to measurements made at NGS continuously operating reference stations Collin CORS ARP, Dallas CORS ARP, Kaufman CORS ARP, Tyler CORS ARP, and Paris CORS ARP. The Kaufman County scale factor of 1.000114077 as published by the Texas Department of Transportation, Dallas District was used for this project.

A plat of even survey date herewith accompanies this legal description.

Company Name:

DAL-TECH Engineering, Inc.

TBPLS Firm No. 10123500

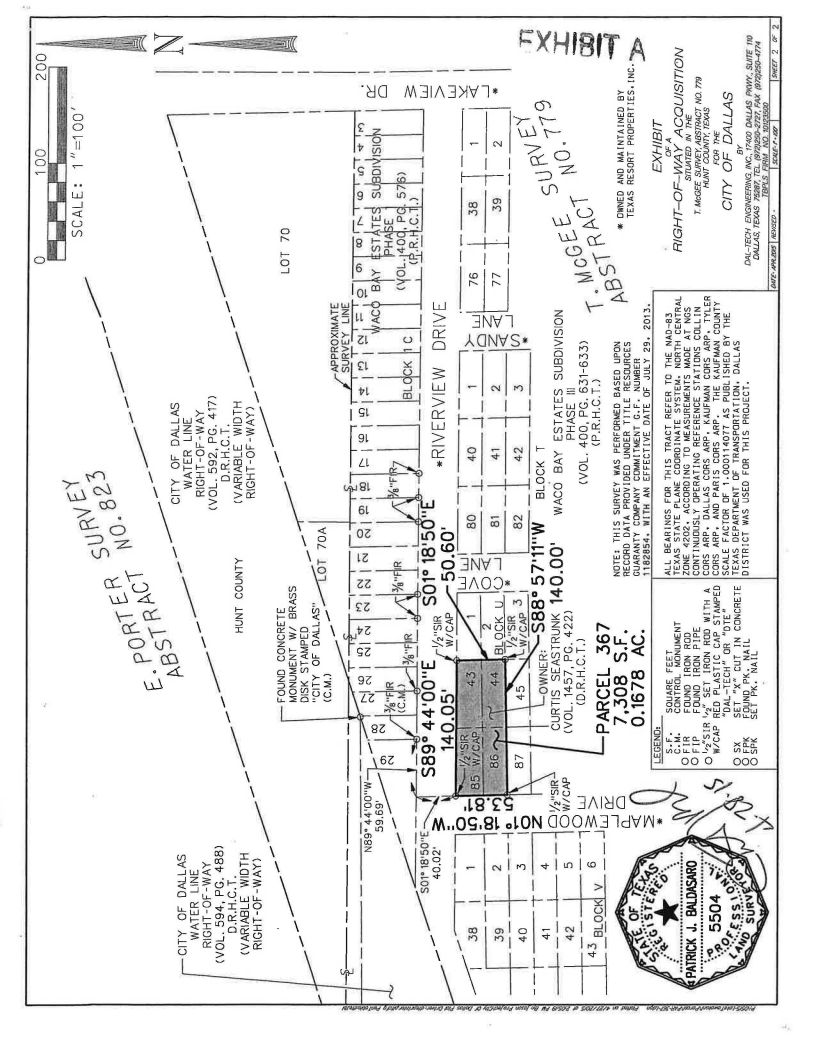
Surveyor's Name:

Patrick J. Baldasaro

Registered Professional Land Surveyor

Texas No. 5504









1500 Marilla Street Dallas, Texas 75201

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): Outside City Limits

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

Authorize acquisition from Dora Jean Gayler, of approximately 37,827 square feet of land located in Van Zandt County for the Lake Tawakoni 144-inch Transmission Pipeline Project - Not to exceed \$16,026.00 (\$13,026.00, plus closing costs and title expenses not to exceed \$3,000.00) - Financing: Water Construction Fund

<u>BACKGROUND</u>

This item authorizes the acquisition from Dora Jean Gayler, of approximately 37,827 square feet of land located in Van Zandt County. This property will be used for the construction of a 144-inch raw water transmission line for the Lake Tawakoni 144-inch Transmission Pipeline Project. The consideration is based on an independent appraisal. There are no relocation benefits associated.

This acquisition is part of the right-of-way required to construct approximately 32 miles of pipeline from Lake Tawakoni to the Interim Balancing Reservoir located in Terrell, Texas and then to the Eastside Water Treatment Plant located in Sunnyvale, Texas. The new raw water pipeline will augment the existing 72-inch and 84-inch pipelines. The construction of this pipeline will give Dallas Water Utilities the ability to utilize the full capacity of both the Lake Tawakoni and the Lake Fork raw water supply to meet the current city needs and future water demands.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

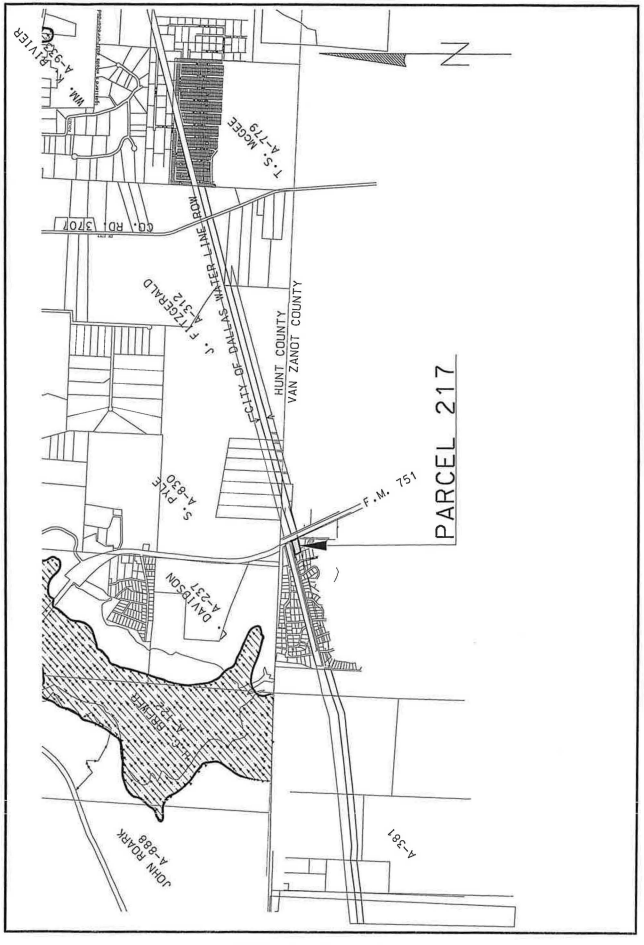
Water Construction Fund - \$16,026.00 (\$13,026.00, plus closing costs and title expenses not to exceed \$3,000.00)

OWNER

Dora Jean Gayler

<u>MAP</u>

Attached



2000' VICINITY MAP Approximate scale 1"=

A RESOLUTION DETERMINING UPON THE NECESSITY OF ACQUIRING REAL PROPERTY AND AUTHORIZING ITS PURCHASE FOR PUBLIC USE.

DEFINITIONS: For the purposes of this resolution, the following definitions of terms shall apply:

"CITY": The City of Dallas

"PROPERTY": Approximately 37,827 square feet of land located in Van Zandt County, Texas, and being the same property more particularly described in Exhibit "A", attached hereto and made a part hereof for all purposes, and any and all improvements, rights and appurtenances appertaining thereto.

"PROJECT": Lake Tawakoni 144-inch Transmission Pipeline

"USE": The installation, use, and maintenance of a pipeline or lines for the transmission of treated water together with such appurtenant facilities as may be necessary, provided, however, to the extent fee title to the PROPERTY is acquired, such title and the PROPERTY shall not be limited to or otherwise deemed restricted to the USE here provided.

"PROPERTY INTEREST": Fee Simple, subject to the exceptions, reservations, covenants, conditions and/or interests, if any, provided in the form instrument more particularly described in Exhibit "B" attached hereto and made a part hereof for all purposes.

"OWNER": Dora Jean Gayler, provided, however, that the term "OWNER" as used in this resolution means all persons having an ownership interest, regardless of whether those persons are actually named herein.

"PURCHASE AMOUNT": \$13,026.00

"CLOSING COSTS AND TITLE EXPENSES": Not to exceed \$3,000.00

"AUTHORIZED AMOUNT": Not to exceed \$16,026.00

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the USE of the PROPERTY for the PROJECT is a public use.

SECTION 2. That public necessity requires that CITY acquire the PROPERTY INTEREST in the PROPERTY for the PROJECT.

SECTION 3. That the City Manager, and/or the City Manager's designees, is hereby authorized and directed to consummate and accept the purchase, grant, and conveyance to CITY of the PROPERTY INTEREST in and to the PROPERTY pursuant to the conveyancing instrument substantially in the form described in Exhibit "B", attached hereto and made a part hereof for all purposes, and approved as to form by the City Attorney and to execute, deliver and receive such other usual and customary documents necessary, appropriate and convenient to consummating this transaction.

SECTION 4. That to the extent the PROPERTY is being purchased wholly or partly with bond proceeds CITY has obtained an independent appraisal of the PROPERTY'S market value.

SECTION 5. That OWNER has been provided with a copy of the Landowner's Bill of Rights as contemplated by applicable state statute.

SECTION 6. That in the event this acquisition closes, the Chief Financial Officer is hereby authorized and directed to draw a warrant in favor of the OWNER, or the then current owner of record, or the title company closing the transaction described herein in the PURCHASE AMOUNT and CLOSING COSTS AND TITLE EXPENSES payable out of Water Construction Fund, Fund 0102, Department DWU, Unit CW20, Activity RWPT, Program 704041, Object 4210, Encumbrance/Contract No. CX- DWU-2019-00009814. The PURCHASE AMOUNT, CLOSING COSTS and TITLE EXPENSES together shall not exceed the AUTHORIZED AMOUNT.

SECTION 7. That CITY is to have possession and/or use, as applicable, of the PROPERTY at closing; and CITY will pay any title expenses and closing costs. All costs and expenses described in this section shall be paid from the previously described funds.

SECTION 8. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.

APPROVED AS TO FORM:

CHRISTOPHER J. CASO, Interim City Attorney

Assistant City Attorney

DESCRIBING A TRACT OF LAND FOR A FEE SIMPLE AQUISITION FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN VAN ZANDT COUNTY, TEXAS

Parcel: 217

Exhibit A

BEING a 0.8684 acre tract of land in the J. McCown Survey, Abstract No. 527, being a part of a called 2.172 acre tract of land described in Warranty Deed with Vendor's Lien to Garland D. Gayler, a/k/a/ Dan Gayler, as recorded Volume 1991, Page 556, of the Deed Records of Van Zandt County, Texas, (D.R.V.Z.C.T.), and being more particularly described as follows:

BEGINNING at a 1/2-inch iron rod with red cap stamped "DAL-TECH" (hereinafter referred to as "with cap") set at the intersection of the southeast right-of-way line of Brave Buffalo Road (20' right-of-way) and the southwest right-of-way line of F.M. 751 (100' right-of-way);

THENCE South 29 degrees 10 minutes 08 seconds East, with the northeast line of said Gayler tract and the southwest right-of-way line of said F.M. 751, a distance of 121.21 feet to a 1/2-inch iron rod with cap set;

THENCE South 02 degrees 39 minutes 07 seconds East, departing the southwest right-of-way line of said F.M. 751 and with the east line of said Gayler tract, a distance of 11.43 feet to a 1/2-inch iron rod with cap set;

THENCE South 71 degrees 48 minutes 23 seconds West, departing the east line of said Gayler tract, a distance of 282.62 feet to a point (not set – falls in pond) in the southwest line of said Gayler tract and the northeast line of Lot 130-B of the Revision of Lots 129, 130 & 131 of the Rolling Oaks Subdivision, as recorded in Slide 59-B, of the Plat Records of Van Zandt County, Texas;

THENCE North 31 degrees 40 minutes 51 seconds West, with the southwest line of said Gayler tract and the northeast line of said Lot 130-B, a distance of 52.60 feet to a 1/2-inch iron rod with cap set at the northeast corner of said Lot 130-B and the southeast corner of Lot 129-B of said Rolling Oaks Subdivision;

THENCE North 32 degrees 35 minutes 20 seconds West, continuing with the southwest line of said Gayler tract and the northeast line of said Lot 129-B, a distance of 81.41 feet to a 1/2-inch iron rod with cap set at the northeast corner of said Lot 129-B and being in the southeast right-of-way line of said Brave Buffalo Road;

THENCE North 71 degrees 48 minutes 23 seconds East, departing the southwest line of said Gayler tract and with the southeast right-of-way of said Brave Buffalo Road, a distance of 295.11 feet to the POINT OF BEGINNING and containing 37,827 square feet or 0.8684 acres of land, more or less.



DESCRIBING A TRACT OF LAND FOR A FEE SIMPLE AQUISITION FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN VAN ZANDT COUNTY, TEXAS

Parcel: 217

All bearings for this tract refer to the NAD-83 Texas State Plane Coordinate System, North Central Zone 4202, according to measurements made at NGS continuously operating reference stations Collin CORS ARP, Dallas CORS ARP, Kaufman CORS ARP, Tyler CORS ARP, and Paris CORS ARP. The Kaufman County scale factor of 1.000114077 as published by the Texas Department of Transportation, Dallas District was used for this project.

A plat of even survey date herewith accompanies this legal description.

D---

Gordon N. Anderson

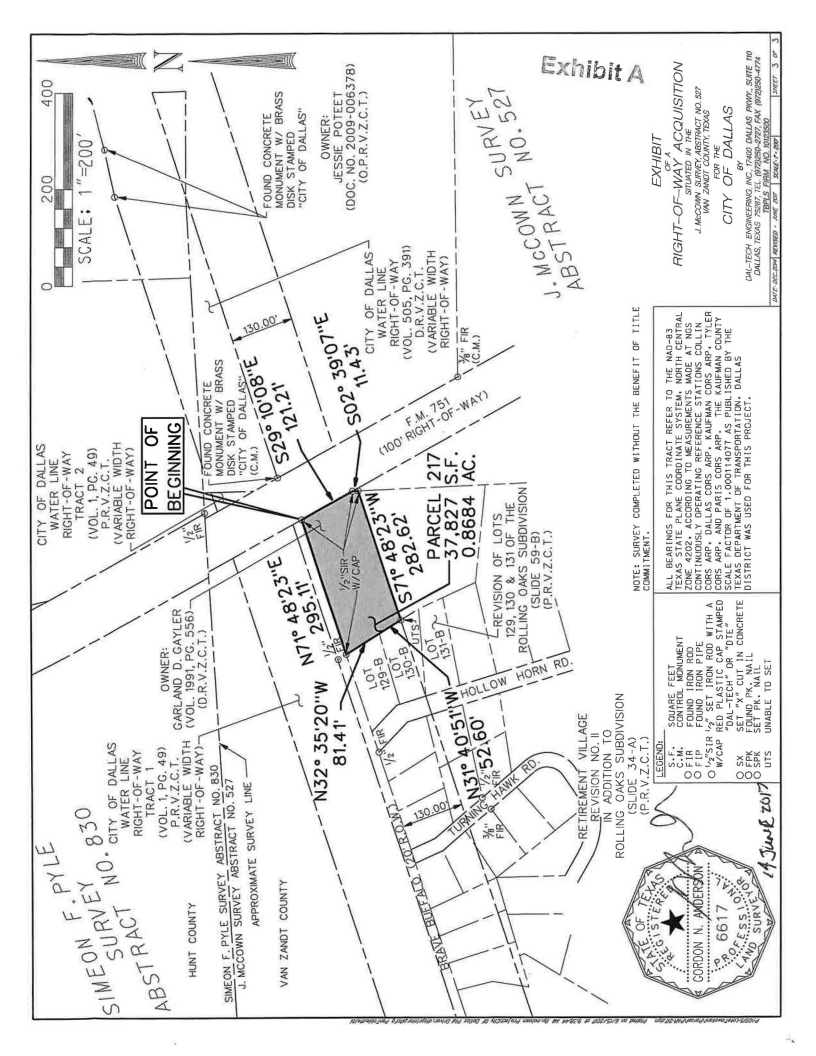
Registered Professional Land Surveyor

Texas No. 6617

DAL-TECH Engineering, Inc.

TBPLS Firm No. 10123500

Date: 4 June 2017





NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

WARRANTY DEED

THE STATE OF TEXAS	§ KNOW ALL PERSONS BY THESE PRESENTS:
COUNTY OF VAN ZANDT	§
natural persons or legal er consideration of the sum DOLLARS (\$13,026.00) to Marilla Street, Dallas, Ter "City"), the receipt of which and conveyed and does he	a widow (hereinafter called "Grantor" whether one or more ntities) of the County of Van Zandt, State of Texas, for and in of THIRTEEN THOUSAND TWENTY SIX AND 00/100 the undersigned in hand paid by the City of Dallas, 1500 xas, 75201, a Texas municipal corporation (hereinafter called h is hereby acknowledged and confessed, has granted, sold hereby grant, sell and convey unto City, its successors and y described in Exhibit "A", attached hereto and made a part purposes.
	This conveyance is made and accepted subject to the xhibit B which is attached hereto and incorporated herein for
the rights and appurtenant assigns forever, and G administrators or successor premises unto City, its so	the above described premises, together with all and singular ces thereto in anywise belonging unto City, its successors and Grantor binds Grantor and Grantor's heirs, executors, ors, to Warrant and Forever Defend all and singular the said uccessors and assigns, against every person whomsoever in the same or any part thereof.
EXECUTED this	day of,
APPROVED AS TO FORM: CHRISTOPHER J. CASO, Interim City	Attorney
BY: B N. S.	7
Assistant City Attorney	Dora Jean Gayler



COUNTY OF VAN ZANDT

This instrument was acknowledged before me on ______

Notary Public, State of TEXAS

After recording return to:
City of Dallas

Department of Sustainable Development and Construction
Real Estate Division
320 East Jefferson Boulevard, Room 203
Dallas, Texas 75203
attn: Christian Roman

Warranty Deed Log No. 43609

by Dora Jean Gayler.

DESCRIBING A TRACT OF LAND FOR A FEE SIMPLE AQUISITION FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN VAN ZANDT COUNTY, TEXAS

Parcel: 217

BEING a 0.8684 acre tract of land in the J. McCown Survey, Abstract No. 527, being a part of a called 2.172 acre tract of land described in Warranty Deed with Vendor's Lien to Garland D. Gayler, a/k/a/ Dan Gayler, as recorded Volume 1991, Page 556, of the Deed Records of Van Zandt County, Texas, (D.R.V.Z.C.T.), and being more particularly described as follows:

BEGINNING at a 1/2-inch iron rod with red cap stamped "DAL-TECH" (hereinafter referred to as "with cap") set at the intersection of the southeast right-of-way line of Brave Buffalo Road (20' right-of-way) and the southwest right-of-way line of F.M. 751 (100' right-of-way);

THENCE South 29 degrees 10 minutes 08 seconds East, with the northeast line of said Gayler tract and the southwest right-of-way line of said F.M. 751, a distance of 121.21 feet to a 1/2-inch iron rod with cap set;

THENCE South 02 degrees 39 minutes 07 seconds East, departing the southwest right-of-way line of said F.M. 751 and with the east line of said Gayler tract, a distance of 11.43 feet to a 1/2-inch iron rod with cap set;

THENCE South 71 degrees 48 minutes 23 seconds West, departing the east line of said Gayler tract, a distance of 282.62 feet to a point (not set – falls in pond) in the southwest line of said Gayler tract and the northeast line of Lot 130-B of the Revision of Lots 129, 130 & 131 of the Rolling Oaks Subdivision, as recorded in Slide 59-B, of the Plat Records of Van Zandt County, Texas;

THENCE North 31 degrees 40 minutes 51 seconds West, with the southwest line of said Gayler tract and the northeast line of said Lot 130-B, a distance of 52.60 feet to a 1/2-inch iron rod with cap set at the northeast corner of said Lot 130-B and the southeast corner of Lot 129-B of said Rolling Oaks Subdivision;

THENCE North 32 degrees 35 minutes 20 seconds West, continuing with the southwest line of said Gayler tract and the northeast line of said Lot 129-B, a distance of 81.41 feet to a 1/2-inch iron rod with cap set at the northeast corner of said Lot 129-B and being in the southeast right-of-way line of said Brave Buffalo Road;

THENCE North 71 degrees 48 minutes 23 seconds East, departing the southwest line of said Gayler tract and with the southeast right-of-way of said Brave Buffalo Road, a distance of 295.11 feet to the POINT OF BEGINNING and containing 37,827 square feet or 0.8684 acres of land, more or less.





DESCRIBING A TRACT OF LAND FOR A FEE SIMPLE AQUISITION FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN VAN ZANDT COUNTY, TEXAS

Parcel: 217

All bearings for this tract refer to the NAD-83 Texas State Plane Coordinate System, North Central Zone 4202, according to measurements made at NGS continuously operating reference stations Collin CORS ARP, Dallas CORS ARP, Kaufman CORS ARP, Tyler CORS ARP, and Paris CORS ARP. The Kaufman County scale factor of 1.000114077 as published by the Texas Department of Transportation, Dallas District was used for this project.

A plat of even survey date herewith accompanies this legal description.

Gordon N. Anderson

Registered Professional Land Surveyor

Texas No. 6617

DAL-TECH Engineering, Inc.

TBPLS Firm No. 10123500

Date: 4 June 2017

2 of 3

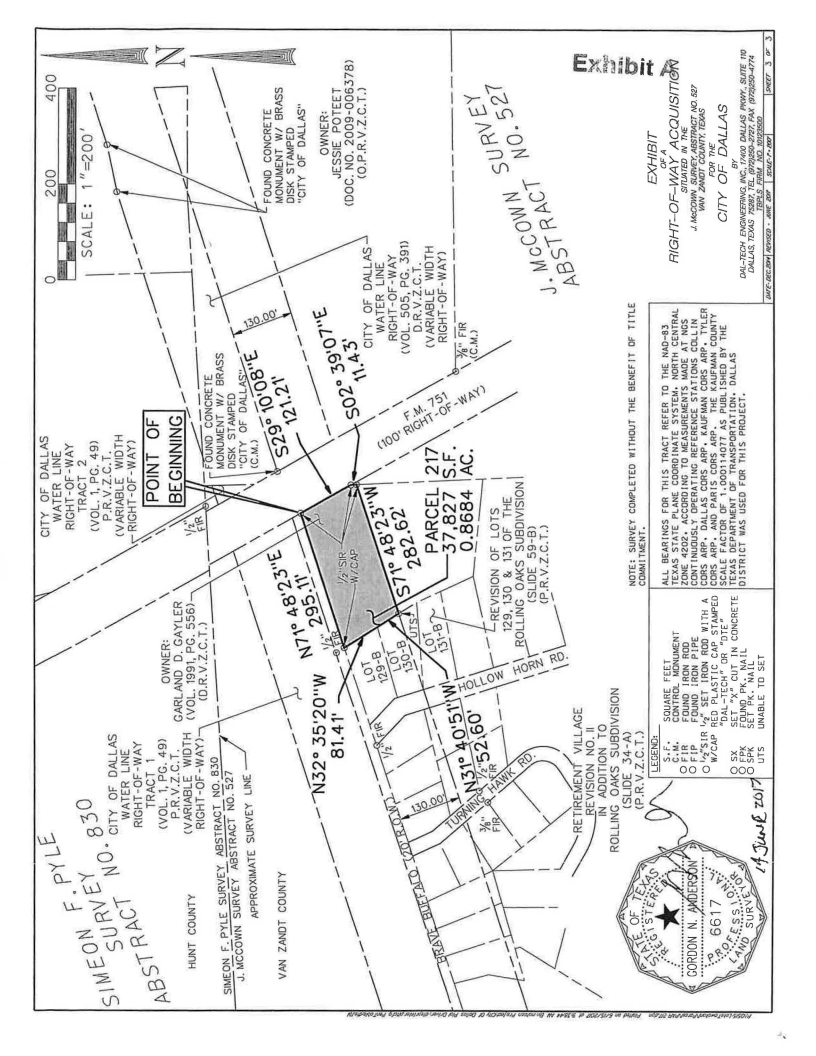


EXHIBIT B

EASEMENT – ACCESS [Specific Location]

Grantor, for Grantor and Grantor's heirs, successors and assigns ("the holder of the easement") does hereby reserve an easement over, on and across the property described in Attachment "1", attached hereto and made a part hereof by reference for all purposes, (the "Easement Area") to provide free and uninterrupted pedestrian, vehicular and utility access to and from Grantor's adjoining or abutting property, being more fully described in Attachment "2", attached hereto and made a part hereof by reference for all purposes, (the "Dominant Estate Property") and portions thereof, in a manner as not to endanger or interfere with the safe, efficient and/or convenient use of and activity on the property described in Exhibit "A" by City.

The easement is appurtenant to and runs with the Dominant Estate Property and all portions of it, whether or not the easement is referenced in any conveyance of the Dominant Estate Property or any portion of it. The easement binds and inures to the benefit of Grantor and City and their respective heirs, successors, and assigns.

The easement is perpetual.

This easement is nonexclusive, and City reserves for City and City's successors and assigns the right to convey the same or similar easement or other rights or easements to others. Notwithstanding any provision of this easement reservation to the contrary, City and City's successors and assigns shall in all respects and at all times have the superior and paramount right of use, access and control of the Easement Property, without any liability for damages, destruction or injury to any improvements located in the easement, from time to time.

Professionally engineered plans and specifications bearing the seal of a professional engineer currently registered in the State of Texas showing any and all improvements desired by the holder of the easement, including without limitation, fill or removal of soil within the easement, paving, support, protection of City's uses, utility lines, structures and facilities, must be submitted to and approved in writing by the City of Dallas Water Department ("DWU") in advance of any construction by the holder of the easement. No vehicle, equipment or machinery exceeding a total weight of 15,000 lbs may come on the easement or any use be allowed to exist that would exceed said weight limit at any time during normal use unless confined to the designated access points on improvements the plans and specifications for which are structurally designed and constructed with supporting appurtenances that meet or exceed H20 highway design capacity and that protect the City's facilities from all imposed loading. The parties acknowledge and agree that the paramount consideration in the evaluation of any proposed improvements is to fully and completely accommodate City's uses (current, anticipated, and/or potential) of the property described in Exhibit "A" and any facilities it may install. Consequently, City's determinations in this regard are conclusive and final. All such improvements and maintenance of the Easement Property will be at the sole expense of the holder of the easement and must be constructed in a good and workmanlike manner in

conformity with the approved plans and specifications. The holder of the easement will maintain the Easement Property in a neat, clean and safe condition at all times.

The holder of the easement agrees to indemnify, defend and hold City and City's successors in interest harmless from any loss, attorney's fees, court and other costs, expenses or claims attributable to any breach or default of any provision of this easement by the holder and/or any negligent act or omission by the holder with regard to this easement. In the event the holder of the easement shall place any unpermitted structure, improvement, use or material within the Easement Property and fails to remove same immediately upon receipt of notice from City, City shall have the right, but not the obligation, to remove such structure, improvement, use and/or material, and the holder of the easement shall reimburse City for any and all costs connected with such action immediately upon demand.

ATTACHMENT

FIELD NOTES

DESCRIBING A TRACT OF LAND FOR A ACCESS EASEMENT FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN VAN ZANDT COUNTY, TEXAS

Parcel: 217 ACE

BEING a 0.0923 acre tract of land in the J. McCown Survey, Abstract No. 527, being a part of a called 2.172 acre tract of land described in Warranty Deed with Vendor's Lien to Garland D. Gayler, a/k/a/ Dan Gayler, as recorded Volume 1991, Page 556, of the Deed Records of Van Zandt County, Texas, (D.R.V.Z.C.T.), and being more particularly described as follows:

COMMENCING at a 1/2-inch iron rod found at the northwest corner of Lot 165 of the Revision of Rolling Oaks Addition, as recorded in Slide 33-A of the Plat Records of Van Zandt County, Texas, (P.R.V.Z.C.T.) being in the southeast right-of-way line of Brave Buffalo Road (20' right-of-way);

THENCE North 71 degrees 48 minutes 23 seconds East, a distance of 618.61 feet to a 1/2-inch iron rod with red cap stamped "DAL-TECH" (hereinafter referred to as "with cap") found at the POINT OF BEGINNING, being in the southwest line of said Gayler tract and the northeast corner of Lot 129-B of the Revision of Lots 129, 130 & 131 of the Rolling Oaks Subdivision, as recorded in Slide 59-B, P.R.V.Z.C.T.;

THENCE North 71 degrees 48 minutes 23 seconds East, departing the southwest line of said Gayler tract and with the southeast line of said Brave Buffalo Road, a distance of 30.97 feet to a 1/2-inch iron rod with cap set;

THENCE South 32 degrees 35 minutes 20 seconds East, a distance of 73.95 feet; to a 1/2-inch iron rod with cap set;

THENCE South 31 degrees 40 minutes 51 seconds East, a distance of 60.03 feet (not set - falls in pond);

THENCE South 71 degrees 48 minutes 23 seconds West, a distance of 30.85 feet (not set – falls in pond) to the southwest line of said Gayler tract, and the northeast line of Lot 130-B of said Rolling Oaks Subdivsion;

THENCE North 31 degrees 40 minutes 51 seconds West, with the southwest line of said Gayler tract and the northeast line of said Lot 130-B, a distance of 52.60 feet to a 1/2-inch iron rod with cap found at the northeast corner of said Lot 130-B and the southeast corner of Lot 129-B of said Rolling Oaks Subdivision;

THENCE North 32 degrees 35 minutes 20 seconds West, continuing with the southwest line of said Gayler tract and the northeast line of said Lot 129-B, a distance of 81.41 feet to the POINT OF BEGINNING and containing 4,020 square feet or 0.0923 acres of land, more or less.

MA ZIOLO

ATTACHMENT 1

FIELD NOTES DESCRIBING A TRACT OF LAND FOR A ACCESS EASEMENT FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN VAN ZANDT COUNTY, TEXAS Parcel: 217 ACE

All bearings for this tract refer to the NAD-83 Texas State Plane Coordinate System, North Central Zone 4202, according to measurements made at NGS continuously operating reference stations Collin CORS ARP, Dallas CORS ARP, Kaufman CORS ARP, Tyler CORS ARP, and Paris CORS ARP. The Kaufman County scale factor of 1.000114077 as published by the Texas Department of Transportation, Dallas District was used for this project.

A plat of even survey date herewith accompanies this legal description.

By: ///

Gordon N. Anderson

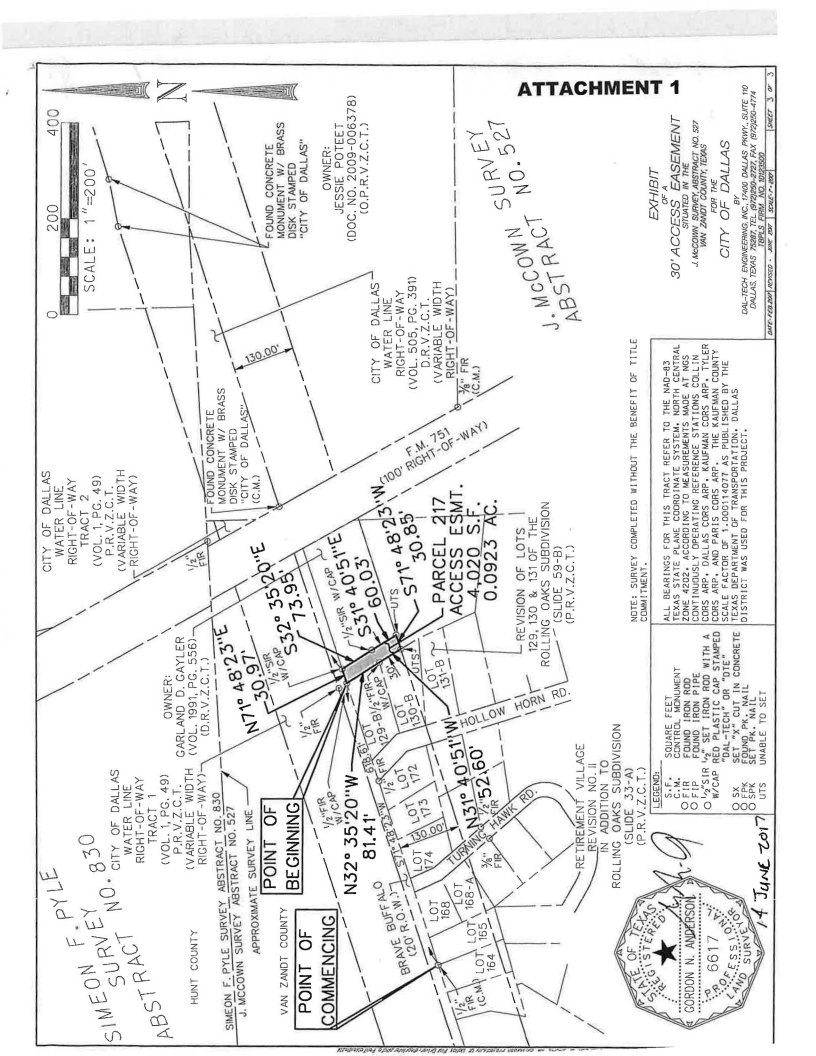
Registered Professional Land Surveyor

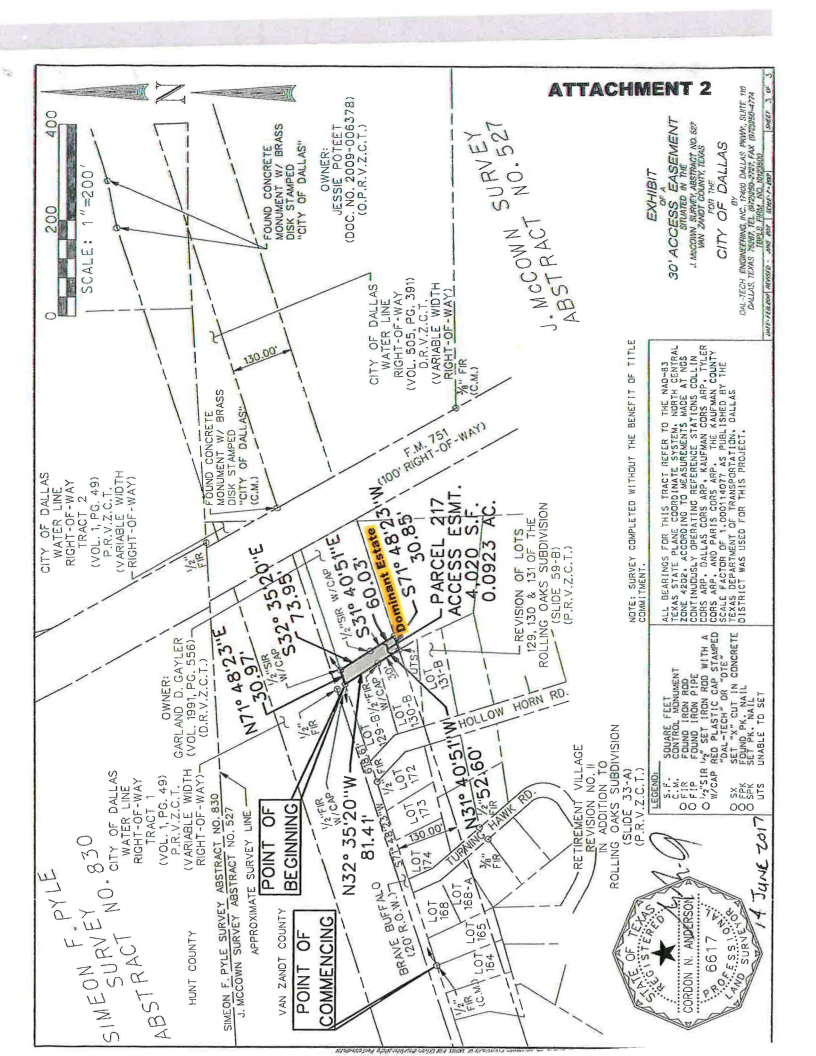
Texas No. 6617

DAL-TECH Engineering, Inc.

TBPLS Firm No. 10123500

Date: 14 Sunt 2017









1500 Marilla Street Dallas, Texas 75201

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): Outside City Limits

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

Authorize acquisition from Lawrence Schmitz, of approximately 7,944 square feet of land improved with a single-family dwelling located in Van Zandt County for the Lake Tawakoni 144-inch Transmission Pipeline Project - Not to exceed \$48,000.00 (\$45,000.00, plus closing costs and title expenses not to exceed \$3,000.00) - Financing: Water Construction Fund

BACKGROUND

This item authorizes the acquisition from Lawrence Schmitz, of approximately 7,944 square feet of land improved with a single-family dwelling located in Van Zandt County. This property will be used for the construction of a 144-inch raw water transmission line for the Lake Tawakoni 144-inch Transmission Pipeline Project. The consideration is based on an independent appraisal. The relocation benefits are estimated to be \$12,000.00.

This acquisition is part of the right-of-way required to construct approximately 32 miles of pipeline from Lake Tawakoni to the Interim Balancing Reservoir located in Terrell, Texas and then to the Eastside Water Treatment Plant located in Sunnyvale, Texas. The new raw water pipeline will augment the existing 72-inch and 84-inch pipelines. The construction of this pipeline will give Dallas Water Utilities the ability to utilize the full capacity of both the Lake Tawakoni and the Lake Fork raw water supply to meet the current city needs and future water demands.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

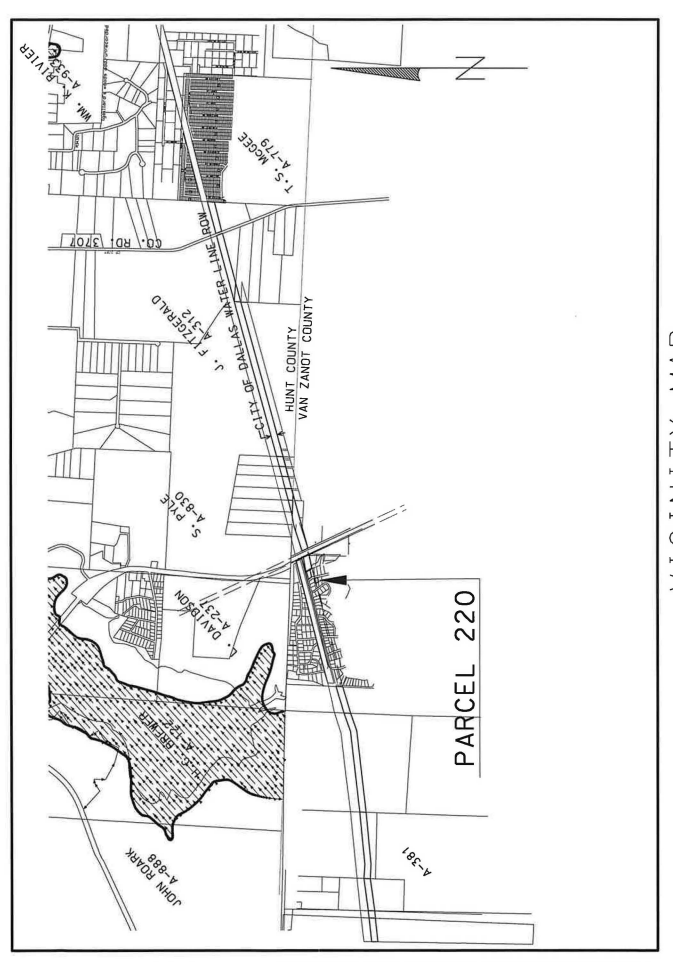
Water Construction Fund - \$48,000.00 (\$45,000.00, plus closing costs and title expenses not to exceed \$3,000.00)

OWNER

Lawrence Schmitz

MAP

Attached



2000' VICINITY MAP APPROXIMATE SCALE 1"=

June 12, 2019

A RESOLUTION DETERMINING UPON THE NECESSITY OF ACQUIRING REAL PROPERTY AND AUTHORIZING ITS PURCHASE FOR PUBLIC USE.

DEFINITIONS: For the purposes of this resolution, the following definitions of terms shall apply:

"CITY": The City of Dallas

"PROPERTY": Approximately 7,944 square feet of land located in Van Zandt County, Texas, and being the same property more particularly described in Exhibit "A", attached hereto and made a part hereof for all purposes, and any and all improvements, rights and appurtenances appertaining thereto.

"PROJECT": Lake Tawakoni 144-inch Transmission Pipeline

"USE": The installation, use, and maintenance of a pipeline or lines for the transmission of treated water together with such appurtenant facilities as may be necessary, provided, however, to the extent fee title to the PROPERTY is acquired, such title and the PROPERTY shall not be limited to or otherwise deemed restricted to the USE here provided.

"PROPERTY INTEREST": Fee Simple, subject to the exceptions, reservations, covenants, conditions and/or interests, if any, provided in the form instrument more particularly described in Exhibit "B" attached hereto and made a part hereof for all purposes.

"OWNER": Lawrence Schmitz, provided, however, that the term "OWNER" as used in this resolution means all persons having an ownership interest, regardless of whether those persons are actually named herein.

"PURCHASE AMOUNT": \$45,000.00

"CLOSING COSTS AND TITLE EXPENSES": Not to exceed \$3,000.00

"AUTHORIZED AMOUNT": Not to exceed \$48,000.00

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the USE of the PROPERTY for the PROJECT is a public use.

SECTION 2. That public necessity requires that CITY acquire the PROPERTY INTEREST in the PROPERTY for the PROJECT.

June 12, 2019

SECTION 3. That the City Manager, and/or the City Manager's designees, is hereby authorized and directed to consummate and accept the purchase, grant, and conveyance to CITY of the PROPERTY INTEREST in and to the PROPERTY pursuant to the conveyancing instrument substantially in the form described in Exhibit "B", attached hereto and made a part hereof for all purposes, and approved as to form by the City Attorney and to execute, deliver and receive such other usual and customary documents necessary, appropriate and convenient to consummating this transaction.

SECTION 4. That to the extent the PROPERTY is being purchased wholly or partly with bond proceeds CITY has obtained an independent appraisal of the PROPERTY'S market value.

SECTION 5. That OWNER has been provided with a copy of the Landowner's Bill of Rights as contemplated by applicable state statute.

SECTION 6. That in the event this acquisition closes, the Chief Financial Officer is hereby authorized and directed to draw a warrant in favor of the OWNER, or the then current owner of record, or the title company closing the transaction described herein in the PURCHASE AMOUNT and CLOSING COSTS AND TITLE EXPENSES payable out of Water Construction Fund, Fund 0102, Department DWU, Unit CW20, Activity RWPT, Program 704041, Object 4210, Encumbrance/Contract No. CX-DWU-2019-00009815. The PURCHASE AMOUNT, CLOSING COSTS and TITLE EXPENSES together shall not exceed the AUTHORIZED AMOUNT.

SECTION 7. That CITY is to have possession and/or use, as applicable, of the PROPERTY at closing; and CITY will pay any title expenses and closing costs. All costs and expenses described in this section shall be paid from the previously described funds.

SECTION 8. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.

APPROVED AS TO FORM:

CHRISTOPHER J. CASO, Interim City Attorney

Assistant City Attorney

Exhibit A

FIELD NOTES

DESCRIBING A TRACT OF LAND FOR FEE SIMPLE ACQUISITION OF RIGHT-OF-WAY FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN VAN ZANDT COUNTY, TEXAS

Parcel: 220

BEING a 7,944 square foot (0.1824 acre) tract of land in the J. McCown Survey, Abstract No. 527, being all of Lot 175 of the Revision of Rolling Oaks Addition, as recorded in Slide 33-A of the Plat Records of Van Zandt County, Texas, said Lot 175 being described in Warranty Deed dated February 24, 2012 to Lawrence Schmitz, as recorded in Document No. 2012-001478, of the Official Public Records of Van Zandt County, Texas;

All bearings for this tract refer to the NAD-83 Texas State Plane Coordinate System, North Central Zone 4202, according to measurements made at NGS continuously operating reference stations Collin CORS ARP, Dallas CORS ARP, Kaufman CORS ARP, Tyler CORS ARP, and Paris CORS ARP. The Kaufman County scale factor of 1.000114077 as published by the Texas Department of Transportation, Dallas District was used for this project.

A plat of even survey date herewith accompanies this legal description.

Company Name:

DAL-TECH Engineering, Inc. TBPLS Firm No. 10123500

By:

Date:

4.23.15

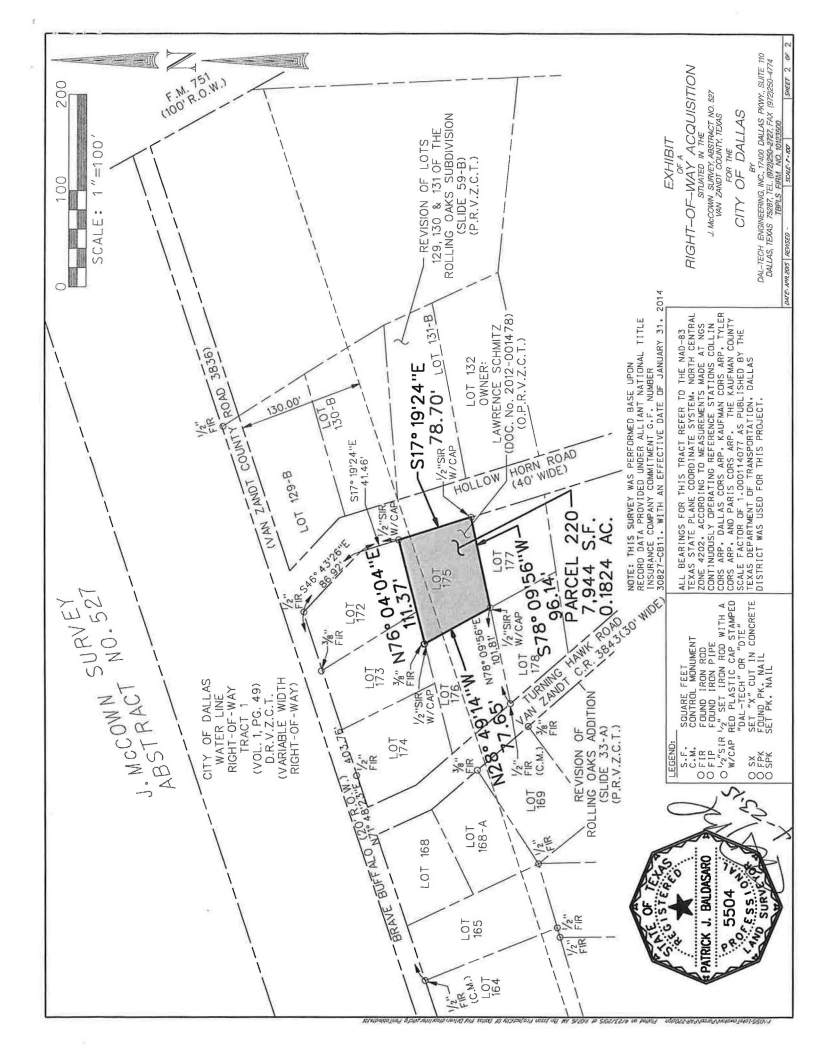
Surveyor's Name:

Patrick J. Baldasaro

Registered Professional Land Surveyor

Texas No. 5504







NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

WARRANTY DEED

That Lawrence Schmitz, a married person, not joined herein by spouse, as the property hereby conveyed constitutes no part of their business or residence homestead and is in his sole management and control, (hereinafter called "Grantor" whether one or more natural persons or legal entities) of the County of Van Zandt, State of Texas, for and in consideration of the sum of FORTY FIVE THOUSAND AND 00/100 DOLLARS (\$45,000.00) to the undersigned in hand paid by the **City of Dallas, 1500 Marilla Street, Dallas, Texas, 75201**, a Texas municipal corporation (hereinafter called "City"), the receipt of which is hereby acknowledged and confessed, has granted, sold and conveyed and does hereby grant, sell and convey unto City, its successors and assigns, all of the property described in Exhibit "A", attached hereto and made a part hereof by reference for all purposes.

SPECIAL PROVISIONS: NONE

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging unto City, its successors and assigns forever, and Grantor binds Grantor and Grantor's heirs, executors, administrators or successors, to Warrant and Forever Defend all and singular the said premises unto City, its successors and assigns, against every person whomsoever lawfully claiming, or to claim the same or any part thereof.

EXECUTED this day of	
9	
APPROVED AS TO FORM: CHRISTOPHÉR J. CASO, Interim City Attorney	Lawrence Schmitz

Revised 11/26/07

Warranty Deed Page 1 of 2



STATE OF TEXAS
COUNTY OF VAN ZANDT

This instrument was acknowledged before me on ______by Lawrence Schmitz.

Notary Public, State of TEXAS

After recording return to:
City of Dallas
Department of Sustainable Development and Construction
Real Estate Division
320 East Jefferson Boulevard, Room 203
Dallas, Texas 75203
attn: Christian Roman

Warranty Deed Log No. 43607

DESCRIBING A TRACT OF LAND FOR FEE SIMPLE ACQUISITION OF RIGHT-OF-WAY FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN VAN ZANDT COUNTY, TEXAS

Parcel: 220

BEING a 7,944 square foot (0.1824 acre) tract of land in the J. McCown Survey, Abstract No. 527, being all of Lot 175 of the Revision of Rolling Oaks Addition, as recorded in Slide 33-A of the Plat Records of Van Zandt County, Texas, said Lot 175 being described in Warranty Deed dated February 24, 2012 to Lawrence Schmitz, as recorded in Document No. 2012-001478, of the Official Public Records of Van Zandt County, Texas;

All bearings for this tract refer to the NAD-83 Texas State Plane Coordinate System, North Central Zone 4202, according to measurements made at NGS continuously operating reference stations Collin CORS ARP, Dallas CORS ARP, Kaufman CORS ARP, Tyler CORS ARP, and Paris CORS ARP. The Kaufman County scale factor of 1.000114077 as published by the Texas Department of Transportation, Dallas District was used for this project.

A plat of even survey date herewith accompanies this legal description.

Company Name:

DAL-TECH Engineering, Inc.

TBPLS Firm No. 10123500

Surveyor's Name:

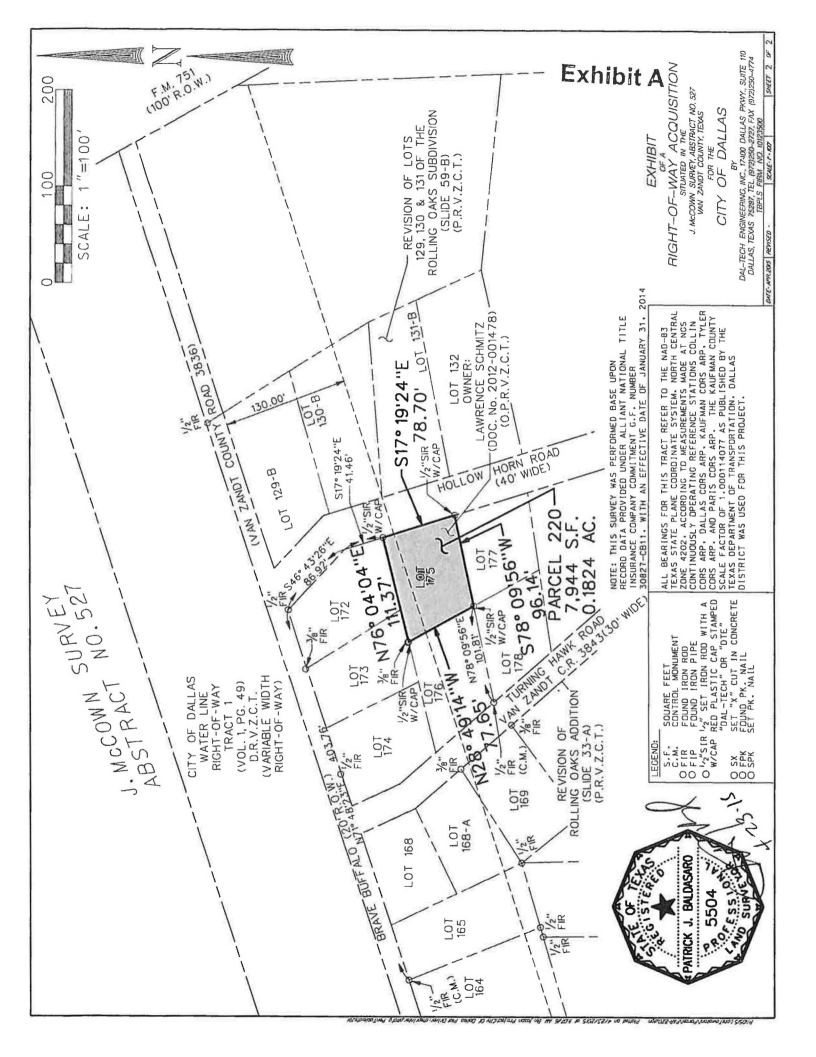
Patrick J. Baldasaro

Registered Professional Land Surveyor

Texas No. 5504











1500 Marilla Street Dallas, Texas 75201

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): Outside City Limits

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

Authorize acquisition from North Texas Municipal Water District, of approximately 13,197 square feet of unimproved land located in Kaufman County for the Lake Tawakoni 144-inch Transmission Pipeline Project - Not to exceed \$13,500.00 (\$10,065.00, plus closing costs and title expenses not to exceed \$3,435.00) - Financing: Water Construction Fund

BACKGROUND

This item authorizes the acquisition from North Texas Municipal Water District, of approximately 13,197 square feet of unimproved land located in Kaufman County. This property will be used for the construction of a 144-inch raw water transmission line for the Lake Tawakoni 144-inch Transmission Pipeline Project. The consideration is based on an independent appraisal. There are no relocation benefits associated.

This acquisition is part of the right-of-way required to construct approximately 32 miles of pipeline from Lake Tawakoni to the Interim Balancing Reservoir located in Terrell, Texas and then to the Eastside Water Treatment Plant located in Sunnyvale, Texas. The new raw water pipeline will augment the existing 72-inch and 84-inch pipelines. The construction of this pipeline will give Dallas Water Utilities the ability to utilize the full capacity of both the Lake Tawakoni and the Lake Fork raw water supply to meet the current city needs and future water demands.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Water Construction Fund - \$13,500.00 (\$10,065.00, plus closing costs and title expenses not to exceed \$3,435.00)

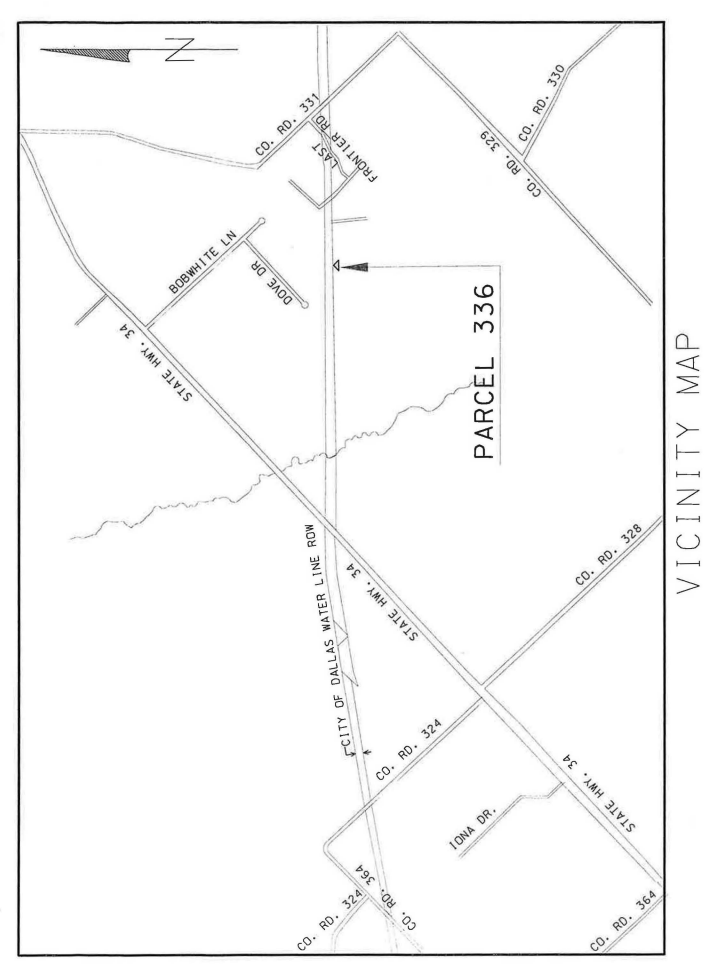
OWNER

North Texas Municipal Water District

Thomas W. Kula, Executive Director/General Manager

MAP

Attached



APPROXIMATE SCALE 1"= 2000'

A RESOLUTION DETERMINING UPON THE NECESSITY OF ACQUIRING REAL PROPERTY AND AUTHORIZING ITS PURCHASE FOR PUBLIC USE.

DEFINITIONS: For the purposes of this resolution, the following definitions of terms shall apply:

"CITY": The City of Dallas

"PROPERTY": Approximately 13,197 square feet of land located in Kaufman County, Texas, and being the same property more particularly described in Exhibit "A", attached hereto and made a part hereof for all purposes, and any and all improvements, rights and appurtenances appertaining thereto.

"PROJECT": Lake Tawakoni 144-inch Transmission Pipeline

"USE": The installation, use, and maintenance of a pipeline or lines for the transmission of treated water together with such appurtenant facilities as may be necessary, provided, however, to the extent fee title to the PROPERTY is acquired, such title and the PROPERTY shall not be limited to or otherwise deemed restricted to the USE herein provided.

"PROPERTY INTEREST": Fee Simple Title, subject to the exceptions, reservations, covenants, conditions and/or interests, if any, provided in the form instrument more particularly described in Exhibit "B" attached hereto and made a part hereof for all purposes.

"OWNER": , North Texas Municipal Water District, provided, however, that the term "OWNER" as used in this resolution means all persons having an ownership interest, regardless of whether those persons are actually named herein.

"PURCHASE AMOUNT": \$10,065.00

"CLOSING COSTS AND TITLE EXPENSES": Not to exceed \$3,435.00

"AUTHORIZED AMOUNT": Not to exceed \$13,500.00

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the USE of the PROPERTY for the PROJECT is a public use.

SECTION 2. That public necessity requires that CITY acquire the PROPERTY INTEREST in the PROPERTY for the PROJECT.

SECTION 3. That the City Manager, and/or the City Manager's designees, is hereby authorized and directed to consummate and accept the purchase, grant, and conveyance to CITY of the PROPERTY INTEREST in and to the PROPERTY pursuant to the conveyancing instrument substantially in the form described in Exhibit "B", attached hereto and made a part hereof for all purposes, and approved as to form by the City Attorney and to execute, deliver and receive such other usual and customary documents necessary, appropriate and convenient to consummating this transaction.

SECTION 4. That to the extent the PROPERTY is being purchased wholly or partly with bond proceeds CITY has obtained an independent appraisal of the PROPERTY'S market value.

SECTION 5. That OWNER has been provided with a copy of the Landowner's Bill of Rights as contemplated by applicable state statute.

SECTION 6. That in the event this acquisition closes, the Chief Financial Officer is hereby authorized and directed to draw a warrant in favor of the OWNER, or the then current owner of record, or the title company closing the transaction described herein in the PURCHASE AMOUNT and CLOSING COSTS AND TITLE EXPENSES payable out of Water Construction Fund, Fund 0102, Department DWU, Unit CW20, Activity RWPT, Program 704041, Object 4210, Encumbrance/Contract No. CX-DWU-2019-00008627. The PURCHASE AMOUNT, CLOSING COSTS and TITLE EXPENSES together shall not exceed the AUTHORIZED AMOUNT.

SECTION 7. That CITY is to have possession and/or use, as applicable, of the PROPERTY at closing; and CITY will pay any title expenses and closing costs. All costs and expenses described in this section shall be paid from the previously described funds.

SECTION 8. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.

APPROVED AS TO FORM:

CHRISTOPHER J. CASO, Interim City Attorney

BY:

Assistant City Attorney

DESCRIBING A TRACT OF LAND FOR FEE SIMPLE ACQUISITION OF RIGHT-OF-WAY FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN KAUFMAN COUNTY, TEXAS

Parcel: 336

BEING a 0.3030 acre tract of land in the A. Maxamilia Survey, Abstract No. 311, in Kaufman County, Texas, and being part of a called 4.141 acre tract of land described as Tract II in Warranty Deed to North Texas Municipal Water District, dated June 29, 2006, as recorded in Volume 2918, Page 503, Deed Records of Kaufman County, Texas, (D.R.K.C.T.), and being more particularly described as follows:

BEGINNING at a 1/2-inch iron rod found at the north corner of said Tract II, being the west corner of a called 3.5763 acre tract of land described in Warranty Deed with Vendor's Lien to Lester B. Covington and wife, Sylvia Covington, dated August 10, 1982, as recorded in Volume 726, Page 470, D.R.K.C.T., and being in the southeast line of Lot 47 of the Quail Hollow Subdivision, as recorded in Cabinet 1, Slide 781, Plat Records of Kaufman County, Texas;

THENCE South 47 degrees 13 minutes 56 seconds East, departing the southeast line of said Lot 47 and with the southwest line of said Covington tract and the northeast line of said Tract II, a distance of 155.58 feet to a 1/2-inch iron rod with red cap stamped "DAL-TECH" (hereinafter referred to as "with cap") set;

THENCE South 85 degrees 59 minutes 31 seconds West, departing the southwest line of said Covington tract and the northeast line of said Tract II, a distance of 232.83 feet to a1/2-inch iron rod with cap set in the northwest line of said Tract II and the southeast line of said Lot 47;

THENCE North 44 degrees 04 minutes 31 seconds East, with the northwest line of said Tract II and the southeast line of said Lot 47, a distance of 169.70 feet to the POINT OF BEGINNING and containing 13,197 square feet or 0.3030 acres of land.

All bearings for this tract refer to the NAD-83 Texas State Plane Coordinate System, North Central Zone 4202, according to measurements made at NGS continuously operating reference stations Collin CORS ARP, Dallas CORS ARP, Kaufman CORS ARP, Tyler CORS ARP, and Paris CORS ARP. The Kaufman County scale factor of 1.000114077 as published by the Texas Department of Transportation, Dallas District was used for this project.

A plat of even survey date herewith accompanies this legal description.

Company Name:

DAL-TECH Engineering, Inc. TBPLS Firm No. 10123500

Date: (0.74.14

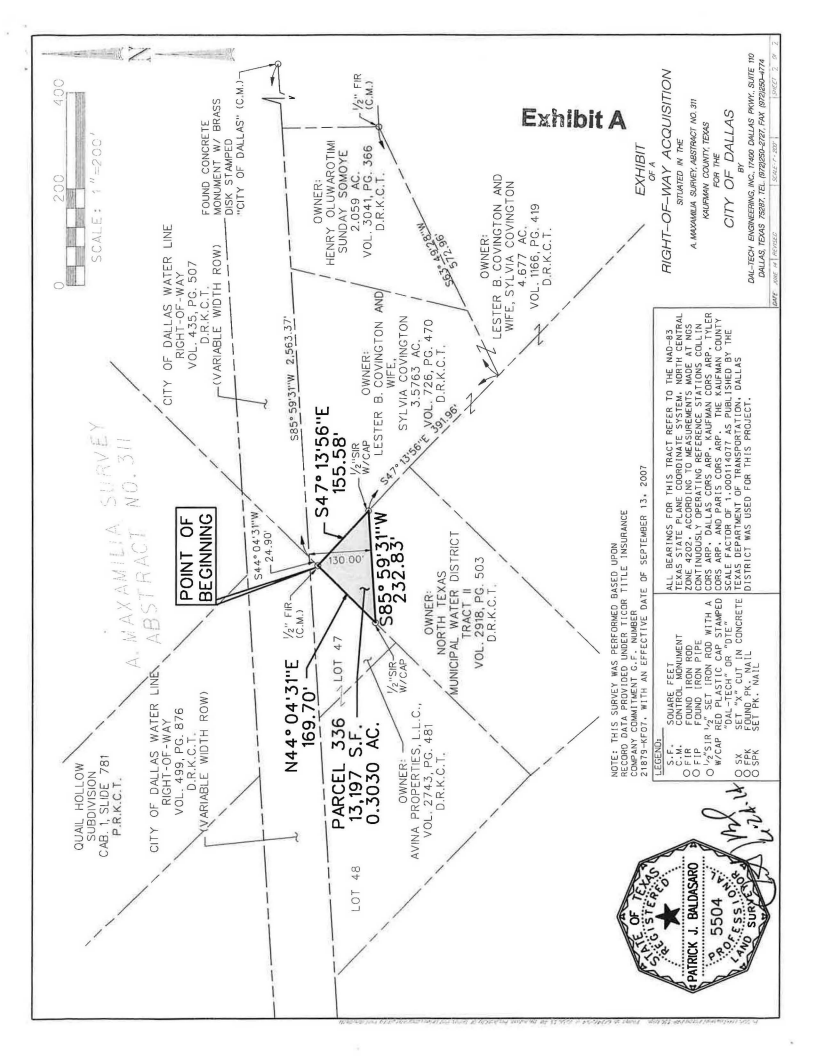
Surveyor's Name:

Patrick J. Baldasaro

Registered Professional Land Surveyor

Texas No. 5504







NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

WARRANTY DEED

THE STATE OF TEXAS §

KNOW ALL PERSONS BY THESE PRESENTS:

COUNTY OF KAUFMAN §

That North Texas Municipal Water District (hereinafter called "Grantor" whether one or more natural persons or legal entities) of the County of Kaufman, State of Texas, for and in consideration of the sum of TEN THOUSAND SIXTY FIVE DOLLARS AND 00/100 DOLLARS (\$10,065.00) to the undersigned in hand paid by the **City of Dallas**, **1500 Marilla Street**, **Dallas**, **Texas**, **75201**, a Texas municipal corporation (hereinafter called "City"), the receipt of which is hereby acknowledged and confessed, has granted, sold and conveyed and does hereby grant, sell and convey unto City, its successors and assigns, all of the property described in Exhibit "A", attached hereto and made a part hereof by reference for all purposes.

SPECIAL PROVISIONS: NONE

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging unto City, its successors and assigns forever, and Grantor binds Grantor and Grantor's heirs, executors, administrators or successors, to Warrant and Forever Defend all and singular the said premises unto City, its successors and assigns, against every person whomsoever lawfully claiming, or to claim the same or any part thereof.

EXECUTED this	day of	
EXECUTED INS	OBV OI	

SIGNATURES APPEAR ON NEXT PAGE

EXHIBIT B

	~ 9	-
	* * * * * * * * * * * * * * * * * * * *	
	GRANTOR:	
A D.	DROVED AO TO FORM	
	PROVED AS TO FORM:	
HRI	RISTOPHER J. CASO, Interim City Attorney North Texas Municipal Water District	
By:		
y.	Assistant City Attorney	
	MW By:	
	Thomas W. Kula, Executive Director / General Manager	
	<i>8</i>	
	* * * * * * * * * * * * * * * * * * * *	
	STATE OF TEXAS	
	COUNTY OF KAUFMAN '	
	This instrument was acknowledged before me on	
	By Thomas W. Kula, Executive Director / General Manager of North Texas Municipal	
	Water District, on behalf of said municipal water district.	
	,	
	Note: Dublic Otate of TEVAC	_
	Notary Public, State of TEXAS	
	* * * * * * * * * * * * * * * * * * * *	

After recording return to:
City of Dallas
Department of Sustainable Development and Construction
Real Estate Division
320 East Jefferson Boulevard, Room 203
Dallas, Texas 75203
attn: Christian Roman

Warranty Deed Log No. 42631

FIELD NOTES

DESCRIBING A TRACT OF LAND FOR FEE SIMPLE ACQUISITION OF RIGHT-OF-WAY FOR THE LAKE TAWAKONI RAW WATER TRANSMISSION MAIN KAUFMAN COUNTY, TEXAS

Parcel: 336

BEING a 0.3030 acre tract of land in the A. Maxamilia Survey, Abstract No. 311, in Kaufman County, Texas, and being part of a called 4.141 acre tract of land described as Tract II in Warranty Deed to North Texas Municipal Water District, dated June 29, 2006, as recorded in Volume 2918, Page 503, Deed Records of Kaufman County, Texas, (D.R.K.C.T.), and being more particularly described as follows:

BEGINNING at a 1/2-inch iron rod found at the north corner of said Tract II, being the west corner of a called 3.5763 acre tract of land described in Warranty Deed with Vendor's Lien to Lester B. Covington and wife, Sylvia Covington, dated August 10, 1982, as recorded in Volume 726, Page 470, D.R.K.C.T., and being in the southeast line of Lot 47 of the Quail Hollow Subdivision, as recorded in Cabinet 1, Slide 781, Plat Records of Kaufman County, Texas;

THENCE South 47 degrees 13 minutes 56 seconds East, departing the southeast line of said Lot 47 and with the southwest line of said Covington tract and the northeast line of said Tract II, a distance of 155.58 feet to a 1/2-inch iron rod with red cap stamped "DAL-TECH" (hereinafter referred to as "with cap") set;

THENCE South 85 degrees 59 minutes 31 seconds West, departing the southwest line of said Covington tract and the northeast line of said Tract II, a distance of 232.83 feet to a1/2-inch iron rod with cap set in the northwest line of said Tract II and the southeast line of said Lot 47;

THENCE North 44 degrees 04 minutes 31 seconds East, with the northwest line of said Tract II and the southeast line of said Lot 47, a distance of 169.70 feet to the POINT OF BEGINNING and containing 13,197 square feet or 0.3030 acres of land.

All bearings for this tract refer to the NAD-83 Texas State Plane Coordinate System, North Central Zone 4202, according to measurements made at NGS continuously operating reference stations Collin CORS ARP, Dallas CORS ARP, Kaufman CORS ARP, Tyler CORS ARP, and Paris CORS ARP. The Kaufman County scale factor of 1.000114077 as published by the Texas Department of Transportation, Dallas District was used for this project.

A plat of even survey date herewith accompanies this legal description.

Company Name:

DAL-TECH Engineering, Inc. TBPLS Firm No. 10123500

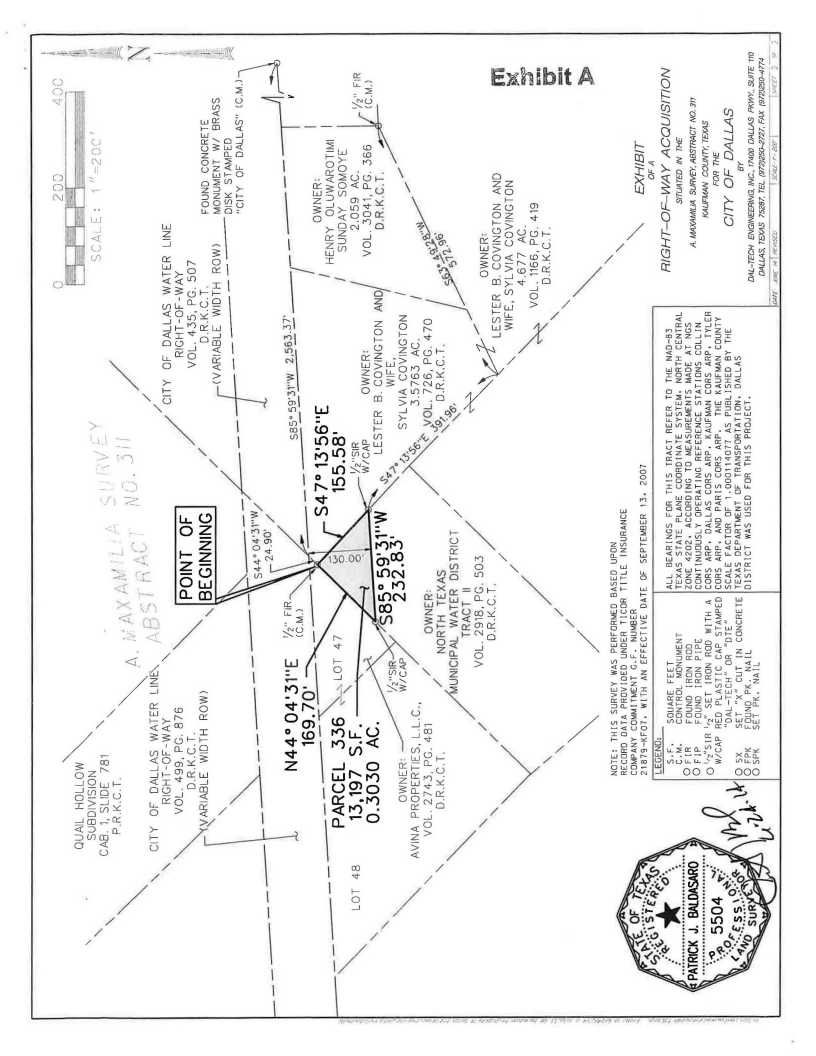
Date: 4.74.14

Surveyor's Name:

Patrick J. Baldasaro

Registered Professional Land Surveyor

Texas No. 5504





City of Dallas

Agenda Information Sheet

File #: 19-519 Item #: 19.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 4

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

Authorize acquisition from Maria Barba, of approximately 7,802 square feet of land with a single-family dwelling located near the intersection of Pontiac and Morrell Avenues for the Cadillac Heights Phase II Project - Not to exceed \$80,000.00 (\$76,500.00, plus closing costs and title expenses not exceed \$3,500.00) - Financing: Land Acquisition in Cadillac Heights Fund (2006 Bond Funds)

<u>BACKGROUND</u>

This item authorizes the acquisition from Maria Barba, of approximately 7,802 square feet of land with a single-family dwelling located near the intersection of Pontiac and Morrell Avenues for the Cadillac Heights Phase II Project. This property will be used for the future located of City service and maintenance facilities. The consideration is based on an independent appraisal. Relocation benefits are estimated to be \$87,450.00.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

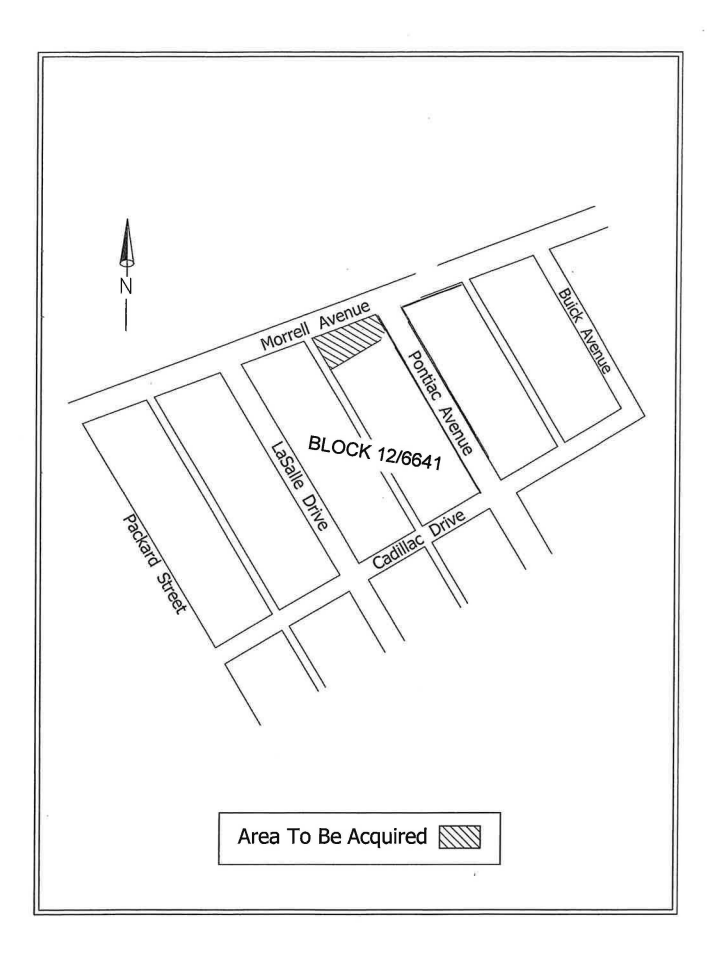
Land Acquisition in Cadillac Heights Fund (2006 Bond Funds) - \$80,000.00 (\$76,500.00, plus closing costs and title expenses not to exceed \$3,500.00)

OWNER

Maria Barba

MAP

Attached



A RESOLUTION DETERMINING UPON THE NECESSITY OF ACQUIRING REAL PROPERTY AND AUTHORIZING ITS PURCHASE FOR PUBLIC USE.

DEFINITIONS: For the purposes of this resolution, the following definitions of terms shall apply:

"CITY": The City of Dallas

"PROPERTY": Approximately 7,802 square feet of land located in Dallas County, Texas, and being the same property, more particularly described in Exhibit "A", attached hereto and made a part hereof for all purposes, and any and all improvements, rights and appurtenances appertaining thereto.

"PROJECT": Cadillac Heights Phase II Project

"USE": City services and maintenance facilities provided, however, to the extent fee title to the PROPERTY is acquired, such title and the PROPERTY shall not be limited to or otherwise deemed restricted to the USE herein provided.

"PROPERTY INTEREST": Fee Simple title subject to the exceptions, reservations, covenants, conditions and/or interests, if any, provided in the form instrument more particularly described in Exhibit "B" attached hereto and made a part hereof for all purposes.

"OWNER": Maria Barba, provided, however, that the term "OWNER" as used in this resolution means all persons having an ownership interest, regardless of whether those persons are actually named herein.

"PURCHASE AMOUNT": \$76,500.00

"CLOSING COSTS AND TITLE EXPENSES": Not to exceed \$3,500.00

"AUTHORIZED AMOUNT": Not to exceed \$80,000.00

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the USE of the PROPERTY for the PROJECT is a public use.

SECTION 2. That public necessity requires that CITY acquire the PROPERTY INTEREST in the PROPERTY for the PROJECT.

SECTION 3. That the City Manager, and/or the City Manager's designees, is hereby authorized and directed to consummate and accept the purchase, grant, and conveyance to CITY of the PROPERTY INTEREST in and to the PROPERTY pursuant to the conveyancing instrument substantially in the form described in Exhibit "B", attached hereto and made a part hereof for all purposes and approved as to form by the City Attorney and to execute, deliver and receive such other usual and customary documents necessary, appropriate and convenient to consummating this transaction.

SECTION 4. That to the extent the PROPERTY is being purchased wholly or partly with bond proceeds CITY has obtained an independent appraisal of the PROPERTY'S market value.

SECTION 5. That OWNER has been provided with a copy of the Landowner's Bill of Rights as contemplated by applicable state statute.

SECTION 6. That in the event this acquisition closes, the Chief Financial Officer is hereby authorized and directed to draw a warrant in favor of the OWNER, or the then current owner of record, or the title company closing the transaction described herein in the PURCHASE AMOUNT and CLOSING COSTS AND TITLE EXPENSES payable out of Land Acquisition In Cadillac Heights Fund, Fund.4T11, Department EBS, Unit T825, Activity LAAQ, Program PB06T825, Object 4210, Encumbrance/Contract No. BSD-2019-00010010. The PURCHASE AMOUNT, CLOSING COSTS and TITLE EXPENSES together shall not exceed the AUTHORIZED AMOUNT.

SECTION 7. That CITY is to have possession and/or use, as applicable, of the PROPERTY at closing; and CITY will pay any title expenses and closing costs. All costs and expenses described in this section shall be paid from the previously described funds.

SECTION 8. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.

APPROVED AS TO FORM:

CHRISTOPHER J. CASO, Interim City Attorney

Assistant City Attorney

Being Lot 10, in Block 12/6641, of CADILLAC PLACE ADDITION, an Addition to the City of Dallas, Dallas County, Texas, according to the Map thereof recorded in Volume 7, Page 459, of the Map Records of Dallas County, Texas.

NOTICE OF CONFIDENTIALITY OF RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

GENERAL WARRANTY DEEXHIBIT B

THE STATE OF TEXAS §

\$ KNOW ALL PERSONS BY THESE PRESENTS:

COUNTY OF DALLAS §

That Maria S. Barba, a widow (hereinafter called "Grantor" whether one or more natural persons or legal entities) of the County of Dallas, State of Texas, for and in consideration of the sum of SEVENTY SIX THOUSAND FIVE HUNDRED AND NO/100 DOLLARS (\$76,500.00) to the undersigned in hand paid by the **City of Dallas, 1500 Marilla Street, Dallas, Texas 75201**, a Texas municipal corporation (hereinafter called "City"), the receipt of which is hereby acknowledged and confessed, has GRANTED, SOLD AND CONVEYED and does hereby GRANT, SELL AND CONVEY unto City, its successors and assigns, the following (all said property and interests being collectively referred to herein as the "Property"):

- (a) that certain tract or parcel of land (the "Land") in Dallas County, Texas, described more fully on Exhibit "A", attached hereto and incorporated herein for all purposes;
- (b) all right, title and interest of Grantor, as owner of the Land, in (i) strips or gores, if any, between the Land and abutting properties and (ii) any land lying in or under the bed of any street, alley, road or right-of-way, opened or proposed, abutting or adjacent to the Land;
- (c) all improvements, buildings, structures, fixtures, and open parking areas which may be located on the Land (the "Improvements"), including, without limitation, all mechanical, electrical, heating, ventilation, air conditioning and plumbing fixtures, systems and equipment as well as compressors, engines, elevators and escalators, if any;
- (d) all right, title and interest of Grantor, as owner of the Land, in and to any easements, rights-of-way, rights of ingress and egress or other interests in, on, or to any land, highway, street, road or avenue, opened or proposed, in, on, across from, in front of, abutting, adjoining or otherwise appurtenant to the Land; and
- (e) all other rights, privileges and appurtenances owned by Grantor and in any way related to the Property.

TO HAVE AND TO HOLD the Property, together with all and singular the rights and appurtenances thereto in anywise belonging unto City, its successors and assigns forever, and Grantor binds Grantor and Grantor's heirs, executors, administrators, or successors to Warrant and Forever Defend all and singular the said premises unto City, its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

EVECOLED IIIIS	uay	UI	''

dayof

Maria S. Barba

EVECUTED this

ACKNOWLEDGEMENT

COUNTY OF DALLAS		
This instrument was acknowledged before me on		by Maria S. Barba.
		*
	Notary I	Public, State of TEXAS

After recording return to:
City of Dallas, Department of Development Services
Real Estate Division
320 East Jefferson Boulevard, Room 203
Dallas, Texas 75203
attn: VLeal

Warranty Deed Log No. 36808

STATE OF TEXAS

Being Lot 10, in Block 12/6641, of CADILLAC PLACE ADDITION, an Addition to the City of Dallas, Dallas County, Texas, according to the Map thereof recorded in Volume 7, Page 459, of the Map Records of Dallas County, Texas.



City of Dallas

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 4

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

Authorize moving expense and replacement housing payments for Maria Gloria DeLeon as a result of an official written offer of just compensation to purchase real property at 2926 McGowan Street for the Cadillac Heights Phase II Project - Not to exceed \$64,900.00 - Financing: Land Acquisition in Cadillac Heights Fund (2006 Bond Funds)

BACKGROUND

Chapter 39A of the Dallas City Code of the City of Dallas provides moving expense and replacement housing payments for individuals displaced by the City of Dallas in conjunction with its real property acquisition activities.

On September 27, 2017, City Council authorized the acquisition of real property known as 2926 McGowan Street for the Cadillac Heights Phase II Project by Resolution No. 17-1557.

Maria Gloria DeLeon will be displaced as a direct result of this property acquisition. She qualifies for a moving expense payment of up to \$1,400.00 and a last resort calculated replacement housing payment of up to \$63,500.00 pursuant to the Dallas City Code and will use the replacement housing payment to acquire a replacement property.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On September 27, 2017, City Council authorized the acquisition from Maria Gloria DeLeon, of approximately 5,772 square feet of land improved with a single-family dwelling located near the intersection of McGowan and Childers Street for the Cadillac Heights Phase II Project by Resolution No. 17-1557.

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Land Acquisition in Cadillac Heights Fund (2006 Bond Funds) - \$64,900.00

OWNER

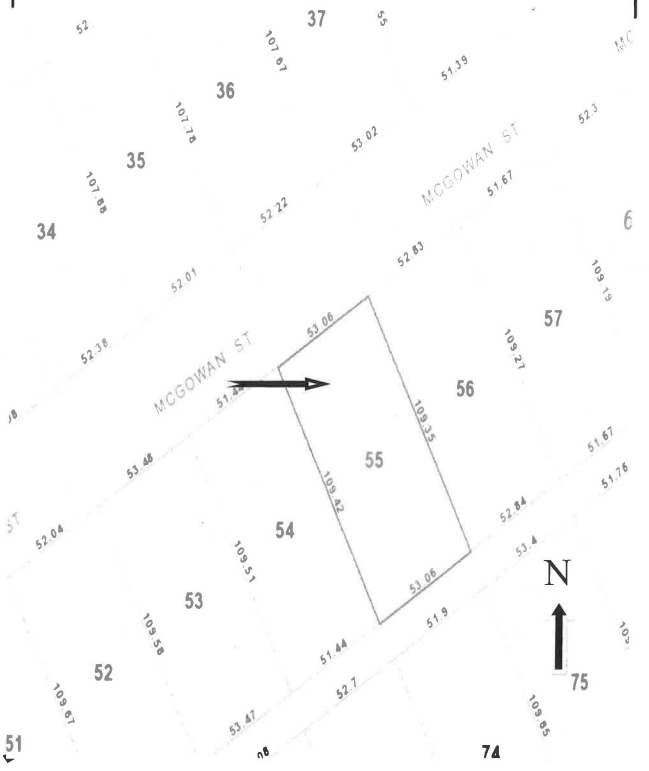
Maria Gloria DeLeon

MAP

Attached

CADILLAC HEIGHTS PHASE II PROJECT RELOCATION ASSISTANCE

1.



LOT 56, BLOCK 6642—2926 McGowan Street

WHEREAS, on November 7, 2006, Dallas voters approved the use of General Obligation Bonds to acquire property for future City facilities; and

WHEREAS, Maria Gloria DeLeon will be displaced as a direct result of this property acquisition and will vacate the property; and

WHEREAS, Chapter 39A of the Dallas City Code of the City of Dallas provides moving expense and replacement housing payments for individuals displaced by City of Dallas property acquisition activities; and

WHEREAS, on September 27, 2017, City Council authorized the acquisition of real property at 2926 McGowan Street located in the Cadillac Heights neighborhood, to be used in conjunction with the construction of city service and maintenance facilities by Resolution No. 17-1557.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That Maria Gloria DeLeon will be displaced in conjunction with the Cadillac Heights Phase II Project and is entitled to moving expense and replacement housing payments pursuant to Chapter 39A of the Dallas City Code of the City of Dallas.

SECTION 2. That Maria Gloria DeLeon is eligible to receive a moving expense payment in an amount up to \$1,400.00 and a replacement housing payment in an amount up to \$63,500.00.

SECTION 3. That the Chief Financial Officer is hereby authorized to draw warrants in favor of Maria Gloria De Leon, in an amount not to exceed \$64,900.00 for moving expense and last resort calculated replacement housing payments.

These warrants are to be paid as follows:

Land Acquisition in Cadillac Heights Fund Fund 4T11, Department EBS, Unit T825 Object 4240, Program PB06T825 Encumbrance/Contract No. CX-EBS-2017-00003247-1 Vendor VC19371

\$63,500.00

SECTION 3. (continued)

Land Acquisition in Cadillac Heights Fund Fund 4T11, Department EBS, Unit T825 Object 4240, Program PB06T825 Encumbrance/Contract No. CX-EBS-2017-00003247-2 Vendor VC19371

\$ 1,400.00

Total amount not to exceed

\$64,900.00

SECTION 4. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.



City of Dallas

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): Outside City Limits

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

A resolution authorizing the conveyance of approximately 9,203 square feet of City-owned land to the State of Texas located in Collin County near the intersection of State Highway 205 and John King Boulevard - Revenue: \$2,588.00

BACKGROUND

This item authorizes the conveyance of approximately 9,203 square feet of City-owned land to the State of Texas, located in Collin County near the intersection of State Highway 205 and John King Boulevard, for the redevelopment and improvement of the State Highway 205 Right-of-Way Project. The State of Texas is an entity with the power of eminent domain. The City may sell or exchange its property to a governmental entity that has the power of eminent domain without complying with the notice and bid requirements pursuant to Chapter 272 of the Local Government Code. The purchase price is based on an independent appraisal.

This property will be conveyed with a reservation of all oil, gas and other minerals in and under the property.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

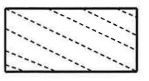
Revenue: \$2,588.00

MAP

Attached



City of Dallas Surplus Property in Collin County Property ID: 431063



TxDOT acquisition Parcel 3



WHEREAS, the City of Dallas ("City") is the owner of a tract of land containing approximately 9,203 square feet of land, being in Collin County, Texas, (the "Property"), and is located near the intersection of State Highway 205 and John King Boulevard, which is no longer needed for municipal use; and

WHEREAS, the Texas Department of Transportation, a State of Texas agency, has the power of eminent domain and proposes to acquire said property at fair market value for a state highway project for State Highway 205; and

WHEREAS, the City of Dallas may sell or exchange its property to a governmental entity that has the power of eminent domain, for fair market value as determined by an appraisal, without complying with the notice and bidding requirements for the sale of public lands provided for in Chapter 272, Section 272.001 of the Texas Local Government Code; and

WHEREAS, certain provisions of Section 2-24 of the Dallas City Code do not apply to the sale of land by the City of Dallas to other governmental entities as contemplated and authorized herein.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That upon receipt of **TWO THOUSAND FIVE HUNDRED EIGHTY EIGHT AND NO/100 DOLLARS (\$2,588.00)** from the State of Texas, acting by and through the Texas Transportation Commission, the City Manager or designee is authorized to execute a Deed Without Warranty to be attested by the City Secretary, approved as to form by the City Attorney, said Deed Without Warranty is subject to the conditions contained in Section 2.

SECTION 2. That the Deed Without Warranty shall provide that the conveyance to the State of Texas, acting by and through the Texas Transportation Commission, ("GRANTEE") are subject to the following:

- (a) a restriction prohibiting the placement of industrialized housing on the property; and
- reservation by the City of Dallas of all oil, gas and other minerals in and under the property with a waiver of surface access rights relating to said minerals; and
- (c) any visible and apparent easements and any encroachments whether of record or not; and

SECTION 2. (continued)

- (d) any and all covenants, conditions, reservations, restrictions, exceptions, easements, rights-of-way, mineral interests, mineral leases or other instruments of record and applicable to the property or any part thereof; and
- (e) to the maximum extent allowed by law, (i) **GRANTEE** is taking the Property "AS IS, WHERE IS, WITH ALL FAULTS"; (ii) GRANTOR disclaims responsibility as to the accuracy or completeness of any information relating to the Property; (iii) **GRANTEE** assumes all responsibility to examine all applicable building codes and zoning ordinances to determine if the Property can be used for the purposes desired and to check for outstanding or pending code enforcement actions including but not limited to repair or demolition orders; and (iv) GRANTOR expressly disclaims and **GRANTEE** expressly waives, any warranty or representation, express or implied, including without limitation any warranty of condition, habitability, merchantability or fitness for a particular purpose of the Property; and
- GRANTOR makes no representations of any nature regarding the Property (f) and specifically disclaims any warranty, guaranty or representation, oral or written, express or implied, past, present, or future, concerning: (i) the nature and condition of the Property, including without limitation, the water, soil and geology, and the suitability thereof and the Property for any and all activities and uses which GRANTEE may elect to conduct thereon, and the existence of any environmental substances, hazards or conditions or presence of any endangered or protected species thereon or compliance with all applicable laws, rules or regulations; (ii) the nature and extent of any right-of-way, lease, possession, lien, encumbrance, license, reservation, condition or otherwise; (iii) the compliance of the Property or its operation with any law, ordinance or regulation of any federal, state, or local governmental authority; and (iv) whether or not the Property can be developed or utilized for any purpose. For purposes hereof, "environmental substances" means the following: (a) any "hazardous substance" under the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C.A. Section 9601 et. seq., as amended, (b) any "hazardous substance" under the Texas Hazardous Substances Spill Prevention and Control Act, Tex. Water Code, Section 26.261, et. seq., as amended, c) petroleum or petroleum-based products (or any derivative or hazardous constituents thereof or additives thereto), including without limitation, fuel and lubrication oils, (d) any "hazardous chemicals" or "toxic chemicals" under the Occupational Safety and Health Act, 29 U.S.C.A. Section 651 et. seq., as amended, (e) any "hazardous waste" under the Resource Conservation and Recovery Act, 42 U.S.C.A. Section 6901 et. seg., as amended, (f) asbestos, (g) polychlorinated biphenyls, (h)

SECTION 2. (continued)

underground storage tanks, whether empty, filled, or partially filled with any substance, (i) any substance, the presence of which is prohibited by federal, state or local laws and regulations; and (j) any other substance which by federal, state or local laws and regulations requires special handling or notification of governmental authorities in its collection, storage, treatment or disposal. References to particular acts or codifications in this definition include all past and future amendments thereto, as well as applicable rules and regulations as now or hereafter promulgated.

(g) such other terms and requirements of the sale and/or disclaimers as the City deems necessary, convenient or appropriate.

SECTION 3. That the sale proceeds shall be deposited into the General Fund, Fund 0001, Department DEV, Balance Sheet 0519 and Department of Sustainable Development and Construction Services-Real Estate Division shall be reimbursed for the cost of obtaining legal description, appraisal and other administrative costs incurred. The reimbursement proceeds shall be deposited in the General Fund, Fund 0001, Department DEV, Unit 1183, Object 5011 and any remaining proceeds shall be transferred to the Water Utilities Current Fund, Fund 0100, Department DWU, Unit 7005, Revenue Code 8416.

SECTION 4. That if a title policy is desired by **GRANTEE**, same shall be at the expense of said **GRANTEE**.

SECTION 5. That the sale shall be subject to standby fees, taxes and assessments, if any, by any taxing authority for the year of closing and subsequent years and assessments by any taxing authority for prior years due to changes in land usage or ownership, the payment of said standby fees, taxes and assessments being assumed by **GRANTEE**.

SECTION 6. That the procedures required by Section 2-24 of the Dallas City Code that are not required by state law concerning the sale of unneeded real property are waived with respect to this tract of land.

SECTION 7. That this resolution is designated for City purposes as Contract No. DEV-2019-00010075.

SECTION 8. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.

APPROVED AS TO FORM:

CHRISTOPHER J. CASO, Interim City Attorney

BY:

Assistant City Attorney

County: Collin

Highway: State Highway 205

Parcel 3

STA. 1091+20.59 to STA. 1097+21.92

R.O.W. CSJ: 0451-03-015

Description for Parcel 3

BEING 9,203 square feet of land, more or less, in Joseph Strickland Survey, Abstract Number 794, Collin County, Texas, and being part of the second tract, a called 142.91 acre tract of land conveyed in a Warranty Deed from Agnes Burney and husband P. King Burney to the City of Dallas, Texas recorded in Volume 608, Page 563, Deed Records, Collin County, Texas (D.R.C.C.T.), dated November 28, 1962, said 9,203 square feet [0.2113 Acres] of land being more particularly described by metes and bounds as follows:

COMMENCING at a found 1/2 inch iron rod with yellow cap stamped "RPLS 5034" (controlling monument) at the northeast corner of the first tract, a called 1.43 acre tract of land described in a deed to the City of Dallas, Texas recorded in Volume 608, Page 563, Deed Records, Collin County, Texas (D.R.C.C.T.), and the northwest corner of a 15.66 acre tract of land described in deed to Gordon C. Mineo and wife Andrea T. Mineo recorded in Volume 3424, Page 837, Official Public Records, Collin County, Texas (O.P.R.C.C.T.), and the southwest corner of a 7.54 acre tract of land described in a Special Warranty Deed with Vendor's Lien to Emilio Ramos and wife Maria Ramos, recorded in Instrument 2002-0160101, Official Public Records, Colin County, Texas (O.P.R.C.C.T.), dated October 25, 2002, from which a found iron rod with aluminum cap stamped "City of Dallas" (controlling monument) bears North 01 degrees 02 minutes 14 seconds West, 152.76 feet, and a found 1/2 inch iron rod (controlling monument) at the northwest corner of said of said Emilio Ramos 7.54 acre tract bears North 34 degrees 30 minutes 55 seconds East, 35.61 feet from said "City of Dallas" monument:

THENCE, South 00 degrees 57 minutes 16 seconds East, along the west line of said Gordon C. Mineo and wife Andrea T. Mineo tract, a distance of 85.80 feet to a set 5/8" iron rod with plastic cap stamped "LTRA";

THENCE, South 19 degrees 14 minutes 56 seconds East, along the west line of said Gordon C. Mineo and wife Andrea T. Mineo tract, a distance of 133.70 feet to a set 5/8" iron rod with plastic cap stamped "LTRA";

THENCE, South 36 degrees 44 minutes 56 seconds East, along the west line of said Estate of Andrea Ann Mineo tract, a distance of 286.52 feet to a set 5/8" iron rod with plastic cap stamped "LTRA", on the southwest corner of said Gordon C. Mineo and wife Andrea T. Mineo tract, and a north line of said City of Dallas tract;

THENCE, North 88 degrees 58 minutes 39 seconds East, along a north line of said City of Dallas tract and the south line of said Gordon C. Mineo and wife Andrea T. Mineo tract, a distance of 935.56 feet to a set 5/8" iron rod with plastic cap stamped "LTRA";

THENCE, South 89 degrees 42 minutes 32 seconds East, along a north line of said City of Dallas tract and the south line of said Gordon C. Mineo and wife Andrea T. Mineo tract, a distance of 59.49 feet to a set 5/8" iron rod with plastic cap stamped "LTRA";

Ar 3/1/19

Page 1 of 9

July 1, 2018

Page 2 of 9

July 1, 2018

County: Collin

Highway: State Highway 205

Parcel 3

STA. 1091+20.59 to STA. 1097+21.92

R.O.W. CSJ: 0451-03-015

Description for Parcel 3

THENCE, North 89 degrees 48 minutes 47 seconds East, along a north line of said City of Dallas tract and the south line of said Gordon C. Mineo and wife Andrea T. Mineo tract, a distance of 409.63 feet to a set 5/8" iron rod with plastic cap stamped "LTRA";

THENCE, North 29 degrees 36 minutes 36 seconds East, along the northwest line of said City of Dallas tract and the southeast line of said Gordon C. Mineo and wife Andrea T. Mineo tract, a distance of 194.60 feet to a set 5/8" iron rod with plastic cap stamped "LTRA" on the existing west right of way line of State Highway 205 (100 foot right of way) as described in a deed to the State of Texas recorded in Volume 388, Page 371, said deed records (D.R.C.C.T.);

THENCE South 01 degrees 12 minutes 24 seconds East, along the existing west right of way line of said State Highway 205, a distance of 43.29 feet to a set 5/8" iron rod with pink cap stamped "TEXAS DEPARTMENT OF TRANSPORTATION ROW MONUMENT", (hereafter referred to as a set "TxDOT" monument) on the new west right of way line of State Highway 205 (a variable width right of way) and the POINT OF BEGINNING, and being 98.70 feet left of Station 1097+21.92, and having a N.A.D. 83 (2011 Adjustment), Texas State Plane North Central Zone (4202) surface coordinate of Northing 7,048,650.42 and Easting 2,592,217.87;

- THENCE, South 01 degrees 12 minutes 24 seconds East, continuing along the existing west right of way line of said State Highway 205 (100 feet width), a distance of 601.33 feet to a set "TxDOT" monument on the new west right of way line of said State Highway 205 (a variable width right of way), being 98.56 feet left of Station 1091+20.59;
- THENCE, North 15 degrees 10 minutes 51 seconds West, along the new west right of way line of said State Highway 205, a distance of 81.82 feet to a set "TxDOT" monument, being 118.33 feet left of Station 1091+99.98;
- 3) THENCE, North 01 degrees 25 minutes 31 seconds West, continuing along the new west right of way line of said State Highway 205, a distance of 300.00 feet to a set "TxDOT" monument, being 119.55 feet left of Station 1094+99.98;
- 4) THENCE, North 04 degrees 10 minutes 25 seconds East, continuing along the new west right of way line of said State Highway 205, a distance of 222.92 feet to the POINT OF BEGINNING and containing 9,203 square feet [0.2113 Acres] of land, more or less.

** The monument described and set in this call, if destroyed during construction, may be replaced with a TxDOT Type II Right of Way Marker upon the completion of the highway construction project under the supervision of a Registered Professional Land Surveyor, either employed or retained by TxDOT.

The Basis of Bearings is the Texas State Plane Coordinate System of 1983, North Central Zone (4202), North American Datum (NAD83) 2011 Adjustment, EPOCH 2010. All distances coordinates show are surface, unless otherwise noted, and may be converted to grid by dividing by the TxDOT combined scale factor of 1.000146135. Unit of measure is Survey Foot.

Exhibit "A"

County: Collin

Highway: State Highway 205

Parcel 3

STA. 1091+20.59 to STA. 1097+21.92

R.O.W. CSJ: 0451-03-015

Description for Parcel 3

Station and Offset Information refers to the baseline described in the Project Schematic dated 08-31-2017; Control-Section-Number 0451-03-013.

Survey plat of even date herewith accompanies the legal description.

I, Stanley M. Brewer, a Registered Professional Land Surveyor in the State of Texas, do hereby certify that the land description and plat represent an actual survey made on the ground under my supervision.

Stanley M. Brewer, R.P.L.S.

Texas Registration No. 6072

Lina T. Ramey & Associates 3320 Belt Line Road Farmers Branch, Texas 75234 Ph. 214-979-1144

TBPLS FIRM NO. 10140700

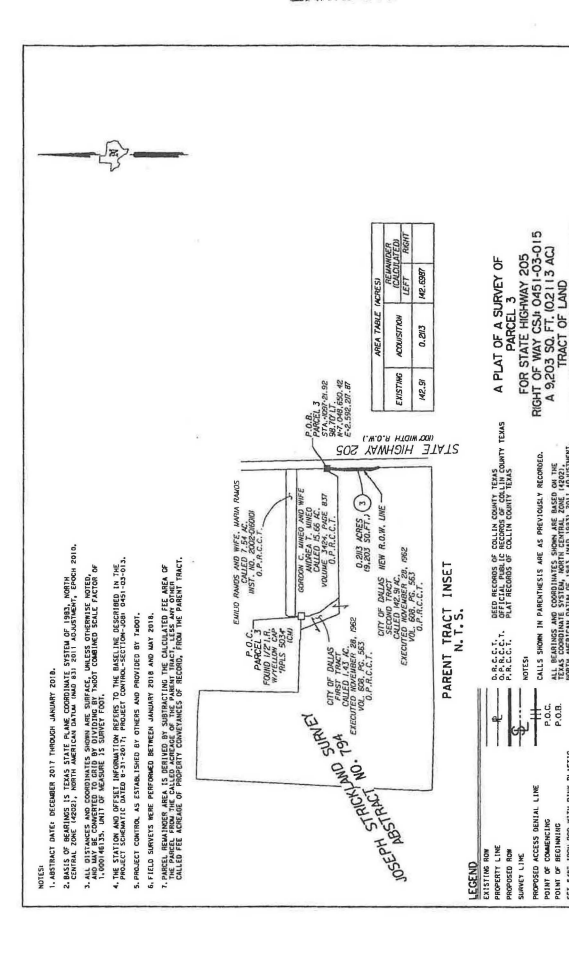
STANLEY M. BREWER

6072

SUPPLY SUPPL

Page 3 of 9

July 1, 2018



IN THE JOSEPH STRICKLAND SURVEY

ALL BEARINGS AND COORDINATES SHOWN ARE BASED ON THE TEXAS COORDINATE SYSTEM, NORTH CENTRAL, 2016 (1402). INCOME MENTAL ALERICAN DATUM OF 1943 INAD 1993? 2011 ADJUSTMENT, EPOCH 2010. ALL DISTANCES AND COORDINATES SHOWN ARE SAFFACE. AND LAY BE CONVERTED TO GAID BY DIVIDING BY COMBINED ADJUSTMENT FACTOR OF 1,000146135.

P.0.B.

SET 5/8" IRON ROD WITH PINK PLASTIC CAS STANGED 'EEAS OFFARENIE' OF TRANSPORTATION ROW WANDERN'S (UNLESS NOTED OTHERNISE)

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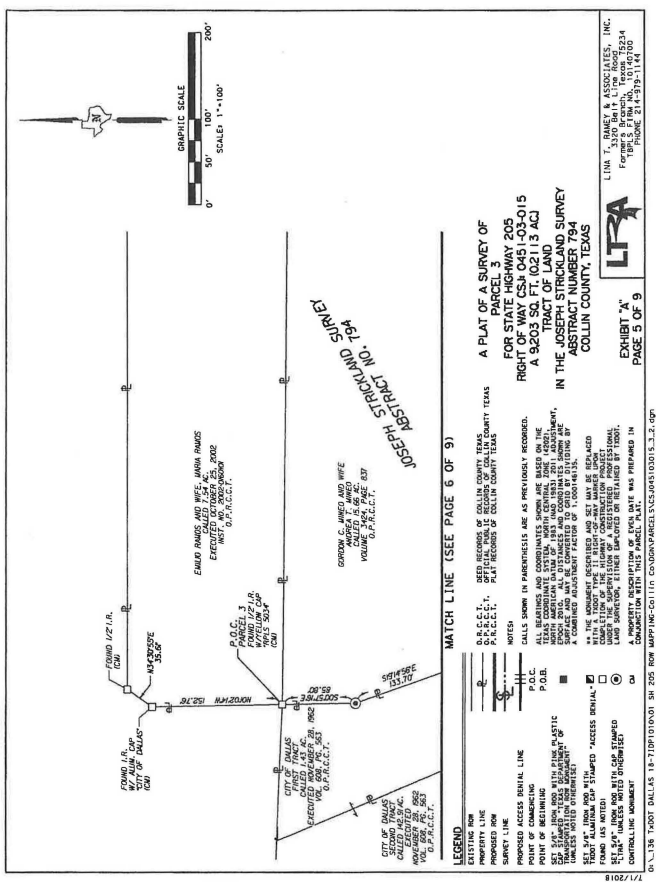
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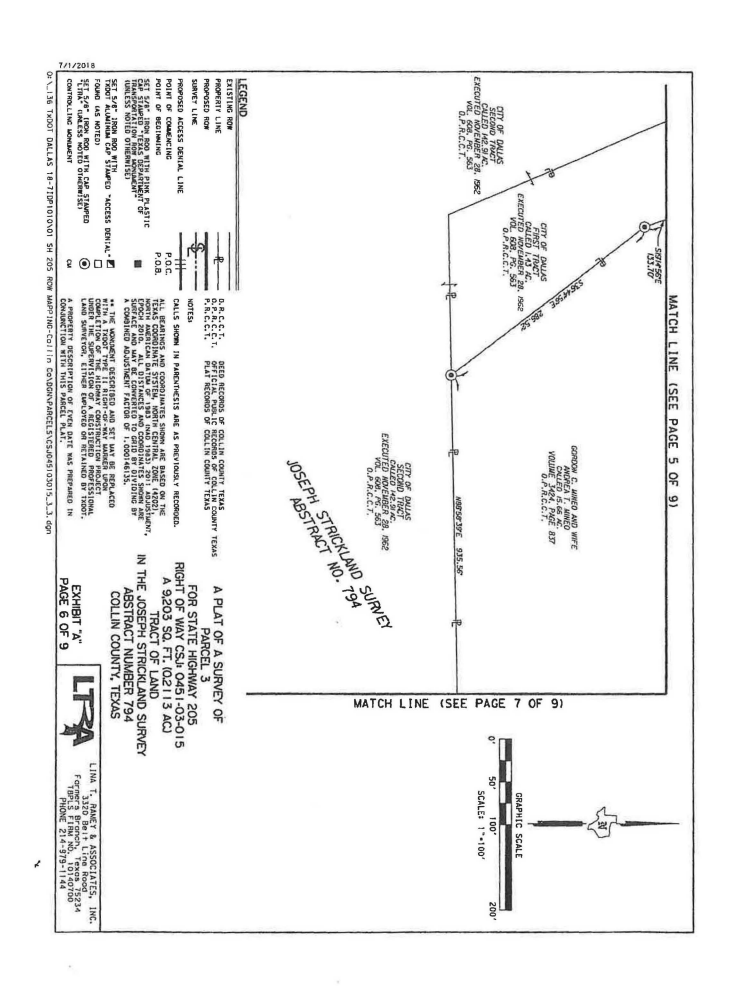
A PROPERTY DESCRIPTION OF EVEN DATE MAS PREPARED IN CONJUNCTION WITH THIS PARCEL PLAT.

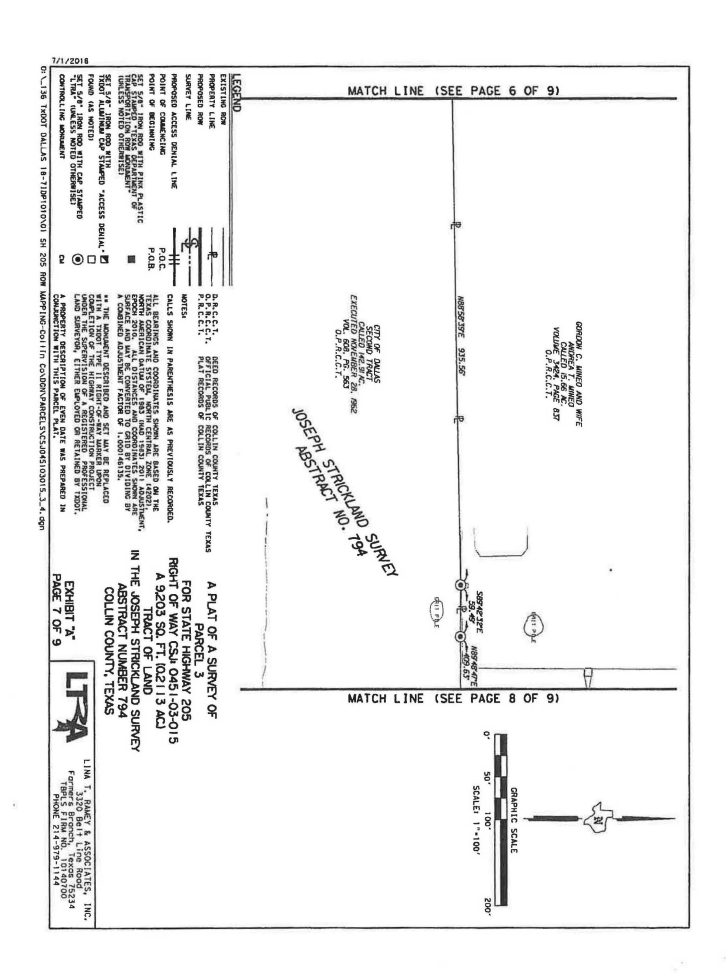
ABSTRACT NUMBER 794 COLLIN COUNTY, TEXAS EXHIBIT "A" PAGE 4 OF 9

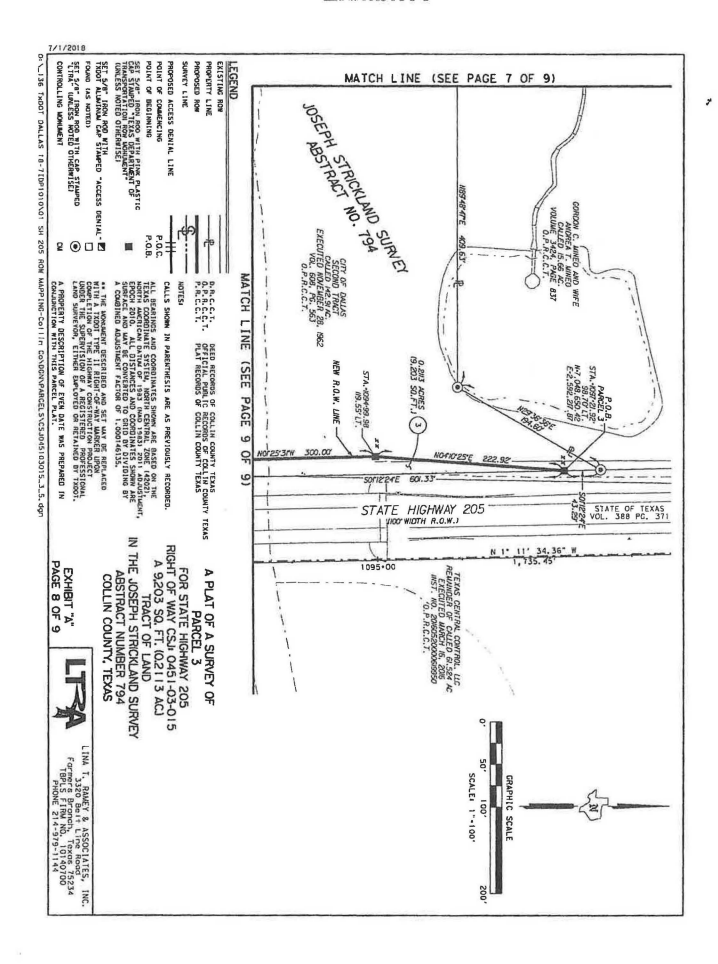
LINA T. RAMEY & ASSOCIATES, INC. 3320 Belt Line Roads Formers Bronch, Texas 75234 IBPLS FIRM NO. 10140700 PHONE 214-979-1144

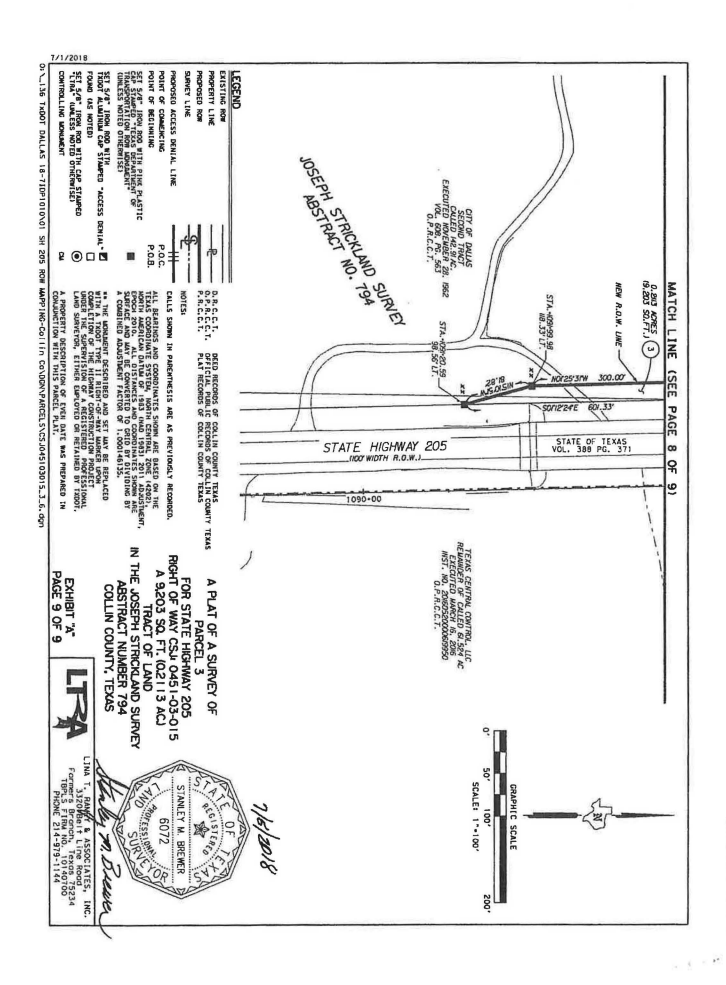
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City of Dallas

Agenda Information Sheet

File #: 19-611 Item #: 22.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): Outside City Limits

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

A resolution authorizing the conveyance of a tract of land and Drainage Easement for a total of approximately 9,308 square feet of City-owned land to the State of Texas located in Collin County near the intersection of State Highway 205 and John King Boulevard - Revenue: \$2,712.00

BACKGROUND

This item authorizes the conveyance of a tract of land and Drainage Easement for a total of approximately 9,308 square feet of City-owned land to the State of Texas, located in Collin County near the intersection of State Highway 205 and John King Boulevard, for the redevelopment and improvement of the State Highway 205 Right-of-Way Project. The State of Texas is an entity with the power of eminent domain. The City may sell or exchange its property to a governmental entity that has the power of eminent domain without complying with the notice and bid requirements pursuant to Chapter 272 of the Local Government Code. The purchase price is based on an independent appraisal.

This property will be conveyed with a reservation of all oil, gas and other minerals in and under the property.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

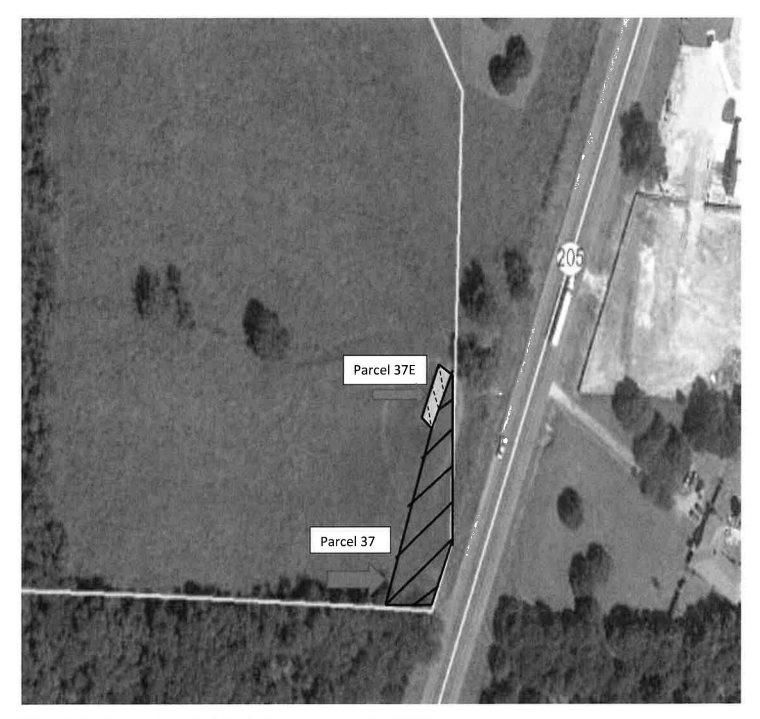
Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Revenue: \$2,712.00

MAP

Attached



City of Dallas Surplus Property in Collin County Property ID: 431009







WHEREAS, the City of Dallas ("City") is the owner of a tract of land containing approximately 9,308 square feet of land, being in Collin County, Texas, (the "Property"), and is located near the intersection of State Highway 205 and John King Boulevard, which is no longer needed for municipal use; and

WHEREAS, the Texas Department of Transportation, a State of Texas agency, has the power of eminent domain and proposes to acquire said property at fair market value for a state highway project for State Highway 205; and

WHEREAS, the City of Dallas may sell or exchange its property to a governmental entity that has the power of eminent domain, for fair market value as determined by an appraisal, without complying with the notice and bidding requirements for the sale of public lands provided for in Chapter 272, Section 272.001 of the Texas Local Government Code; and

WHEREAS, certain provisions of Section 2-24 of the Dallas City Code do not apply to the sale of land by the City of Dallas to other governmental entities as contemplated and authorized herein.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That upon receipt of **TWO THOUSAND SEVEN HUNDRED TWELVE AND NO/100 DOLLARS (\$2,712.00)** from the State of Texas, acting by and through the Texas Transportation Commission, the City Manager or designee is authorized to execute a Deed Without Warranty and a Drainage Easement to be attested by the City Secretary, approved as to form by the City Attorney, said Deed Without Warranty and a Drainage Easement are subject to the conditions contained in Section 2.

SECTION 2. That the Deed Without Warranty and a Drainage Easement shall provide that the conveyance to the State of Texas, acting by and through the Texas Transportation Commission, ("GRANTEE") are subject to the following:

- (a) a restriction prohibiting the placement of industrialized housing on the property; and
- (b) reservation by the City of Dallas of all oil, gas and other minerals in and under the property with a waiver of surface access rights relating to said minerals; and
- (c) any visible and apparent easements and any encroachments whether of record or not; and

SECTION 2. (continued)

- (d) any and all covenants, conditions, reservations, restrictions, exceptions, easements, rights-of-way, mineral interests, mineral leases or other instruments of record and applicable to the property or any part thereof; and
- (e) to the maximum extent allowed by law, (i) GRANTEE is taking the Property "AS IS, WHERE IS, WITH ALL FAULTS"; (ii) GRANTOR disclaims responsibility as to the accuracy or completeness of any information relating to the Property; (iii) GRANTEE assumes all responsibility to examine all applicable building codes and zoning ordinances to determine if the Property can be used for the purposes desired and to check for outstanding or pending code enforcement actions including but not limited to repair or demolition orders; and (iv) GRANTOR expressly disclaims and GRANTEE expressly waives, any warranty or representation, express or implied, including without limitation any warranty of condition, habitability, merchantability or fitness for a particular purpose of the Property; and
- GRANTOR makes no representations of any nature regarding the Property and specifically disclaims any warranty, guaranty or representation, oral or written, express or implied, past, present, or future, concerning: (i) the nature and condition of the Property, including without limitation, the water, soil and geology, and the suitability thereof and the Property for any and all activities and uses which GRANTEE may elect to conduct thereon, and the existence of any environmental substances, hazards or conditions or presence of any endangered or protected species thereon or compliance with all applicable laws, rules or regulations; (ii) the nature and extent of any right-of-way, lease, possession, lien, encumbrance, license, reservation, condition or otherwise; (iii) the compliance of the Property or its operation with any law, ordinance or regulation of any federal, state, or local governmental authority; and (iv) whether or not the Property can be developed or utilized for any purpose. For purposes hereof, "environmental substances" means the following: (a) any "hazardous substance" under the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C.A. Section 9601 et. seq., as amended, (b) any "hazardous substance" under the Texas Hazardous Substances Spill Prevention and Control Act, Tex. Water Code, Section 26.261, et. seq., as amended, c) petroleum or petroleum-based products (or any derivative or hazardous constituents thereof or additives thereto), including without limitation, fuel and lubrication oils, (d) any "hazardous chemicals" or "toxic chemicals" under the Occupational Safety and Health Act, 29 U.S.C.A. Section 651 et. seq., as amended, (e) any "hazardous waste" under the Resource Conservation and Recovery Act. 42 U.S.C.A. Section 6901 et. seq., as amended, (f) asbestos, (g) polychlorinated biphenyls, (h) underground storage tanks, whether empty, filled, or partially

SECTION 2. (continued)

filled with any substance, (i) any substance, the presence of which is prohibited by federal, state or local laws and regulations; and (j) any other substance which by federal, state or local laws and regulations requires special handling or notification of governmental authorities in its collection, storage, treatment or disposal. References to particular acts or codifications in this definition include all past and future amendments thereto, as well as applicable rules and regulations as now or hereafter promulgated.

(g) such other terms and requirements of the sale and/or disclaimers as the City deems necessary, convenient or appropriate.

SECTION 3. That the sale proceeds shall be deposited into the General Fund, Fund 0001, Department DEV, Balance Sheet 0519 and Department of Sustainable Development and Construction Services-Real Estate Division shall be reimbursed for the cost of obtaining legal description, appraisal and other administrative costs incurred. The reimbursement proceeds shall be deposited in the General Fund, Fund 0001, Department DEV, Unit 1183, Object 5011 and any remaining proceeds shall be transferred to the Water Utilities Current Fun, Fund 0100, Department DWU, Unit 4005, Revenue Code 8416.

SECTION 4. That if a title policy is desired by **GRANTEE**, same shall be at the expense of said **GRANTEE**.

SECTION 5. That the sale shall be subject to standby fees, taxes and assessments, if any, by any taxing authority for the year of closing and subsequent years and assessments by any taxing authority for prior years due to changes in land usage or ownership, the payment of said standby fees, taxes and assessments being assumed by **GRANTEE**.

SECTION 6. That the procedures required by Section 2-24 of the Dallas City Code that are not required by state law concerning the sale of unneeded real property are waived with respect to this tract of land.

SECTION 7. That this resolution is designated for City purposes as Contract No. DEV-2019-00010070.

SECTION 8. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.

APPROVED AS TO FORM:

CHRISTOPHER L CASO, Interim City Attorney

BY:

Assistant City Attorney

County: Collin

Highway: State Highway 205

Parcel 37

STA. 1157+52.85 to STA. 1160+41.52

R.O.W. CSJ: 0451-03-015

Page 1 of 4 June 14, 2018 Revised February 14, 2019

Description for Parcel 37

BEING 8,251 square feet of land, more or less, in S.A. Roberts Survey, Abstract Number 773, Collin County, Texas, and being part of a called 40.04 acre "Second Tract" as conveyed by deed from J.A. Payton to the City of Dallas, executed June 17, 1968, as recorded in Volume 711, Page 738, Deed Records, Collin County, Texas (D.R.C.C.T.), said 8,251 square feet [0.1894 Acres] of land being more particularly described by metes and bounds as follows:

COMMENCING at a City of Dallas 3 inch brass monument found (controlling monument) at the northwest corner of Lot 1 of Lakeside Estates, an addition to Collin County, as recorded in Volume B, Page 178, Plat Records, Collin County, Texas (P.R.C.C.T.), being on the south line of said City of Dallas tract;

THENCE North 89 degrees 44 minutes 19 seconds East, along the north line of said Lot 1 and the south line of said City of Dallas tract, a distance of 165.63 feet to a set 5/8 inch iron rod with pink plastic cap stamped "TEXAS DEPARTMENT OF TRANSPORTATION ROW MONUMENT"**, (hereafter referred to as a set "TxDOT" monument) on the new west right of way line of State Highway 205 (variable width right of way), also being the POINT OF BEGINNING, and being 101.67 feet left of Station 1157+52.85, and having a N.A.D. 83 (2011 Adjustment), Texas State Plane North Central Zone (4202) surface coordinate of Northing 7,054,539.03 and Easting 2,593,103.38;

- THENCE North 12 degrees 47 minutes 44 seconds East, departing the north line of said Lot 1 and the south line of said City of Dallas Second Tract, along said new west right of way line of State Highway 205, a distance of 49.79 feet to a set "TxDOT" monument**, and the beginning of a curve to the right;
- 2) THENCE 148.14 feet along the arc of said curve to the right, continuing along said new west right of way line of said State Highway 205, through a central angle of 04 degree 01 minutes 49 seconds, having a radius of 2,106.00 feet, and a long chord which bears North 20 degrees 28 minutes 43 seconds East, 148.11 feet to a set "TxDOT" monument**;
- 3) THENCE North 22 degrees 29 minutes 38 seconds East, continuing along said new west right of way line of said State Highway 205, a distance of 100.83 feet to a set "TxDOT" monument on the east line of said City of Dallas Second Tract and the west line of a tract of land conveyed to Rhonda Kay Sorrells recorded in Volume 2049, Page 282, said Deed Records (D.R.C.C.T.), being 106.00 feet left of Station 1160+41.52;
- 4) THENCE South 02 degree 01 minute 17 seconds West, along the east line of said City of Dallas Second tract and the west line of said Sorrells tract, a distance of 127.30 feet to a City of Dallas 3 inch brass monument found (controlling monument) at an angle point in the east line of said City of Dallas Second Tract and the west line of said Sorrells tract;



County: Collin

Highway: State Highway 205

Parcel 37

STA. 1157+52.85 to STA. 1160+41.52

R.O.W. CSJ: 0451-03-015

Page 2 of 4 June 14, 2018 Revised February 14, 2019

Description for Parcel 37

- 5) THENCE South 28 degrees 13 minutes 48 seconds West, continuing along the southeast line of said City of Dallas tract and the west line of said Sorrells tract, at a distance of 171.52 feet passing a City of Dallas 3 inch brass monument found (controlling monument), and continuing for a total distance of 173.86 feet to a 5/8 inch iron rod with cap stamped "LTRA" set at the southeast corner of said City of Dallas Second Tract and the southwest corner of said Sorrells tract, from which a found brass monument in concrete bears North 89 degrees 44 minutes 19 seconds East, 26.32 feet;
- 6) THENCE South 89 degrees 44 minutes 19 seconds West, along the south line of said City of Dallas Second Tract and the north line of the aforementioned Lot 1, a distance of 14.70 feet to the POINT OF BEGINNING and containing 8,251 square feet [0.1894 Acres] of land, more or less.

** The monument described and set in this call, if destroyed during construction, may be replaced with a TxDOT Type II Right of Way Marker upon the completion of the highway construction project under the supervision of a Registered Professional Land Surveyor, either employed or retained by TxDOT.

The Basis of Bearings is the Texas State Plane Coordinate System of 1983, North Central Zone (4202), North American Datum (NAD83) 2011 Adjustment, EPOCH 2010. All distances coordinates shown are surface, unless otherwise noted, and may be converted to grid by dividing by the TxDOT combined scale factor of 1.000146135. Unit of measure is Survey Foot.

Station and Offset Information refers to the baseline described in the Project Schematic dated 08-31-2017; Control-Section-Number 0451-03-013.

Survey plat of even date herewith accompanies the legal description.

I, Stanley M. Brewer, a Registered Professional Land Surveyor in the State of Texas, do hereby certify that the land description and plat represent an actual survey made on the ground under my supervision.

Stanley M. Drewer 2/18/2019 Stanley M. Brewer, R.P.L.S. Date

Texas Registration No. 6072

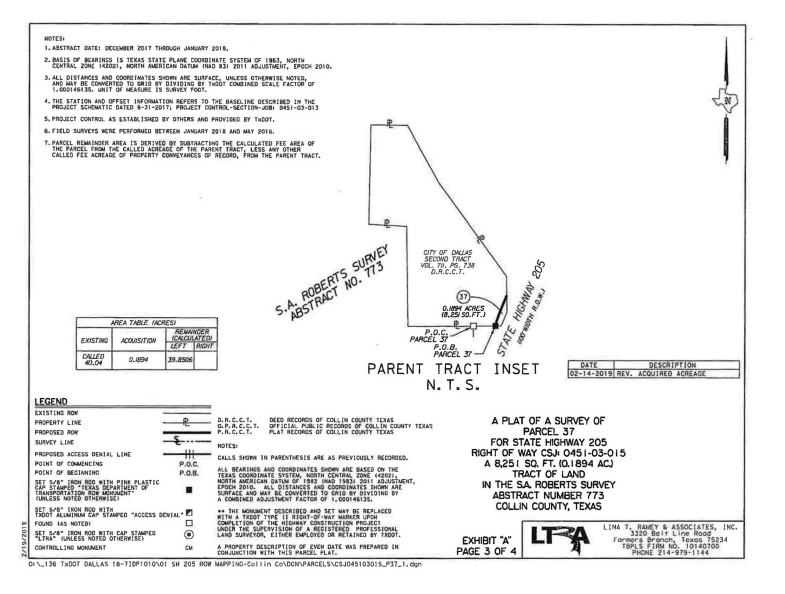
Lina T. Ramey & Associates, Inc.

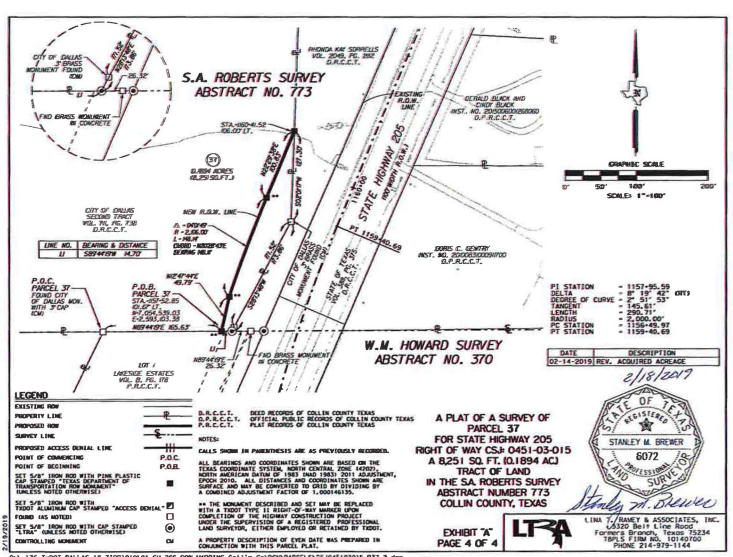
3320 Belt Line Road

Farmers Branch, Texas 75234

Ph. 214-979-1144

TBPLS FIRM NO. 10140700





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County: Collin

Highway: State Highway 205

Parcel 37E

STA. 1159+92.96 to STA. 1160+52.72

R.O.W. CSJ: 0451-03-015

Page 1 of 4 July 5, 2018 Revised February 14, 2019

Ok 3/7/19

Description for Parcel 37E

BEING 1,057 square feet of land, more or less, in S.A. Roberts Survey, Abstract Number 773, Collin County, Texas, and being part of the Second Tract as described in a deed from J.A. Payton to the City of Dallas, executed June 17, 1968, as recorded in Volume 711, Page 738, Deed Records, Collin County, Texas (D.R.C.C.T.), said 1,057 square feet [0.0243 Acres] of land being more particularly described by metes and bounds as follows:

COMMENCING at a found City of Dallas 3 inch brass monument (controlling monument) at an angle point in the east line of said City of Dallas Second Tract, also being an also being an angle point in the west line of a tract of land described in a deed to Rhonda Kay Sorrells recorded in Volume 2049, Page 282, said deed records (D.R.C.C.T.), said monument also being 191.29 feet left of Station 1162+69.98;

THENCE South 02 degrees 01 minutes 17 seconds West, along the east line of said City of Dallas Second Tract and the west line of said Rhonda Kay Sorrells tract, a distance of 231.91 feet to a 5/8 inch iron rod with cap stamped "LTRA" set at the POINT OF BEGINNING, and being 110.18 feet left of Station 1160+52.72, and having a N.A.D. 83 (2011 Adjustment), Texas State Plane North Central Zone (4202) surface coordinate of Northing 7,054,831.44 and Easting 2,593,205.22;

- THENCE South 02 degrees 01 minutes 17 seconds West, continuing along the east line of said City
 of Dallas Second Tract, and the west line of said Rhonda Kay Sorrells tract, a distance of 11.95 feet to
 a set 5/8 inch iron rod with pink plastic cap stamped "TEXAS DEPARTMENT OF
 TRANSPORTATION ROW MONUMENT" on the new westerly right of way line of State Highway
 205 (a variable width right of way);
- 2) THENCE South 22 degrees 29 minutes 38 seconds West, along the new westerly right of way line of said State Highway 205, a distance of 48.89 feet to a 5/8 inch iron rod with cap stamped "LTRA" set;
- 3) THENCE North 66 degrees 28 minutes 13 seconds West, departing the new westerly right of way line of said State Highway 205, a distance of 18.00 feet to a 5/8 inch iron rod with cap stamped "LTRA" set;
- 4) THENCE North 22 degrees 29 minutes 38 seconds East, a distance of 60.01 feet to a 5/8 inch iron rod with cap stamped "LTRA" set;
- 5) THENCE South 66 degrees 28 minutes 13 seconds East, a distance of 13.82 feet to the POINT OF BEGINNING and containing 1,057 square feet [0.0243 Acres] of land, more or less.

** The monument described and set in this call, if destroyed during construction, may be replaced with a TxDOT Type II Right of Way Marker upon the completion of the highway construction project under the supervision of a Registered Professional Land Surveyor, either employed or retained by TxDOT.

The Basis of Bearings is the Texas State Plane Coordinate System of 1983, North Central Zone (4202), North American Datum (NAD83) 2011 Adjustment, EPOCH 2010. All distances coordinates shown are surface, unless otherwise noted, and may be converted to grid by dividing by the TxDOT combined scale factor of 1.000146135. Unit of measure is Survey Foot.

County: Collin

Highway: State Highway 205

Parcel 37E

STA. 1159+92.96 to STA. 1160+52.72

R.O.W. CSJ: 0451-03-015

Page 2 of 4 July 5, 2018 Revised February 14, 2019

Description for Parcel 37E

Station and Offset Information refers to the baseline described in the Project Schematic dated 08-31-2017; Control-Section-Number 0451-03-013.

Survey plat of even date herewith accompanies the legal description.

I, Stanley M. Brewer, a Registered Professional Land Surveyor in the State of Texas, do hereby certify that the land description and plat represent an actual survey made on the ground under my supervision.

Stanley M. Brewer, R.P.L.S.

Texas Registration No. 6072

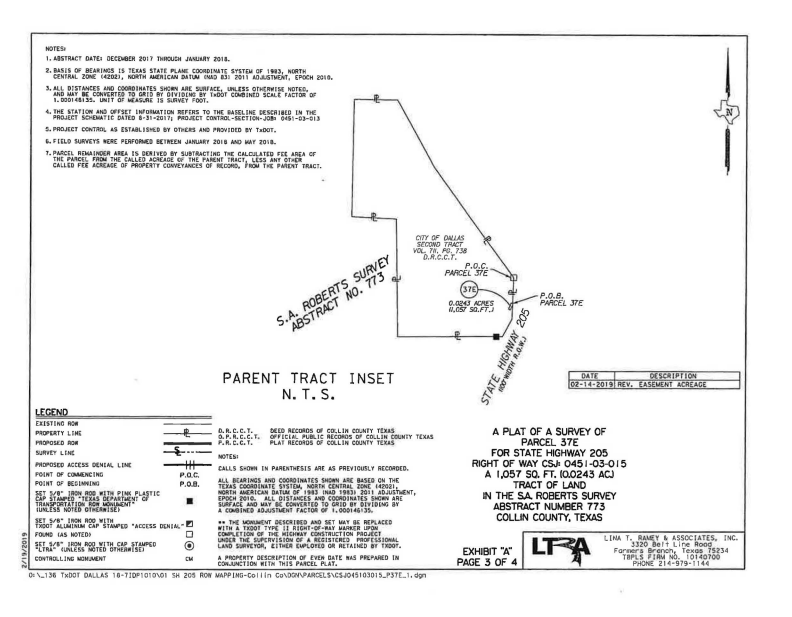
Lina T. Ramey & Associates, Inc. 3320 Belt Line Road

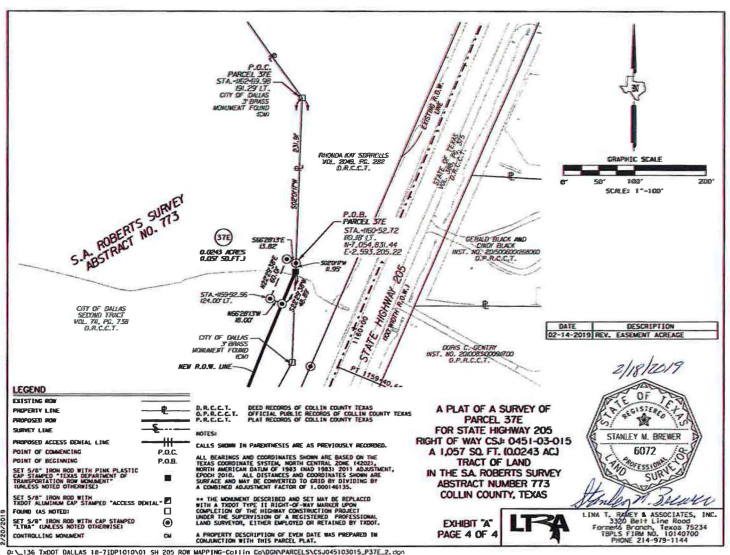
Farmers Branch, Texas 75234

Ph. 214-979-1144

TBPLS FIRM NO. 10140700







0:\136 TxDOT DALLAS 18-71DP1010\01 SH 205 ROW MAPPING-Collin Co\DGN\PARCELS\CSJ045103015_P37E_2.do



City of Dallas

1500 Marilla Street Dallas, Texas 75201

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 9

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

An ordinance abandoning a portion of an alley to 75218 Property Company, the abutting owner, containing approximately 8,893 square feet of land, located near the intersection of Harter Road and Lake Highlands Drive; and authorizing the quitclaim - Revenue: \$151,181.00, plus the \$20.00 ordinance publication fee

<u>BACKGROUND</u>

This item authorizes the abandonment of a portion of an alley to 75218 Property Company, the abutting owner. The area will be included with the property of the abutting owner to expand parking for St. John's Episcopal School. The abandonment fee is based on an independent appraisal.

Notices were sent to 27 property owners located within 300 feet of the proposed abandonment area. There were three responses received in opposition to this request.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Revenue: \$151,181.00, plus the \$20.00 ordinance publication fee

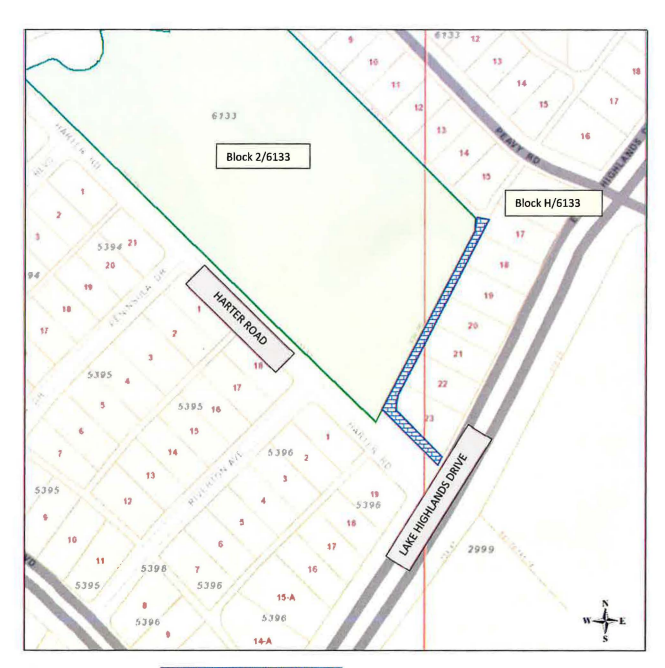
OWNER

75218 Property Company

Mark Crotty, President

<u>MAP</u>

Attached



Abandonment Area

ORDINANCE NO.

An ordinance providing for the abandonment of a portion of an alley located adjacent to City Blocks H/6133 and 2/6133 in the City of Dallas and County of Dallas, Texas; subject to a reverter; providing for the quitclaim thereof to 75218 Property Company; providing for the terms and conditions of the abandonment and quitclaim made herein; providing for barricading; providing for the indemnification of the City of Dallas against damages arising out of the abandonment herein; providing for the consideration to be paid to the City of Dallas; providing for the payment of the publication fee; and providing an effective date for this ordinance.

0000000

WHEREAS, the City Council of the City of Dallas, acting pursuant to law and upon the request and petition of 75218 Property Company, a Texas nonprofit corporation, hereinafter referred to as GRANTEE, deems it advisable to abandon and quitclaim, subject to a reverter, the hereinafter described tract of land to GRANTEE, and is of the opinion that, subject to the terms and conditions and reverter herein provided, said portion of an alley is not needed for public use, and same should be abandoned and quitclaimed to GRANTEE, as hereinafter stated; and

WHEREAS, the City Council of the City of Dallas is of the opinion that the best interest and welfare of the public will be served by abandoning and quitclaiming the same to GRANTEE for the consideration and subject to the terms, conditions and reverter hereinafter more fully set forth.

Now, Therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the tract of land described in Exhibit A, which is attached hereto and made a part hereof for all purposes, be and the same is abandoned, vacated and closed insofar as the right, title and interest of the public are concerned; subject, however, to the reverter and the conditions hereinafter more fully set out.

FIFTY-ONE THOUSAND ONE HUNDRED EIGHTY-ONE AND NO/100 DOLLARS (\$151,181.00) paid by GRANTEE, and the further consideration described in Sections 8, 9, 10 and 11, the City of Dallas does by these presents QUITCLAIM unto the said GRANTEE, subject to the conditions, reservations and exceptions, all of its right, title and interest in and to the certain tract of land hereinabove described in Exhibit A. Provided however, that if GRANTEE, its successors and assigns, fails to file a final replat of the adjoining properties as required in Section 10 of this ordinance but no later than the earlier of (i) the date applicable pursuant to the requirements of the Dallas Development Code Chapter 51A-8.403(a)(4)(D) which provides in pertinent part, as may be amended:

"(D) Except as provided in this subparagraph, a preliminary plat approved by the commission expires five years after the commission action date approving the plat if no progress has been made toward completion of the project in accordance with Texas Local Government Code Section 245.005. An approved minor plat, amending plat (minor), or an administrative plat expires two years after the commission action date approving the plat or within two years after the date of the subdivision administrator's action letter approving the administrative plat if no progress has been made toward completion of the project in accordance with Texas Local Government Code Section 245.005";

or (ii) the date that is the sixth anniversary of the passage of this ordinance; THEN this ordinance and quitclaim shall be rendered null and void and the right, title and easement of the public shall absolutely revert without any necessity for suit or re-entry by the City; and no act or omission on the part of the City, its successors and assigns, shall be a waiver of the operation or enforcement of this ordinance. TO HAVE AND TO HOLD all of such right, title and interest in and to the property and premises, subject aforesaid, together with all and singular the rights, privileges, hereditaments and appurtenances thereto in any manner belonging unto the said **GRANTEE**.

SECTION 3. That upon payment of the monetary consideration set forth in Section 2, **GRANTEE** accepts the terms, provisions and conditions of this ordinance.

SECTION 4. That the Chief Financial Officer is hereby authorized to deposit the sum paid by GRANTEE pursuant to Section 2 above in the General Fund, Fund 0001, Department DEV, Balance Sheet 0519 and Department of Sustainable Development and Construction-Real Estate Division shall be reimbursed for the cost of obtaining the legal description, appraisal and other administrative costs incurred. The reimbursement proceeds shall be deposited in General Fund, Fund 0001, Department DEV, Unit 1183, Object 5011 and any remaining proceeds shall be transferred to the General Capital Reserve Fund, Fund 0625, Department BMS, Unit 8888, Revenue Code 8416.

SECTION 5. That the abandonment and quitclaim provided for herein are made subject to all present zoning and deed restrictions, if the latter exist, and are subject to all existing easement rights of others, if any, whether apparent or non-apparent, aerial, surface, underground or otherwise, and are further subject to the conditions contained in Exhibit B, which is attached hereto and made a part hereof for all purposes.

SECTION 6. That the terms and conditions contained in this ordinance shall be binding upon **GRANTEE**, its successors and assigns.

SECTION 7. That the abandonment and quitclaim provided for herein shall extend only to the public right, title, easement and interest, and shall be construed to extend only to that interest the Governing Body of the City of Dallas may legally and lawfully abandon and vacate.

SECTION 8. That as a condition of this abandonment and as a part of the consideration for the quitclaim to **GRANTEE** herein, **GRANTEE**, its successors and assigns, agree to indemnify, defend, release and hold harmless the City of Dallas as to any and all claims for damages, fines, penalties, costs or expenses to persons or property that may arise out of, or be occasioned by or from: (i) the use and occupancy of the area described in Exhibit A by **GRANTEE**, its successors and assigns; (ii) the presence, generation, spillage, discharge, release, treatment or disposition of any Hazardous Substance on or affecting the area set out in Exhibit A; (iii) all corrective actions concerning any discovered Hazardous Substances on or affecting the area described in Exhibit A, which **GRANTEE**, its successors and assigns, agree to undertake and complete in accordance with applicable federal, state and local laws and regulations; and (iv) the abandonment, closing, vacation and quitclaim by the City of Dallas of the area set out in Exhibit A.

SECTION 8. (continued)

GRANTEE, its successors and assigns, hereby agree to defend any and all suits, claims, or causes of action brought against the City of Dallas on account of same, and discharge any judgment or judgments that may be rendered against the City of Dallas in connection therewith. For purposes hereof, "Hazardous Substance" means the following: (a) any "hazardous substances" under the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. Section 9601 et seq., as amended; (b) any "hazardous substance" under the Texas Hazardous Substances Spill Prevention and Control Act, TEX. WATER CODE, Section 26.261 et seq., as amended; (c) petroleum or petroleum-based products (or any derivative or hazardous constituents thereof or additives thereto), including without limitation, fuel and lubricating oils; (d) any "hazardous chemicals" or "toxic chemicals" under the Occupational Safety and Health Act, 29 U.S.C. Section 651 et seq., as amended; (e) any "hazardous waste" under the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901 et seq., as amended; and (f) any "chemical substance" under the Toxic Substance Control Act, 15 U.S.C. Section 2601 et seg., as amended. References to particular acts or codifications in this definition include all past and future amendments thereto, as well as applicable rules and regulations as now or hereafter promulgated thereunder.

SECTION 9. That as a condition of this abandonment and as a part of the consideration for the quitclaim made herein, **GRANTEE** shall:

- (a) ensure that 100 feet of right-of-way (M-6-D [a]) is maintained on Lake Highlands
 Drive as required by Section 51A-9 of the City of Dallas Thoroughfare Plan.
- (b) not allow parking in the front yard setback for lots 16 through 23 located in city block H/6133 along Lake Highlands Drive. GRANTEE shall screen any future surface parking lots facing Lake Highlands Drive with a minimum four-foot screen wall, hedges and/or landscaping.
- (c) maintain existing public sidewalk along Lake Highlands Drive and preserve as many existing trees as possible.
- (d) ensure turn radius of the remaining alley nearest Peavy Road follows City of Dallas Public Works Standard Construction Detail File 251D.

SECTION 9. (continued)

(e) allow access at all times to garage of existing single-family residence being Lot 23 in city block H/6133, until such time the garage is demolished.

Failure to comply with any of the conditions in this section shall render this ordinance null and void and of no further effect.

SECTION 10. That as a condition of this abandonment and as a part of the consideration for the quitclaim made herein, **GRANTEE** shall file a final replat of the adjoining properties prior to the issuance of any building permits affecting the tract of land abandoned and quitclaimed herein. This final replat shall be recorded by **GRANTEE** in the official real property records of the county in which the abandoned area is located after its approval by the City Plan Commission of the City of Dallas.

SECTION 11. That as a condition of this abandonment and as a part of the consideration for the quitclaim made herein, **GRANTEE** shall, immediately upon the effectiveness of this ordinance, close, barricade and/or place signs in the area described in Exhibit A in accordance with detailed plans approved by the Director of Department of Sustainable Development and Construction. **GRANTEE's** responsibility for keeping the area described in Exhibit A closed, barricaded and/or the signs in place shall continue until the street improvements and intersection returns are removed by **GRANTEE**, its successors and assigns, to the satisfaction of the Director of Department of Sustainable Development and Construction.

SECTION 12. That the City Secretary is hereby authorized and directed to certify a copy of this ordinance for recordation in the official real property records of the county in which the abandonment area is located, which certified copy shall be delivered to the Director of Department of Sustainable Development and Construction, or designee. Upon receipt of the monetary consideration set forth in Section 2, plus the fee for the publishing of this ordinance, which GRANTEE shall likewise pay, the Director of Department of Sustainable Development and Construction, or designee: (i) shall deliver to GRANTEE a certified copy of this ordinance, and (ii) is authorized to and shall prepare and deliver a QUITCLAIM DEED with regard to the area abandoned herein, subject to a reverter interest, to GRANTEE hereunder, same to be executed by the City Manager on behalf of the City of Dallas, attested by the City Secretary and approved as to form by the City Attorney. The

SECTION 12. (continued)

Director of Department of Sustainable Development and Construction, or designee, shall be the sole source for receiving certified copies of this ordinance for one year after its passage.

SECTION 13. That this ordinance is also designated for City purposes as Contract No. DEV-2018-00007815.

SECTION 14. That this ordinance shall take effect immediately from and after its passage and publication in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so ordained.

APPROVED AS TO FORM: CHRISTOPHER J. CASO, Interim City Attorney

KRIS SWECKARD, Director Department of Sustainable Development and Construction

BY: Assistant City Attorney

tant City Attorney Sov Assistant Directo

Passed _____

ALLEY ABANDONMENT LOTS 17-23, BLOCK H/6133 LAKE TERRACE ADDITION AND

LOT 1, BLOCK 2/6133
SAINT JOHNS EPISCOPAL CHURCH SUBDIVISION
SAMUEL M. HYDE SURVEY, ABSTRACT NO. 547
CITY OF DALLAS, DALLAS COUNTY, TEXAS

Being a 8,893 square foot (0.2041 acres) tract of land or parcel situated in the Samuel M. Hyde Survey, Abstract No. 547 City of Dallas, Dallas County, Texas, being a portion of a 14.05-foot alley created by Lots 17-23, Block H/6133, Lake Terrace Addition, an addition to the City of Dallas according to the plat recorded in Volume 21, Page 77, Map Records, Dallas County, Texas (M.R.D.C.T.), being a portion of a 0.95-foot alley dedicated by Lot 1, Block 2/6133, Saint Johns Episcopal Church Subdivision, an addition to the City of Dallas according to the plat recorded in Volume 48, Page 93, M.R.D.C.T. and being a part of a tract of land described in a Warranty Deed to Corporation of Episcopal Diocese of Dallas recorded in Volume 5353, Page 516, Deed Records, Dallas County, Texas and being more particularly described as follows:

COMMENCING at a 5/8" iron rod found at the intersection of the southerly right-of-way line of Peavy Road, (60' right-of-way as created by Volume 21, Page 77, M.R.D.C.T) and the northwest right-of-way line of Lake Highlands Drive, (variable width right-of-way as created by use and occupation), for the northeasterly corner of Lot 16 of said Lake Terrace Addition;

THENCE South 27° 06'00" West, along the northwest right-of-way line of said Lake Highlands Drive, passing a 1/2" iron rod found at a distance of 99.70 feet for the southeasterly corner of said Lot 16 and the northeasterly corner of said Lot 17, passing a 1/2" iron rod with yellow plastic cap stamped "TXNS" found at a distance of 169.70 feet for the southeasterly corner of said Lot 17 and the northeasterly corner of aid Lot 18, passing a 1/2" iron rod with yellow plastic cap stamped "TXNS" found at a distance of 239.70 feet for the southeasterly corner of said Lot 18 and the northeasterly corner of said Lot 19, passing a 60D nail found at a distance of 509.70 feet for the southeasterly corner of said Lot 22 and the northeasterly corner of said Lot 23, and continuing a total distance of 610.29 feet to a 1/2" iron rod with a yellow plastic cap stamped "RLG INC" set on the common line between said Lot 23 and a 15-foot alley as created by said Lake Terrace Addition, for the southeasterly corner of said Lot 23 and the **POINT OF BEGINNING**, from which a 5/8" iron rod found bears South 21° 05' 19" East, a distance of 0.75 feet;

THENCE South 27° 06' 00" West, along the northwest right-of-way line of said Lake Highlands Drive and the easterly line of said 15-foot alley, a distance of 15.75 feet to a 1/2" iron rod with a yellow plastic cap stamped "RLG INC" set for the most south corner of said15-foot alley;

THENCE North 45° 11' 00" West, along the southerly line of said 15-foot alley, a distance of 162.72 feet to a 1/2" iron rod with a yellow plastic cap stamped "RLG INC" set on the southeasterly line of said Saint Johns Episcopal Church Subdivision;

THENCE North 27° 06' 00" East, along the common line between said Saint Johns Episcopal Church Subdivision and northwesterly line of said 0.95-foot alley dedication, a distance of 409.25 feet to a 1/2" iron rod with a yellow plastic cap stamped "RLG INC" set at the beginning of a corner clip dedicated by said Saint Johns Episcopal Church Subdivision;

(For SPRG use only)

Reviewed By: ____G.__

Date: 9-12-18 SPRG NO.: 4635

ALLEY ABANDONMENT LOTS 17-23, BLOCK H/6133 LAKE TERRACE ADDITION

LOT 1, BLOCK 2/6133
SAINT JOHNS EPISCOPAL CHURCH SUBDIVISION
SAMUEL M. HYDE SURVEY, ABSTRACT NO. 547
CITY OF DALLAS, DALLAS COUNTY, TEXAS

THENCE North 09° 09' 05" West, along said corner clip, a distance of 23.08 feet to a 1/2" iron rod with a yellow plastic cap stamped "RLG INC" set at the end of said corner clip;

THENCE South 62° 54' 00" East, over and across said 0.95-foot alley and said 14.05-foot alley, a distance of 28.65 feet to a 1/2" iron rod with a yellow plastic cap stamped "RLG INC" set on the northwesterly line of Lot 17 of said Lake Terrace Addition and the southeasterly line of said 14.05-foot alley, from which a 1/2" iron rod with a yellow plastic cap stamped "RPLS 8963" found bears North 27° 06' 00" East, a distance of 48.44 feet, for the northwesterly corner of said Lot 17 and the southwesterly corner of Lot 16 of said Lake Terrace Addition;

THENCE South 27° 06' 00" West, a long the common line between said 14.05-foot alley and said Lake Terrace Addition, passing at a distance of 291.56 feet to a 3/8" iron rod found for the southwesterly corner of said Lot 21 and the northwesterly corner of said Lot 22, passing at a distance 361.56 feet a 3/8" iron rod found for the southwesterly corner of said Lot 22 and the northwesterly corner of said Lot 23, and continuing a total distance of 401.92 feet to a 1/2" iron rod with a yellow plastic cap stamped "RLG INC" set for the beginning of a corner clip dedicated by said Lake Terrace Addition and the north ell corner of said Lot 23;

THENCE South 09° 02' 55" East, along said corner clip, a distance of 24.22 feet to a 1/2" iron rod with a yellow plastic cap stamped "RLG INC" set for the end of said corner clip and the south ell corner of said Lot 23;

THENCE South 45° 11' 00" East, along the common line between said 15-foot alley and said Lot 23, a distance of 131.97 feet to the **POINT OF BEGINNING** and containing 8,893 square feet or 0.2041 acres, more or less.

Basis of Bearings: The southeast line of Lot 1, Block 2/6133, Saint Johns Episcopal Church Subdivision (being North 27° 06' 00" East) as recorded in Volume 48, Page 93, M.R.D.C.T.

BRIAN R. WADE

Brian R. Wade 08-20-2018 R.P.L.S No. 6098

REVISED: 09-10-2018

(For SPRG use only)

Reviewed By: ____________

Date: <u>9-12-18</u> SPRG NO.: <u>4635</u> Sheet 2 of 4 26,858X

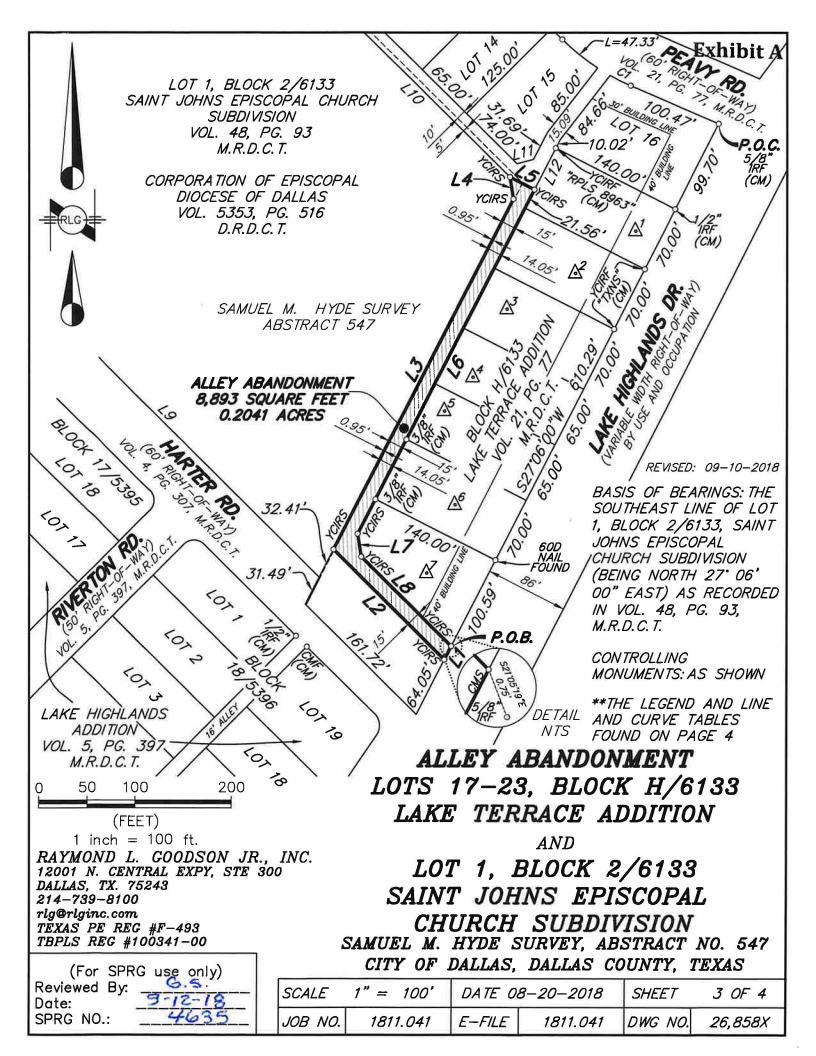


Exhibit A

CURVE TABLE								
CURVE	DEL TA	RADIUS	TANGENT	LENGTH	CH. BRG.	CHORD		
C1	5.57.27"	230.00'	11.97'	23.92'	S63'44'16"E	23.90'		

LINE TABLE					
LINE	BEARING	LENGTH			
L1	S27'06'00"W	15.75°			
L2	N4511'00"W	162.72'			
L3	N27'06'00"E	409.25'			
L4	N09'09'05"W	23.08'			
L5	S62'54'00"E	28.65'			
L6	S27'06'00"W	401.92'			
<i>L7</i>	S09'02'55"E	24.22'			
L8	S45'11'00"E	131.97'			
L9	N45'11'00"W	1026.58			
L10	N4511'30"W	790.80'			
L11	N75°06'11"E	17.69'			
L12	N27'06'00"E	48.44'			

75218 PROPERTY COMPANY, 5 A TEXAS CORPORATION LOT 17, BLOCK H/6133 INST. NO. 201600255328 O.P.R.D.C.T.

75218 PROPERTY COMPANY, & A TEXAS CORPORATION
LOT 18, BLOCK H/6133
INST. NO. 201300307037
O.P.R.D.C.T.

75218 PROPERTY COMPANY, A TEXAS CORPORATION
LOT 19, BLOCK H/6133
INST. NO. 200900184805
O.P.R.D.C.T.

75218 PROPERTY COMPANY,
A TEXAS CORPORATION
LOT 20, BLOCK H/6133
INST. NO. 201000098108
O.P.R.D.C.T.

EDWARD C. LOFLIN and wife, EVELYN LOFLIN LOT 21, BLOCK H/6133 VOL. 660, PG. 2053 D.R.D.C.T.

75218 PROPERTY COMPANY, A TEXAS CORPORATION LOT 22, BLOCK H/6133 INST. NO. 201300203971 O.P.R.D.C.T.

75218 PROPERTY COMPANY, A TEXAS CORPORATION LOT 23, BLOCK H/6133 INST. NO. 201100192705 O.P.R.D.C.T.



LEGEND

- ALLEY ABANDONMENT

CAP STAMPED "____" FOUND

IRF IRON ROD FOUND

IPF IRON PIPE FOUND
INST. NO. INSTRUMENT NUMBER

O.P.R.D.C.T. OFFICIAL PUBLIC RECORDS, DALLAS COUNTY, TX

D.R.D.C.T. DEED RECORDS, DALLAS COUNTY, TX
M.R.D.C.T. MAP RECORDS, DALLAS COUNTY, TX

VOL. PG. VOLUME PAGE

CMS / CMF CHISELED "X" SET / FOUND

NTS NOT TO SCALE

CM CONTROLLING MONUMENT

P.O.C. POINT OF COMMENCING

P.O.B. POINT OF BEGINNING

Brian R. Wade R.P.L. 08-20-2018 REVISED: 09-10-2018

ALLEY ABANDONMENT LOTS 17-23, BLOCK H/6133

R.P.L.S. No. 6098

LAKE TERRACE ADDITION

AND

RAYMOND L. GOODSON JR., INC. 12001 N. CENTRAL EXPY, STE 300 DALLAS, TX. 75243 214-739-8100 rlg@rlginc.com TEXAS PE REG #F-493

(For SPRG use only)

TBPLS REG #100341-00

Reviewed By:

Date: SPRG NO.: 9-12-18

LOT 1, BLOCK 2/6133

SAINT JOHNS EPISCOPAL

CHURCH SUBDIVISION

SAMUEL M. HYDE SURVEY, ABSTRACT NO. 547

CITY OF DALLAS, DALLAS COUNTY, TEXAS

SCALE 1" = 100' DATE 08-20-2018 SHEET 4 OF 4

JOB NO. 1811.041 E-FILE 1811.041 DWG NO. 26,858X

EXHIBIT B

ADDITIONAL ABANDONMENT PROVISIONS

That as a condition hereof, this abandonment is subject to any utilities or communication facilities. including without limitation water and wastewater lines, gas lines, and storm sewers, ("Facilities") presently located within the abandoned area described in Exhibit "A", owned and/or operated by the City of Dallas or any utility or communications company, public or private, ("Utility") and to the rights of any Utility for the use of the abandoned area for its Facilities. It is the intent of the foregoing to confirm and maintain and there is hereby reserved and excepted unto the City of Dallas, and not abandoned or conveyed hereunder, an easement (to which this abandonment is made expressly subject) over, upon, under, through, in, and across the abandoned area for each Utility for its respective Facilities located therein at the time of this abandonment, together with the right to make any subsequent alterations, additions, expansions, upgrades or modifications to such Facilities as may, from time to time be deemed necessary or convenient by the Utility owning and/or operating same. No buildings, structures (above or below ground) or trees shall be constructed or placed within the abandoned area without written consent of each affected Utility. Each Utility shall have the full right to remove and keep removed all or part of any buildings, fences, trees, or other improvements or growths which in any way may endanger or interfere with the construction, maintenance or efficiency of its respective Facilities lying within the abandoned area and shall at all times have the full right of ingress and egress to or from and upon the abandoned area for the purposes of reconstructing, removing, relocating, inspecting, patrolling, maintaining, expanding, upgrading, and/or adding to all or part of its Facilities without the necessity at any time of procuring the permission of anyone. The easement reserved hereunder and the conditions and restrictions to which this abandonment is subject shall remain for the benefit of the applicable Utility and/or operators of the Facilities until said Facilities are removed and relocated from the abandoned area. The relocation, removal or adjustment of any or all such Facilities, if made necessary by GRANTEE'S (whether one or more natural persons or legal entities) use of the abandonment area, shall be at the expense of GRANTEE herein, or GRANTEE'S successors and assigns. Should GRANTEE'S relocation or removal of the Facilities require the obtaining of new easements, the acquisition of same shall be at the expense of GRANTEE, GRANTEE'S successors and assigns. If any of the Facilities (or relocations thereof) are allowed to remain on any part of the abandoned area, the easements and buildings restrictions provided herein shall remain thereon. Upon removal or relocation of all of the Facilities, any easements reserved or created herein relating to such removed or relocated Facilities shall terminate, and any building restrictions herein created shall cease.



City of Dallas

Agenda Information Sheet

File #: 19-475 Item #: 24.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 2

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

An ordinance abandoning a portion of a sanitary sewer easement to 2015 Prairie LLC, the abutting owner, located near the intersection of Prairie Avenue and Monarch Street - Revenue: \$5,400.00, plus the \$20.00 ordinance publication fee

BACKGROUND

This item authorizes the abandonment of a portion of a sanitary sewer easement to 2015 Prairie LLC, the abutting owner. The area will be included with the property of the abutting owner to construct a two-story townhome. The cost for this abandonment is the minimum processing fee pursuant to the Dallas City Code, therefore, no appraisal is required.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Revenue: \$5,400.00, plus the \$20.00 ordinance publication fee

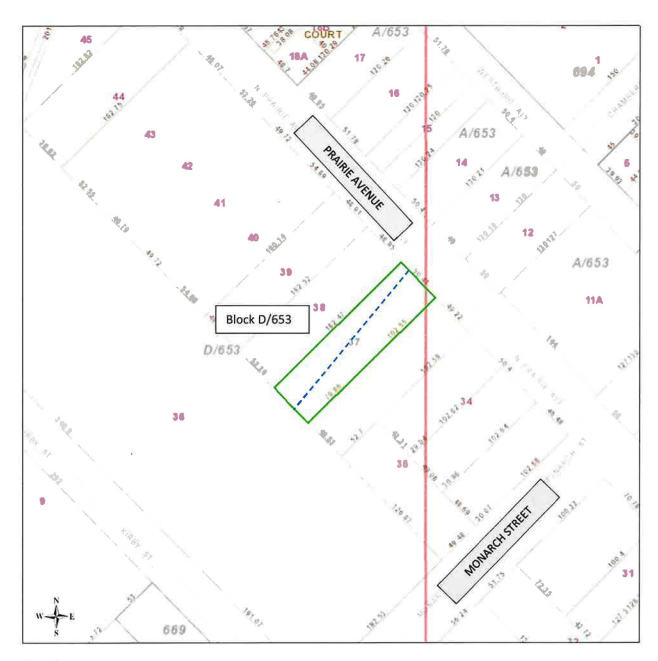
OWNER

2015 Prairie LLC

Barbaros Sarici, Manager

MAP

Attached



Abandonment Area:

ORDINANCE NO.	
---------------	--

An ordinance providing for the abandonment and relinquishment of a portion of a sanitary sewer easement, located in City Block D/653 in the City of Dallas and County of Dallas, Texas; providing for the quitclaim thereof to 2015 Prairie LLC; providing for the terms and conditions of the abandonment, relinquishment and quitclaim made herein; providing for the indemnification of the City of Dallas against damages arising out of the abandonment herein; providing for the consideration to be paid to the City of Dallas; providing for the payment of the publication fee; and providing an effective date for this ordinance.

0000000

WHEREAS, the City Council of the City of Dallas, acting pursuant to law and upon the request and petition of 2015 Prairie LLC, a Texas limited liability company; hereinafter referred to as GRANTEE, deems it advisable to abandon, relinquish and quitclaim the City of Dallas' right, title and interest in and to the hereinafter described tract of land to GRANTEE, and is of the opinion that, subject to the terms and conditions herein provided, said easement is no longer needed for municipal use, and same should be abandoned, relinquished and quitclaimed to GRANTEE as hereinafter provided, for the consideration hereinafter stated; and

WHEREAS, the City Council of the City of Dallas is of the opinion that the best interest and welfare of the City will be served by abandoning, relinquishing and quitclaiming the same to **GRANTEE** for the consideration and subject to the terms and conditions hereinafter more fully set forth.

Now, Therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City of Dallas hereby abandons and relinquishes all of its right, title and interest in and to the tract of land described in Exhibit A, attached hereto and made a part hereof; subject, however, to the conditions hereinafter more fully set out.

SECTION 2. That for and in monetary consideration of the sum of **FIVE THOUSAND FOUR HUNDRED AND NO/100 DOLLARS (\$5,400.00)** paid by **GRANTEE**, and the further consideration described in Sections 8 and 9, the City of Dallas does by these presents **FOREVER QUITCLAIM** unto the said **GRANTEE**, subject to the conditions, reservations, and exceptions hereinafter made and with the restrictions and upon the covenants below stated, all its right, title and interest in and to the certain tract or parcel of land hereinabove described in Exhibit A. **TO HAVE AND TO HOLD** all of such right, title and interest in and to the property and premises, subject aforesaid, together with all and singular the rights, privileges, hereditaments and appurtenances thereto in any manner belonging unto the said **GRANTEE** forever.

SECTION 3. That upon payment of the monetary consideration set forth in Section 2, **GRANTEE** accepts the terms, provisions, and conditions of this ordinance.

SECTION 4. That the Chief Financial Officer is hereby authorized to deposit the sum paid by **GRANTEE** pursuant to Section 2 above in the General Fund, Fund 0001, Department DEV, Balance Sheet 0519 and Department of Sustainable Development and Construction-Real Estate Division shall be reimbursed for the cost of obtaining the legal description, appraisal and other administrative costs incurred. The reimbursement proceeds shall be deposited in General Fund, Fund 0001, Department DEV, Unit 1183, Object 5011 and any remaining proceeds shall be transferred to the General Capital Reserve Fund, Fund 0625, Department BMS, Unit 8888, Revenue Code 8416.

SECTION 5. That the abandonment, relinquishment and quitclaim provided for herein are made subject to all present zoning and deed restrictions, if the latter exist, and are subject to all existing easement rights of others, if any, whether apparent or non-apparent, aerial, surface, underground or otherwise.

SECTION 6. That the terms and conditions contained in this ordinance shall be binding upon **GRANTEE**, its successors and assigns.

SECTION 7. That the abandonment, relinquishment and quitclaim provided for herein shall extend only to that interest the Governing Body of the City of Dallas may legally and lawfully abandon, relinquish and quitclaim.

SECTION 8. That as a condition of this abandonment and as a part of the consideration for the quitclaim to GRANTEE herein, GRANTEE, its successors and assigns, agree to indemnify, defend, release and hold harmless the City of Dallas as to any and all claims for damages, fines, penalties, costs or expenses to persons or property that may arise out of, or be occasioned by or from: (i) the use and occupancy of the area described in Exhibit A by **GRANTEE**, its successors and assigns; (ii) the presence, generation, spillage, discharge, release, treatment or disposition of any Hazardous Substance on or affecting the area set out in Exhibit A, (iii) all corrective actions concerning any discovered Hazardous Substances on or affecting the area described in Exhibit A, which GRANTEE, its successors and assigns agree to undertake and complete in accordance with applicable federal, state and local laws and regulations; and (iv) the abandonment, closing, vacation and quitclaim by the City of Dallas of the area set out in Exhibit A. **GRANTEE**, its successors and assigns hereby agree to defend any and all suits, claims, or causes of action brought against the City of Dallas on account of same, and discharge any judgment or judgments that may be rendered against the City of Dallas in connection therewith. For purposes hereof, "Hazardous Substance" means the following: (a) any under the Comprehensive Environmental Response, "hazardous substances" Compensation, and Liability Act, 42 U.S.C. Section 9601 et seq., as amended; (b) any "hazardous substance" under the Texas Hazardous Substances Spill Prevention and Control Act, TEX. WATER CODE, Section 26.261 et seq., as amended; (c) petroleum or petroleum-based products (or any derivative or hazardous constituents thereof or additives thereto), including without limitation, fuel and lubricating oils; (d) any "hazardous chemicals" or "toxic chemicals" under the Occupational Safety and Health Act, 29 U.S.C. Section 651 et seq., as amended; (e) any "hazardous waste" under the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901 et seq., as amended; and (f) any "chemical substance" under the Toxic Substance Control Act, 15 U.S.C. Section 2601 et seg., as amended. References to particular acts or codifications in this definition include all past and future amendments thereto, as well as applicable rules and regulations as now or hereafter promulgated thereunder.

SECTION 9. That the City Secretary is hereby authorized and directed to certify a copy of this ordinance for recordation in the Deed Records of Dallas County, Texas, which certified copy shall be delivered to the Director of Department of Sustainable Development and Construction, or designee. Upon receipt of the monetary consideration set forth in Section 2, plus the fee for the publishing of this ordinance, which GRANTEE shall likewise pay, the Director of Department of Sustainable Development and Construction, or designee shall deliver to GRANTEE a certified copy of this ordinance. The Director of Department of Sustainable Development and Construction, or designee, shall be the sole source for receiving certified copies of this ordinance for one year after its passage.

SECTION 10. That this ordinance is also designated for City purposes as Contract No. DEV-2019-00009368.

SECTION 11. That this ordinance shall take effect immediately from and after its passage and publication in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so ordained.

APPROVED AS TO FORM: CHRISTOPHER J. CASO, Interim City Attorney

KRIS SWECKARD, Director Department of Sustainable Development and Construction

BY: BY: Nothing BY: Nothing BY: Assistant Director

Passed

Exhibit A

SANITARY SEWER EASEMENT ABANDONMENT

FAKES PARK PLACE

LOT 37, BLOCK D/653 JOHN GRIGSBY SURVEY, ABSTRACT NO. 495 CITY OF DALLAS, DALLAS COUNTY, TEXAS

Being a tract of land situated in the John Grigsby Survey, Abstract No. 495, City of Dallas, Dallas County, Texas, and being part of Lot 37, in Block D/653 of FAKES PARK PLACE, an Addition to the City of Dallas County, Texas, according to the Map thereof recorded in Volume 1, Page 106, of the Map Records of Dallas County, Texas, said being that same tract of land conveyed to 2015 Prairie, LLC, a Texas limited liability company, by General Warranty Deed recorded in Instrument No. 201800165050, Official Public Records, Dallas County, Texas;

with the centerline being described by metes and bounds as follows:

COMMENCING at a 1 inch iron pipe found at the common East corner of Lot 38, Block D/653 of said Fakes Park Place and the North corner of said Lot 37, Block D/653, said point being on the Southwest right-of-way line of Prairie Avenue (50 foot right-of-way);

THENCE South 45 degrees 00 minutes 00 seconds East, along the Northeast line of said Lot 37, Block D/653, a distance of 11.52 feet to a point corner;

THENCE South 41 degrees 21 minutes 52 seconds West, leaving said Northeast line and traversing through said Lot 37, Block D/653 and along an existing sewer line, a distance of` 166.68 feet to a point for corner.

(For SPRG use only) JL

Reviewed By:

SPRG No.:

Date:

3-28-19 4786

GENERAL NOTES:

Bearings are based on common line of Lot 37 and Lot 38, Block D/653 of the map recorded in Volume 1, Page 106, Map Records, Dallas County, Texas. Assumed (N45°00'00"E)

BRYAN CONNALLY R.P.L.S. NO. 5513



CBG Surveying Texas, LLC.

PLANNING SURVEYING Dallas, Texas 75228 214.349.2216 12025 Shiloh Road • Suite 230 P 214.349.9485 10168800 Firm No. www.cbginctx.com

SHEET 1 OF 2 JOB NO. 1803509-1 DRAWN BY: MC DATE: 03/15/19

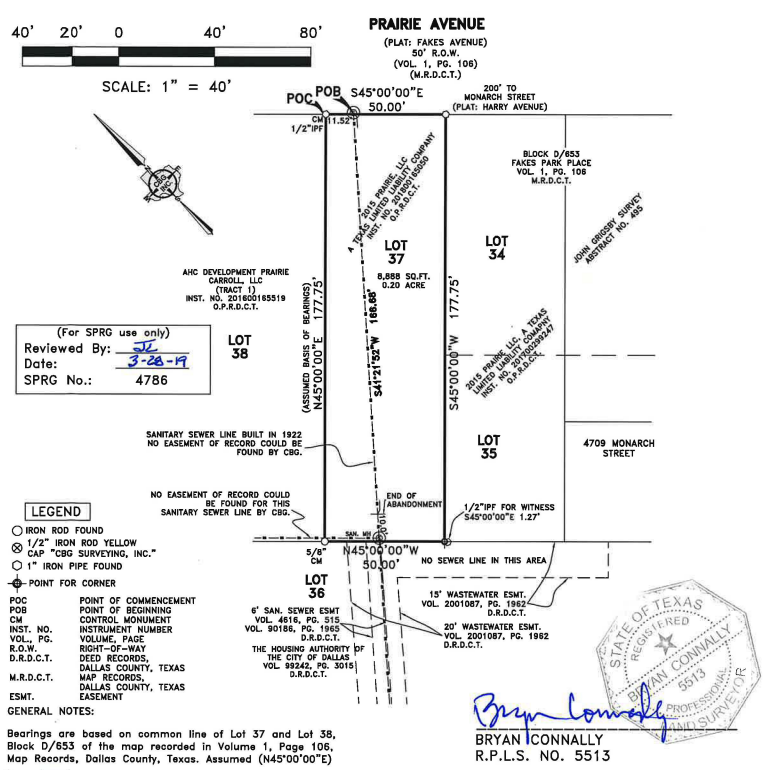
SANITARY SEWER EASEMENT ABANDONMENT

FAKES PARK PLACE

LOT 37, BLOCK D/653

JOHN GRIGSBY SURVEY, ABSTRACT NO. 495

CITY OF DALLAS, DALLAS COUNTY, TEXAS





CBG Surveying Texas, LLC.

PLANNING • SURVEYING
12025 Shiloh Road • Suite 230 • Dallas, Texas 75228
P 214.349.9485 • F 214.349.2216
Firm No. 10168800
www.cbginctx.com

SHEET 2 OF 2 JOB NO. 1803509-1

SCALE: 1"=40' DRAWN BY: MC DATE: 3/15/19



1500 Marilla Street

Dallas, Texas 75201

City of Dallas



Agenda Information Sheet

File #: 19-549 Item #: 25.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 1

DEPARTMENT: Department of Sustainable Development and Construction

EXECUTIVE: Michael Mendoza

SUBJECT

Authorize an amendment to an existing license agreement with American Towers LLC, d/b/a American Texas Towers LLC to (1) install additional antennas at the Premises; (2) increase monthly license payments; and (3) provide for a one-time "Capital Contribution Fee" representing the City's contribution for costs associated with tower modifications required to accommodate the installation of the City's equipment for approximately 14,895 square feet of land and tower space located at 2833 Remond Drive to be used for Police and Fire radio channels for the period August 1, 2019 through March 10, 2024 - Not to exceed \$41,085.00, from \$869,938.36 to \$911,023.36 - Financing: Communication Service Fund (\$19,880.00) (subject to annual appropriations) and 2018 Master Lease Equipment Fund (\$21,205.00)

BACKGROUND

This item authorizes an amendment to an existing license agreement with American Towers LLC, d/b/a American Texas Towers LLC to (1) install additional antennas at the Premises; (2) increase monthly license payments; and (3) provide for a one-time "Capital Contribution Fee" representing the City's contribution for costs associated with tower modifications required to accommodate the installation of the City's equipment for approximately 14,895 square feet of land and tower space located at 2833 Remond Drive.

The monthly license payment will increase \$355.00 per month and the one-time Capital Contribution Fee in an amount not to exceed \$21,205.00.

The amendment will begin on August 1, 2019 through March 10, 2024.

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On October 23, 2013, City Council authorized a ten-year license agreement with American Towers LLC for approximately 14,895 square feet of land and tower space located at 2833 Remond Drive to be used as the primary backup radio communications site for the Police and Fire radio channels for the period November 1, 2013 through October 31, 2023, by Resolution No. 13-1849.

File #: 19-549 Item #: 25.

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Communication Service Fund - \$19,880.00 (subject to annual appropriations) 2018 Master Lease Equipment Fund - \$21,205.00

FY 2018-19 \$21,915.00 FY 2019-20 \$ 4,260.00 FY 2020-21 \$ 4,260.00 FY 2021-22 \$ 4,260.00 FY 2022-23 \$ 4,260.00 FY 2023-24 \$ 2,130.00

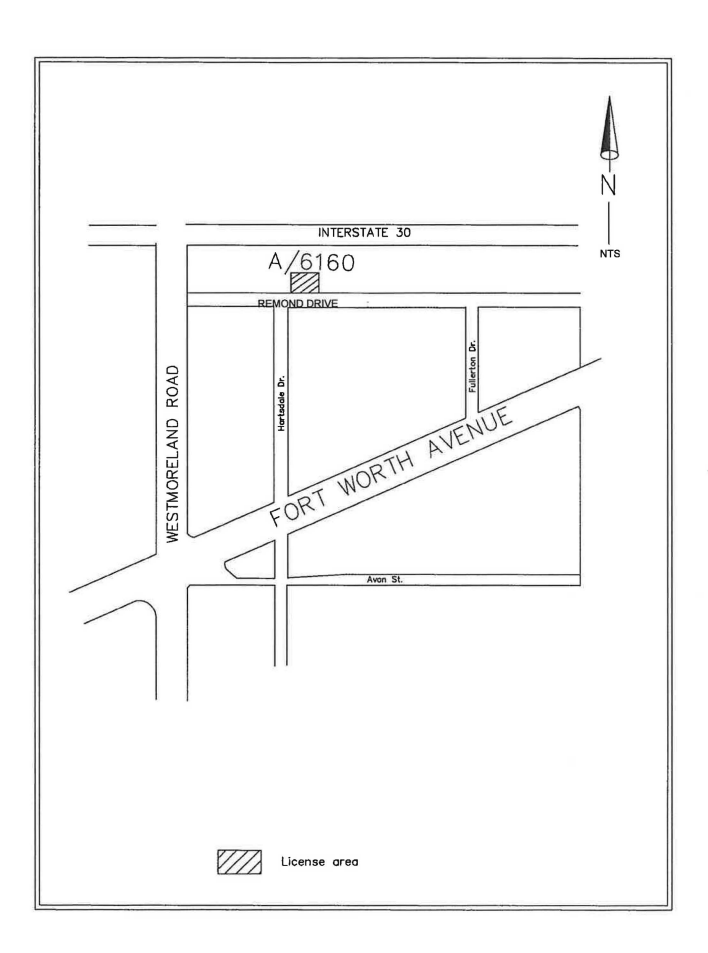
OWNER

American Towers LLC, d/b/a American Texas Towers LLC

James D. Taiclet, Jr., President

MAP

Attached



WHEREAS, on October 23, 2013, by Resolution 13-1849, City Council of the City of Dallas authorized a ten-year license agreement dated September 26, 2013 (the "License") between the City of Dallas, a Texas municipal corporation ("City"), as licensee, and American Towers, LLC, a Delaware limited liability company, d/b/a American Texas Towers, LLC, or its successor and assigns, ("Licensor") as licensor, for approximately 14,895 square feet of land and tower space, located at 2833 Remond Drive, Dallas, Dallas County, Texas (the "Premises") to be used by the Communication and Information Services Department; and

WHEREAS, on June 25, 2014, Administrative Action No. 14-6299 authorized an amendment to the License, to extend the license term for an additional four-months and ten-days; and

WHEREAS, the parties desire to renew, extend, modify and/or amend the license to (1) modify the City's equipment at the Premises, (2) increase monthly license fee rates and (3) provide for a one-time "Capital Contribution Fee" from the City, and upon certain amended terms as provided below.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager, upon approval as to form by the City Attorney, be and is hereby authorized to execute a Second Amendment to the License Agreement between American Towers, LLC, a Delaware limited liability company, d/b/a American Texas Towers, LLC and the City of Dallas.

SECTION 2. That the special terms and conditions of the Second Amendment to License Agreement are:

- (a) City shall modify its equipment for a final installed configuration pursuant to Exhibit A-1, attached hereto and made a part hereof ("Modified Equipment").
- (b) Monthly License Payments shall increase as follows: (subject to annual appropriations)

August 1, 2019 – July 31, 2020	\$355.00 per month
August 1, 2020 – July 31, 2021	\$355.00 per month
August 1, 2021 – July 31, 2022	\$355.00 per month
August 1, 2022 – July 31, 2023	\$355.00 per month
August 1, 2023 – March 10, 2024	\$355.00 per month

SECTION 2. (continued)

- (c) The City shall pay a one-time "Capital Contribution Fee," representing the City's contribution for costs associated with tower modifications required to accommodate the installation of City's equipment, in an amount not to exceed \$21,205.00.
- (d) All other terms and conditions of the License, as amended, not expressly amended hereby, shall remain in full force and effect.

SECTION 3. That the Chief Financial Officer be and is hereby authorized to draw warrants payable to Licensor, or its successors and assigns for the increased monthly license payment on the first day of each month in advance during the license term beginning August 1, 2019 in the amount specified below:

August 1, 2019 – July 31, 2020 (subject to annual appropriations)	\$355.00 per month
August 1, 2020 – July 31, 2021 (subject to annual appropriations)	\$355.00 per month
August 1, 2021 – July 31, 2022 (subject to annual appropriations)	\$355.00 per month
August 1, 2022 – July 31, 2023 (subject to annual appropriations)	\$355.00 per month
August 1, 2023 – March 10, 2024 (subject to annual appropriations)	\$355.00 per month

SECTION 4. That the monthly increase payments will be charged as follows:

August 1, 2019 – September 30, 2019: Communication Service Fund, Fund 0197, Department DSV, Unit 1812, Object 3099, Encumbrance/Contract No. CX-DSV-2017-00002822, Commodity 97145, Vendor VS0000080792.

October 1, 2019 – September 30, 2020: Communication Service Fund, Fund 0197, Department DSV, Unit 1812, Object 3099, Encumbrance/Contract No. CX-DSV-2017-00002822, Commodity 97145, Vendor VS0000080792.

October 1, 2020 – September 30, 2021: Communication Service Fund, Fund 0197, Department DSV, Unit 1812, Object 3099, Encumbrance/Contract No. CX-DSV-2017-00002822, Commodity 97145, Vendor VS0000080792.

SECTION 4. (continued)

October 1, 2021 – September 30, 2022: Communication Service Fund, Fund0197, Department DSV, Unit1812, Object 3099, Encumbrance/Contract No. CX-DSV-2017-00002822, Commodity 97145, Vendor VS0000080792.

October 1, 2022 – September 30, 2023: Communication Service Fund, Fund 0197, Department DSV, Unit 1812, Object 3099, Encumbrance/Contract No. CX-DSV-2017-00002822, Commodity 97145, Vendor VS0000080792.

October 1, 2023 – March 10, 2024: Communication Service Fund, Fund 0197, Department DSV, Unit 1812, Object 3099, Encumbrance/Contract No. CX-DSV-2017-00002822, Commodity 97145, Vendor VS0000080792.

SECTION 5. That the Chief Financial Officer be and is hereby authorized to draw a warrant payable to Licensor, or its successors and assigns for Capital Contribution Fee in the amount not to exceed \$21,205.00 and charge same to: 2018 Master Lease Equipment Fund, Fund ML18, Department DSV, Unit E384, Object 2760, Encumbrance/Contract No. CX-DSV-2017-00002822, Commodity 97145, Vendor VS0000080792.

SECTION 6. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.

APPROVED AS TO FORM:

CHRISTOPHER J. CASO, Interim City Atterney

RY.

Assistant City Attorney

		ATO	Exhibit A-	1		Asset #:
Customer Name: CITY OF DALLAS		Cust	EVELYN Customer Site Name: N/A		75254 Customer Site #: N/A	
Total Lease Area Sq.	Ft: 541.00' <u>Prima</u>	ry Contiguous Lease Ar		L:21.00'	W :21.00'	H: Sq. Ft: 441.00
		GROUN	ID SPACE REQ	UIREMENIS		
	Outsid	e Primary Lease Area		N/A	N/A	N/A Sq. Ft: 100.00
	Gene	rator AREA		10.00'	5.00'	N/A 50.00
		ack AREA		N/A	N/A	Refer to Site Sketch
	Fuel	Tank AREA		10.00'	5.00'	N/A 50.00
Generator: Stand Alone Fuel Tank Size(gal): 250.0 Fuel Type: Propane Fuel Tank Setback(radius): 10.0 BACKUP POWER REQUIREMENTS					ack(radius): 10.0	
Power Provided By: Ut	tility Company Direct	UT	ILITY REQUIRE	MENTS		
Telc			ien negona	IMEITIO		
Type: N/A	:: N/A Quantity: N/A TX Power(watts): N/A TRANSMITTER & RECEIVER SPECIFICATIONS			ERP(watts): N/A		
Туре	OMNI	DIPOLE	DIPOLE	DIPOLE	OMNI	DISH-HP
Man			-	PECIFICATIONS	J	2.571111
Model #	DS7C12P36U-D	DB420-B	DB224-A	DB420-B	DB809K-XT	HP8-59
Dimensions HxWxD	248.4" x 2.5" x 2.5"	233" x 0" x 0"	255" x 0" x 0"	233" x 0" x 0"	146.4" x 3" x 3"	8.00' x 8.00' x 0.0'
Weight(lbs.)	76.0	34.5	35.0	34.5	30.0	470.0
Location	Tower	Tower	Tower	Tower	Tower	Tower
RAD Center AGL	424.0'	408.3'	407.4'	379.7'	376.1'	51.0'
Antenna Tip Height	434.4'	418.0'	418.0'	389.4'	382.2'	55.0'
Antenna Base Height	413.6'	398.6'	396.8'	370.0'	370.0'	47.0'
Mount Type	Stand-Off	Stand-Off	Stand-Off	Stand-Off	Stand-Off	Stand-Off
Quantity	4	3	1	3	1	1
Azimuths/Dir. of Radiation	0/90/180/270	0/90/180	270	0/90/180	270	90
Quant. Per Azimuth/Sector	1/1/1/1	1/1/1	1	1/1/1	1	1
TX/RX Frequency	MHz	MHz	MHz	MHz	MHz	GHz
Units TX Frequency	764-769 MHz	450-461/451.5/453.675	155-165	460.325/453.2125	851.0125	10
RX Frequency	799-805 Mhz	N/A	N/A	453-465	806.0125	10
Using Unlicensed Frequencies?	No	No	No	No	No	No
Antenna Gain	11.5	9.2	6	9.2	9	39.4
Total # of Lines	5	3	1	3	1	1
Line Quant. Per Azimuth/Sector	See Config. Summary	1/1/1	1	1/1/1	1	1
Line Type	Multiple	Coax	Coax	Coax	Coax	Elliptical
Line Diameter Size	See Config. Summary	7/8" Coax	7/8" Coax	7/8" Coax	7/8" Coax	E185
Line Configuration	2 - Coax; 7/8" Coax; 0/1/0/1 2 - Coax; 1 1/4" Coax; 1/0/1/0 1 - Coax; 1/2" Coax; 1/0/0/0	N/A	N/A	N/A	N/A	N/A





City of Dallas

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 1, 2, 4, 6, 9, 14

DEPARTMENT: Department of Transportation

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize payment to the Texas Department of Transportation for cost overruns related to intersection and traffic signal improvements at the following five locations: Lombardy Lane and Brockbank Drive, Illinois Avenue and Vernon Avenue, Ferguson Road and Maylee Boulevard/Shiloh Road, Cedar Springs Road and Douglas Avenue, Olive Street and San Jacinto Street in the amount of \$162,321.47 - Financing: General Fund

BACKGROUND

The City of Dallas was awarded grant funding totaling \$8 million from the 2016 Highway Safety Improvement Program (HSIP). This program is typically administered by the Texas Department of Transportation (TxDOT) and allows the City to reconstruct and install several traffic signals at high accident intersections Citywide.

On June 28, 2017, City Council authorized a Local Project Advance Funding Agreement (LPAFA) to fund the upgrade and/or construction of five existing traffic signals: Lombardy Lane and Brockbank Drive, Illinois Avenue and Vernon Avenue, Ferguson Road and Maylee Boulevard/Shiloh Road, Cedar Springs Road and Douglas Avenue, Olive Street and San Jacinto Street by Resolution No. 17-1054. The intersection improvements at these five off system intersections will include upgrades to pedestrian features, signage, pavement markings and reconstruction of traffic signals. Resolution No. 17-1054 also authorized the payment of a 10% local match warrant check in the amount of \$149,435.16. Per the agreement with TxDOT, the City is responsible for 100% of construction bid overages.

Due to large increases in material costs, deemed higher than the estimate completed in 2016, the lowest bid came in above the projected estimate by \$162,321.47, which is the responsibility of the City to cover.

ESTIMATED SCHEDULE OF PROJECT

Begin Construction July 2019

Complete Construction December 2021

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On June 14, 2017, City Council authorized a contract with Kimley-Horn and Associates, Inc. to provide professional design services by Resolution No. 17-0931.

On June 28, 2017, City Council authorized a Local Project Advance Funding Agreement with the Texas Department of Transportation by Resolution No. 17-1054.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

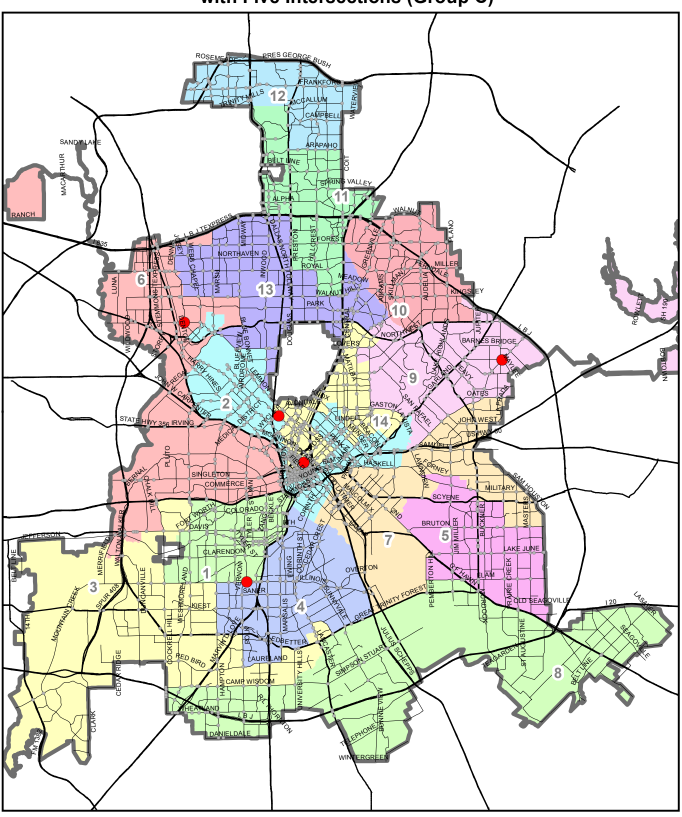
General Fund - \$162,321.47

Council District	<u>Amount</u>		
1 2 4 6 9 14	\$ 27,053.58 \$ 27,053.58 \$ 27,053.58 \$ 27,053.58 \$ 27,053.58 \$ 27,053.57		
Total Amount	\$162,321.47		

MAP

Attached

HSIP 2016 Submittal with Five Intersections (Group C)



Council Districts 1, 2, 4, 6, 9, 14 Mapsco Pages 23T, 35W, 39E, 45K, 53T **WHEREAS**, the Texas Department of Transportation (TxDOT) will construct upgrades to the five existing traffic signals, Lombardy Lane and Brockbank Drive, Illinois Avenue and Vernon Avenue, Ferguson Road and Maylee Boulevard/Shiloh Road, Cedar Springs Road and Douglas Avenue, Olive Street and San Jacinto Street; and

WHEREAS, the City of Dallas issued a previous local match warrant payment in the amount of \$149,435.19 based on a 10 percent local match of preliminary construction cost estimates and related fees; and

WHEREAS, based on construction bids received by TxDOT in April 2019, the City of Dallas cost responsibility increased by \$162,321.47; and

WHEREAS, the City of Dallas is responsible for 100 percent of project costs exceeding the original estimate in the amount of \$162,321.47.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the Chief Financial Officer is hereby authorized to issue a payment in the amount of \$162,321.47, in accordance with the terms in the Interlocal Agreement with the Texas Department of Transportation (TxDOT) (Vendor 020318) authorized by previous Council Resolution No. 17-1054 on June 28, 2017, for project cost overruns.

SECTION 2. That this contract is designated as Contract No. TRN-2017-00001933.

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.



City of Dallas

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 14

DEPARTMENT: Department of Transportation

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize (1) the receipt and deposit of funds in an amount not to exceed \$12,800.00 from HCBeck, LTD on behalf of AT&T, Inc. for material, equipment and labor provided by the City related to the construction of a traffic signal upgrade at Griffin and Wood Streets; and (2) an increase in appropriations in an amount not to exceed \$12,800.00 in the Capital Projects Reimbursement Fund - Not to exceed \$12,800.00 - Financing: Capital Projects Reimbursement Funds

BACKGROUND

HCBeck, LTD on behalf of AT&T, Inc. is installing the radar detection system for Griffin and Wood Streets intersection. The traffic signal upgrade will be constructed by the developer as part of the AT&T Discovery Plaza construction project.

In order to remain consistent with existing traffic signal equipment in the City system, City forces will provide material and equipment for the intersection, as well as the labor to prepare the traffic controller cabinet and time the signal. HCBeck, LTD has agreed to pay the full cost for all City material, equipment and labor toward the project.

HCBeck, LTD understands that upon City Council approval of the required funding, funds in the amount of \$12,800.00 are to be deposited with the City of Dallas before any signal-related materials or labor can be provided by the City.

It is understood that the final construction cost will be determined by the City upon completion of the project and that HCBeck, LTD will be billed for any amount over the prepayment amount or refunded any unused funds.

This estimate includes all City of Dallas signal equipment, materials and labor associated with modifications of the signalized location.

Intersection Council District

Griffin and Wood Streets 14

ESTIMATED SCHEDULE OF PROJECT

Begin Construction June 2019 Complete Construction July 2019

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On May 9, 2018, City Council authorized the receipt and deposit of funds from HCBeck, LTD on behalf of AT&T, Inc. for certain material and labor costs associated with removal of existing traffic signals and replacing them with new signals at 8 intersections surrounding the proposed AT&T Discovery Plaza by Resolution No. 18-0682.

On February 13, 2019, City Council authorized the receipt and deposit of funds from HCBeck, LTD on behalf of AT&T, Inc. for material, equipment and labor provided by the City related to the construction of an upgrade traffic signal at Ervay and Wood Streets by Resolution No. 19-0263.

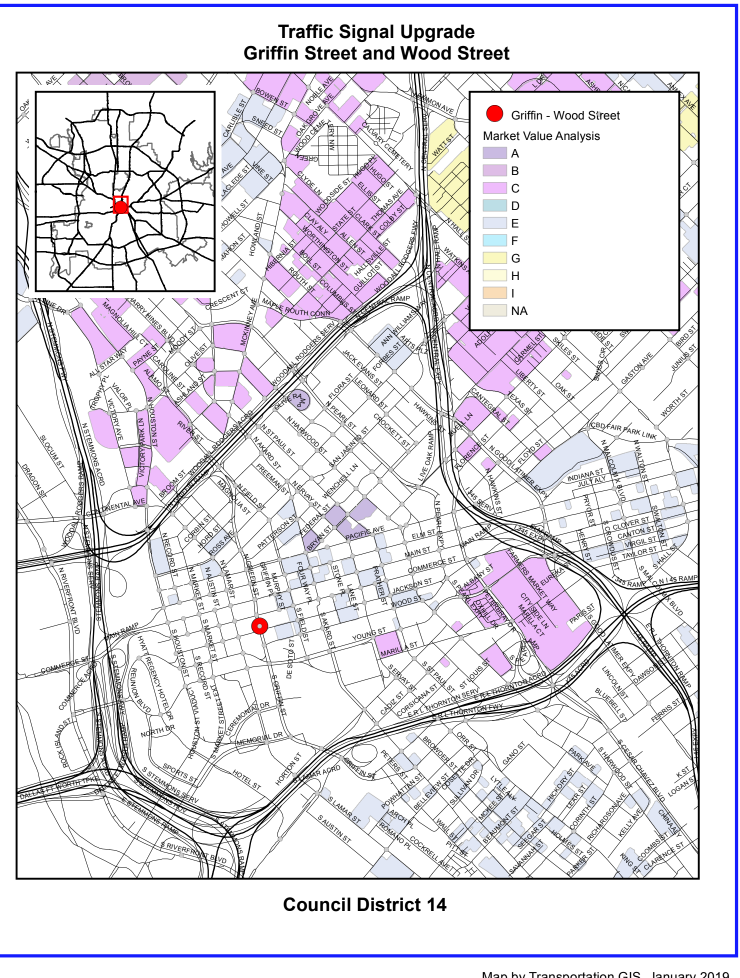
Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Capital Projects Reimbursement Funds - \$12,800.00

MAP

Attached



WHEREAS, HCBeck, LTD on behalf of AT&T, Inc. is paying 100 percent of the design and construction costs for completely upgraded traffic signal at Griffin and Wood Streets; and

WHEREAS, HCBeck, LTD on behalf of AT&T, Inc. has agreed to reimburse the City of Dallas for material, equipment and labor costs related to the complete upgrade of the traffic signal being upgraded at the intersection surrounding the proposed AT&T Discovery Plaza, in an amount not to exceed \$12,800.00.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the Chief Financial Officer is hereby authorized to receive and deposit funds in an amount not to exceed \$12,800.00 from HCBeck, LTD on behalf of AT&T, Inc. in the Capital Projects Reimbursement Fund, Fund 0556, Department TRN, Unit W312, Revenue Code 8492.

SECTION 2. That the City Manager is hereby authorized to increase appropriations in an amount not to exceed \$12,800.00 in the Capital Projects Reimbursement Fund, Fund 0556, Department TRN, Unit W312, Object 4820, Activity THRG, Program TP17W228.

SECTION 3. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$12,800.00 received from HCBeck, LTD on behalf of AT&T, Inc. from Capital Projects Reimbursement Fund, Fund 0556, Department TRN, Unit W312, Object 4820, Activity THRG, Program TP17W228 for services related to the complete upgrade of traffic signal.

SECTION 4. That the Chief Financial Officer is hereby authorized to refund HCBeck, LTD any unused funds.

SECTION 5. That this contract is designated as Contract No. TRN-2018-00005912.

SECTION 6. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.





City of Dallas

Agenda Information Sheet

File #: 19-725 Item #: 29.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 9

DEPARTMENT: Department of Transportation

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize (1) the acceptance of a grant from the U.S. Department of Transportation Federal Highway Administration through the Texas Department of Transportation (TxDOT) for the Surface Transportation Block Grant (Agreement No. CSJ 0918-47-072, CFDA No. 20.205) in the amount of \$1,791,508.00 as federal share in the total project cost estimate of \$2,418,411.00 (includes Federal and State participation of \$1,955,406.00) for costs related to the installation of safety measures at several railroad/roadway crossing locations in East Dallas along the Kansas City Southern Railway corridor for the establishment of a Quiet Zone; (2) the establishment of appropriations in the amount of \$1,791,508.00 in the Surface Transportation Block Grant Project Fund; (3) the receipt and deposit of funds in the amount of \$1,791,508.00 in the Surface Transportation Block Grant Project Fund; (4) a required local match in the amount of \$463,005.00 from 2017 Bond Funds; (5) disbursement of a portion of local match funds in the amount of \$15,128.00 to be issued as warrant checks to TxDOT for State construction costs and other State direct costs related to the project (includes \$5,988.00 initial payment and \$9,140.00 payment prior to construction); and (6) execution of the Local Project Advance Funding Agreement with TxDOT in the approximate amount of \$2,418,411.00 and all terms, conditions, and documents required by the agreement - Total amount of \$2,418,411.00 - Financing: Texas Department of Transportation Grant Funds (\$1,955,406.00) and Street and Transportation (A) Fund (2017 Bond Funds) (\$463,005.00) (see Fiscal Information)

BACKGROUND

The sounding of locomotive train horns as the train approaches street grade crossings throughout the day and night negatively impacts the quality of life for people residing near and in the general vicinity of a rail line.

In response to this concern, the Federal Railroad Administration (FRA) issued its Train Horn Rule which provides a detailed step process for implementation of a Quiet Zone. This process includes the issuance of a Notice of Intent (NOI) by the City, a multi-agency on-site Diagnostic Team meeting, installation of appropriate supplemental and/or alternative safety measures deemed necessary, followed by the issuance of a Notice of Establishment (NOE) by the City to affected agencies including the FRA, railroad operators, State agencies and the owners of the rail corridor.

File #: 19-725 Item #: 29.

On June 10, 2009, City Council previously authorized the issuance of a NOI by Resolution No. 09-1460. The NOI was issued on July 26, 2018. A Diagnostic Team meeting composed of representatives from the City of Dallas, FRA, TxDOT and the Kansas City Southern (KCS) Railway was held on April 26, 2016 to provide an on-site evaluation for each crossing. The group identified and discussed possible upgrades for the implementation of a future Quiet Zone. A follow-up meeting was held on December 6, 2018 with KCS personnel to reacquaint with existing railroad crossing surface and safety equipment and to identify probable upgrades.

Preliminary engineering plans are currently being developed for the implementation of appropriate supplemental and/or alternative safety measures. A Quiet Zone will be established once these safety measures are in place and FRA approval has been granted.

This Quiet Zone project was selected for Category 7 - Surface Transportation Block Grant (STBG) Program funding intended for metropolitan mobility enhancements and rehabilitation projects in urbanized areas with populations greater than 200,000 and requires a Local Project Advance Funding Agreement (LPAFA) with TxDOT. TxDOT requires that City Council approve an ordinance or issue a resolution that states the City's support for the project and authorizes the execution of the LPAFA agreement. The STBG program is an 80% federally-funded cost reimbursement program with a minimum 20% local match for construction-related costs.

The total project cost allocation is \$2,418,411.00 and will be paid from \$1,955,406.00 in State and Federal funds and \$463,005.00 in local funds.

ESTIMATED SCHEDULE OF PROJECT

Complete Design September 2019
FRA Application Submittal October 2019
Begin Construction March 2020
Complete Construction June 2021

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On February 26, 2007, the Transportation and Environment Committee was introduced to the concept of a Railroad Quiet Zone and briefed on the specific requirements of the Federal Rail Administration (FRA) Train Horn Rule.

On January 12, 2009, the Transportation and Environment Committee was presented with candidate Railroad Quiet Zone projects.

On June 10, 2009, City Council authorized issuance of the Notice of Intent (NOI) for the establishment of a Quiet Zone in East Dallas by Resolution No. 09-1460.

Information about this item will be provided to the Mobility Solutions, Infrastructure & Sustainability Committee on June 10, 2019.

File #: 19-725 Item #: 29.

FISCAL INFORMATION

Street and Transportation Improvement (A) Fund (2017 Bond Funds) (this action) - \$15,128.00 Future Construction Cost (2017 Bond Funds) - \$447,877.00 (Total Local Match \$463,005.00)

Texas Department of Transportation Grant Funds (for City) - \$1,791,508.00 Texas Department of Transportation Grant Funds (for State) - \$36,562.00

Budget Summary Estimate and Source of Funds:

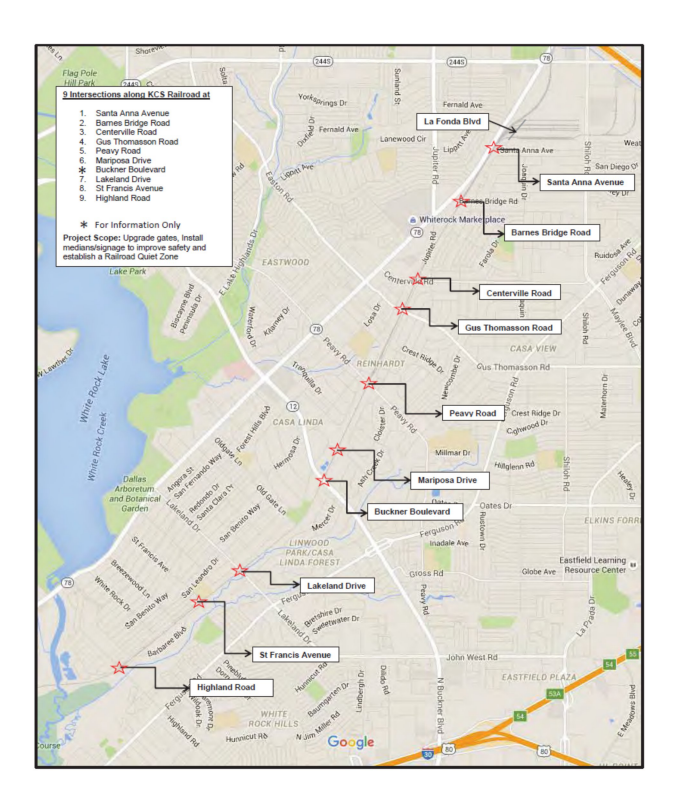
Federal Participation (80% for City's Construction) \$1,791,508.00 (this action) Federal Participation (80% for Direct State Costs) 36,562.00 \$ State Participation (TxDOT Indirect Costs) \$ 127,336.00 5,988.00 (this action) \$ Local Participation (City's Initial Payment to State) Local Participation (City's 2nd payment to State) \$ 9,140.00 (this action) Local Participation (20% for City's Construction) 447,877.00

Total Project Cost/Total Budget Estimate \$2,418,411.00

<u>MAP</u>

Attached

LOCATION MAP



WHEREAS, the routine sounding of the locomotive train horn approaching roadway-rail grade crossings has a negative effect on the quality of life for those persons living near a rail line; and

WHEREAS, the Federal Railroad Administration (FRA) rules and regulations include provisions that allow communities to silence train horns and establish "Quiet Zones" at roadway-rail grade crossings by implementing certain qualifying safety measures; and

WHEREAS, in August 2004, the North Central Texas Council of Governments' (NCTCOG) Regional Transportation Council (RTC) approved the 2004 Railroad Reliability Partnership program that included roadway-rail grade crossing improvements along a section of the Kansas City Southern (KCS) Railway in East Dallas between Interstate Highway 30 and Interstate Highway 635 (Lyndon B. Johnson Freeway); and

WHEREAS, in November 2004, the proposed roadway-rail grade crossing improvements in East Dallas were included in NCTCOGs Transportation Improvement Program (TIP); and

WHEREAS, on August 17, 2006, the Federal Railroad Administration (FRA) issued revised rules and regulations (49 CFR Parts 222 and 229) known as the "Train Horn Final Rule" governing the Use of Locomotive Horns at Highway-Rail Grade Crossings; and

WHEREAS, on January 12, 2009, the Transportation & Environment Committee was briefed regarding the FRA process for establishment of a Quiet Zone and the status of ongoing projects; and

WHEREAS, the roadway-rail grade crossings project in East Dallas was identified at the January 12, 2009 Transportation & Environment Committee meeting as a Quiet Zone project candidate; and

WHEREAS, on April 14, 2016, the RTC approved the Milestone Policy Project List for TIP projects that had received funds more than 10 years ago and had not yet been constructed; and

WHEREAS, the city's roadway-rail grade crossings project in East Dallas was included in the RTC list of Milestone projects; and

WHEREAS, funding for the project was set at 80% from federal Surface Transportation Block Grant (STBG) funds and 20% from local match funds for construction; and

WHEREAS, on May 10, 2018, the RTC approved the 2019-2022 TIP that identified \$1,828,070.00 federal funding, representing 80% participation, for the roadway-rail grade crossings project in East Dallas; and

WHEREAS, the 2017 City of Dallas Bond Program appropriated \$543,000.00 for the design and construction of Rail Road Crossing Quiet Zone project funding; and

WHEREAS, the City of Dallas and TxDOT have entered into a Master Agreement which states the general terms and conditions for the development of transportation projects through the Local Transportation Project Advance Funding Agreement (LPAFA); and

WHEREAS, the City of Dallas is interested in implementing the 'KCS Quiet Zone East Dallas' project as a specific project under the LPAFA; and

WHEREAS, TxDOT requires that a city resolution or ordinance be made part of the LPAFA.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager is hereby authorized to: accept a grant from the U.S. Department of Transportation Federal Highway Administration through the Texas Department of Transportation (TxDOT) for the Surface Transportation Block Grant (Agreement No. CSJ 0918-47-072, CFDA No. 20.205) in the amount of \$1,791,508.00 as federal share in the total project cost estimate of \$2,418,411.00 (includes Federal and State Participation of \$1,955,406.00) for costs related to the installation of safety measures at several railroad/roadway crossing locations in East Dallas along the Kansas City Southern Railway corridor for the establishment of a Quiet Zone; provide a local match in the amount of \$463,005.00 from 2017 Bond Funds; execute a Local Project Advance Funding Agreement with TxDOT, in the approximate amount of \$2,418,411.00, and all terms, conditions, and documents required by the agreement, approved as to form by the City Attorney; and issue warrant check payments to TxDOT in the amount of \$15,128.00 for the City's share of TxDOT engineering review and construction oversight costs.

SECTION 2. That the City Manager is hereby authorized to establish appropriations in an amount not to exceed \$1,791,508.00 in the Surface Transportation Block Grant Project Fund, Fund F576, Department TRN, Unit 3882, Object 4599.

SECTION 3. That the Chief Financial Officer is hereby authorized to receive and deposit funds in an amount not to exceed \$1,791,508.00 into the Surface Transportation Block Grant Project Fund, Fund F576, Department TRN, Unit 3882, Revenue Code 6506.

SECTION 4. That the Chief Financial Officer is hereby authorized to disburse local funds in the amount of \$15,128.00 in accordance with the terms and conditions of the agreement from Street and Transportation (A) Fund, Fund 1V22, Department TRN, Unit V142, Activity RRQZ, Object 4599, Program PB17V142, Encumbrance/Contract No. TRN-2019-00010412, Vendor 020318.

SECTION 5. That the City Manager is hereby authorized to reimburse to the granting agency any expenditure identified as ineligible. The City Manager shall notify the appropriate City Council Committee of expenditures identified as ineligible not later than 30 days after the reimbursement.

SECTION 6. That the City Manager shall keep the appropriate City Council Committee informed of all final granting agency monitoring reports not later than 30 days after the reimbursement.

SECTION 7. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.





City of Dallas

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 9, 10, 11

DEPARTMENT: Water Utilities Department

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize a professional services contract with Halff Associates, Inc., for the engineering design of Storm Drainage Contract No. 2 (list attached to the Agenda Information Sheet) - Not to exceed \$965,165.00 - Financing: Storm Drainage Management Capital Construction Fund

BACKGROUND

This action will authorize a professional services contract with Halff Associates, Inc. for the engineering design of three storm drainage improvement projects. This item will provide design for the Sanford Avenue Storm Drainage Relief, the Guildhall-McCree Storm Drainage Relief, and Greenhollow/Sapling/Clearsprings Storm Drainage Relief projects.

This contract addresses three areas with known flooding issues attributed to inadequate storm drainage infrastructure. The Sanford Avenue Storm Drainage Relief Project will address flooding of homes, structures, and property in the vicinity of Sanford Avenue by studying and designing storm drainage system improvements that drain to Ash Creek. The Guildhall-McCree Storm Drainage Relief Project will address flooding of an estimated nine homes, structures, and property in the vicinity of Guildhall Drive and McCree Road by studying and designing storm drainage system improvements that drain to White Rock Creek south of Audelia Road and Northwest Highway. The Greenhollow/Sapling/Clearsprings Storm Drainage Relief Project will address flooding of homes and property, and excessive street flooding in the vicinity of Greenhollow Lane, Sapling Way and Clearsprings Road by studying and designing storm drainage system improvements that drain to Cottonwood Creek south of Midpark Road.

The services provided for this contract include project management, topographic and boundary surveys, easement identification and legal exhibits, subsurface utility exploration, geotechnical investigations, structural analysis, drainage studies including hydrologic and hydraulic stream and storm drainage system modeling, development of conceptual and preliminary construction plans, and development of construction plans and special specifications. The consulting firm was selected following a qualifications-based selection process in accordance with the City of Dallas Administrative Directive 4-5 procurement guidelines.

ESTIMATED SCHEDULE OF PROJECT

Begin Design
Complete Design
Begin Construction
Complete Construction
July 2019
July 2020
January 2020
July 2022

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure, and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Storm Drainage Management Capital Construction Fund - \$965,165.00

Estimated Future Cost - \$9,643,380.00

Council District	<u>Amount</u>		
9	\$399,860.00		
10	\$426,170.00		
11	\$139,135.00		
Total	\$965,165.00		

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$965,165.00	Architectural & Engineering	25.66%	25.66%	\$247,625.00
This contract meets the M/WBE goal.				

OWNER

Halff Associates, Inc.

Patrick L Kunz, PE, President

MAPS

Attached

Segment List Contract No. 19-077E Storm Drainage Contract 2 Stormwater Project Management

District 9

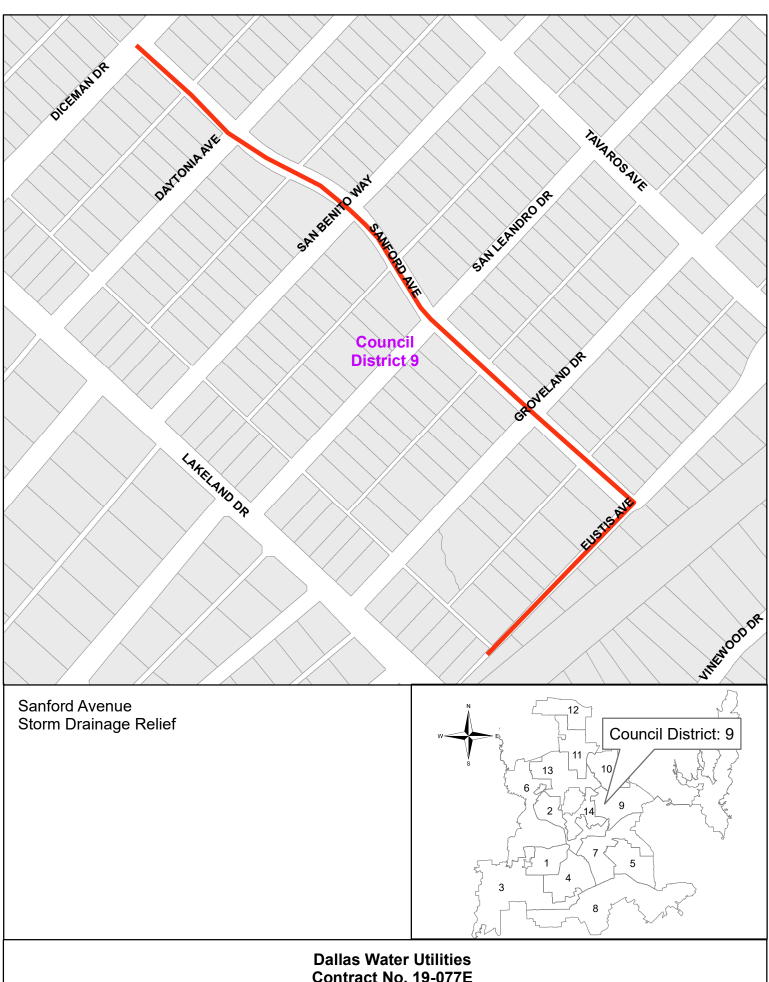
Sanford Avenue Storm Drainage Relief

District 10

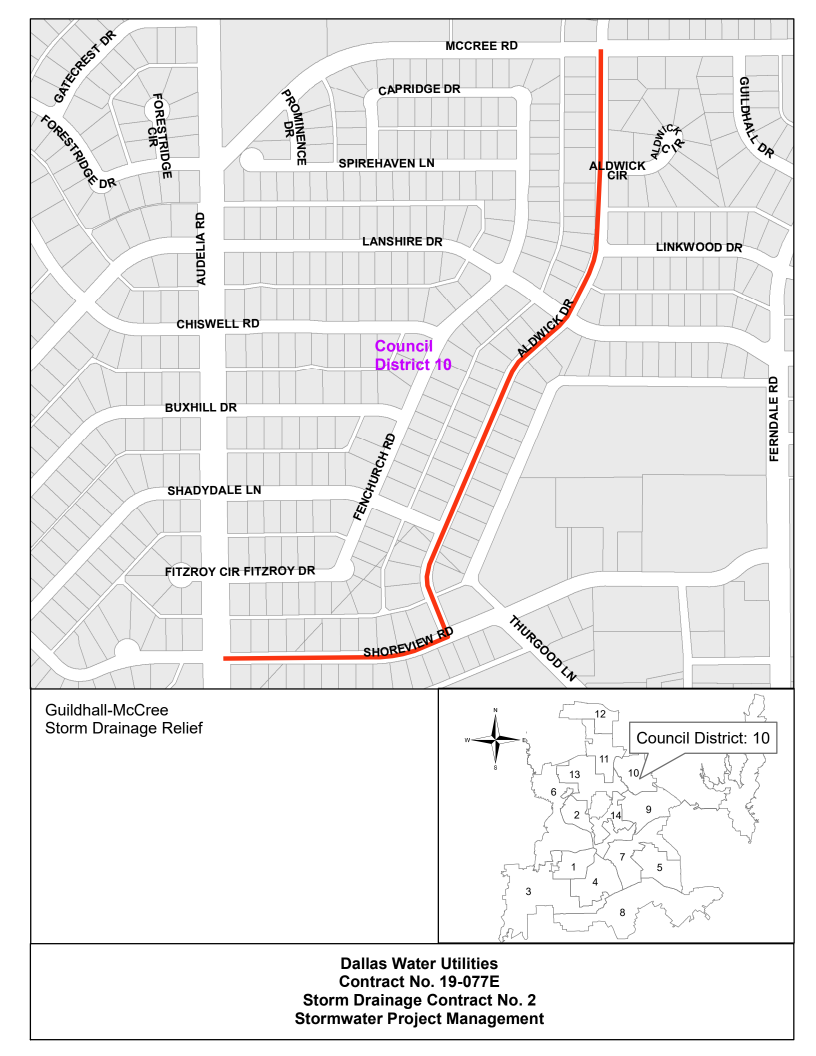
Guildhall-McCree Storm Drainage Relief

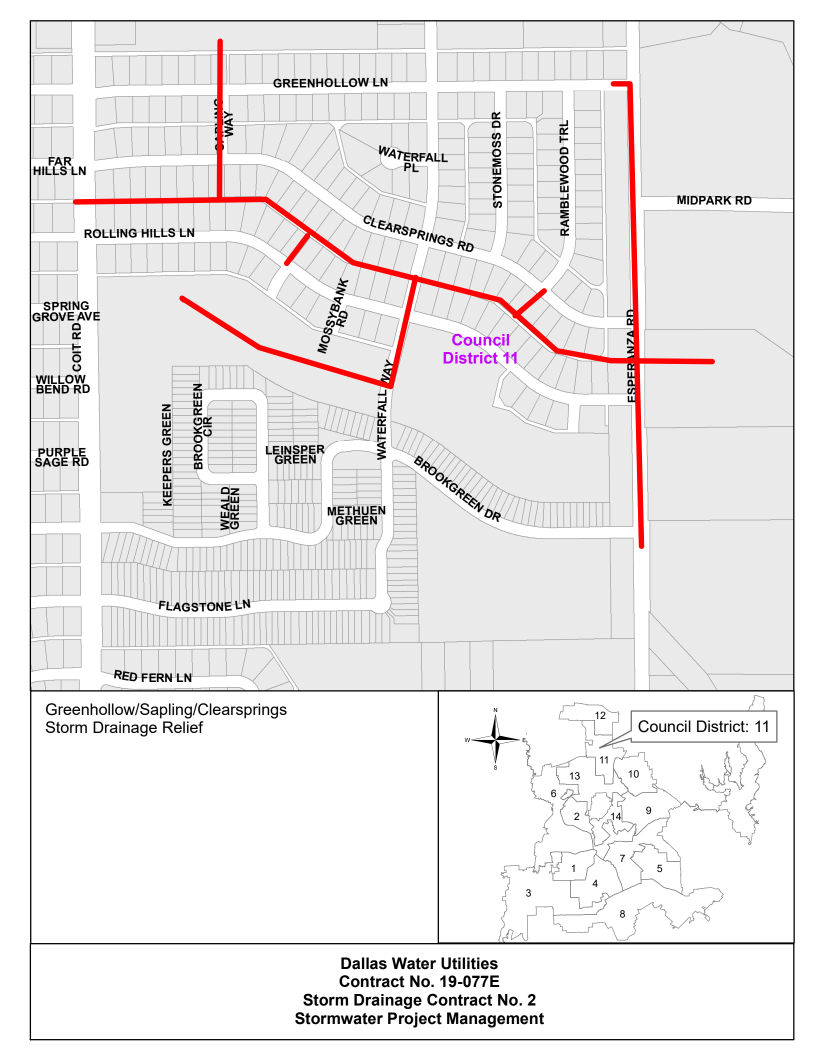
District 11

Greenhollow/Sapling/Clearsprings Storm Drainage Relief



Contract No. 19-077E
Storm Drainage Contract No. 2
Stormwater Project Management





WHEREAS, the City of Dallas has identified a need to address drainage problems occurring at various locations within the City; and

WHEREAS, engineering services are required to design and construct storm sewer infrastructure improvements at three locations for flood protection and storm drainage relief; and

WHEREAS, engineering services will include preliminary investigation, surveying, geotechnical investigation, preliminary design, and development of construction plans and specifications; and

WHEREAS, Halff Associates, Inc., 1201 North Bowser Road, Richardson, Texas 75081, has submitted an acceptable proposal to provide these engineering services.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager is hereby authorized to execute a professional services contract with Halff Associates, Inc., approved as to form by the City Attorney, for engineering design for Storm Drainage Contract No. 2, in an amount not to exceed \$965,165.00.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$965,165.00 to Halff Associates, Inc. in accordance with the terms and conditions of the contract, as follows:

Storm Drainage Management Capital Construction Fund Fund 0063, Department DWU, Unit W199, Activity SDRS Object 4111, Program TW17W199
Encumbrance/Contract No. CX-DWU-2019-00009208
Vendor 089861

\$399,860.00

Storm Drainage Management Capital Construction Fund Fund 0063, Department DWU, Unit W200, Activity SDRS Object 4111, Program TW17W200 Encumbrance/Contract No. CX-DWU-2019-00009208 Vendor 089861

\$139,135.00

Storm Drainage Management Capital Construction Fund Fund 0063, Department DWU, Unit W213, Activity SDRS Object 4111, Program TW17W213 Encumbrance/Contract No. CX-DWU-2019-00009208 Vendor 089861

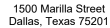
\$426,170.00

Total amount not to exceed

\$965,165.00

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.







Agenda Information Sheet

File #: 19-604 Item #: 54.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 1, 4, 5

DEPARTMENT: Water Utilities Department

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize a professional services contract with Garver, LLC for the engineering design of Storm Drainage Contract No. 3 (list attached to the Agenda Information Sheet) - Not to exceed \$886,940.13 - Financing: Storm Drainage Management Capital Construction Fund

BACKGROUND

This action will authorize a professional services contract with Garver, LLC for the engineering design of three storm drainage improvement projects. The contract will provide for the design of improvements at Coombs Creek adjacent to 1641 Junior Drive, Lisbon Area C, and Pleasant Branch.

The City of Dallas has determined that these locations require improvements to provide adequate capacity for the conveyance of storm water flows and address localized flooding during storm events. Coombs Creek will include the replacement of a failed storm sewer outfall and box culvert near 1641 Junior Drive along with the restoration of adjacent bank loss. Lisbon Area C includes improvements to provide adequate stormwater conveyance capacity in the area bounded by Lea Crest Drive, East Overton Road, Easter Avenue, and Cardinal Drive. The Pleasant Branch project limits are from Tonawanda Drive to Bruton Road and include channel and culvert improvements to convey 100-year storm flows. Enlarged culvert crossings are planned at Tonawanda Drive, Belfast Avenue, and Bruton Road.

Each location has distinct challenges that require engineering analysis and design services. The services provided include project management, topographic and boundary surveys, subsurface utility exploration, geotechnical investigations, permitting assistance, development of conceptual and preliminary construction plans, and development of final construction plans and special specifications.

The consulting firm was selected following a qualifications-based selection process in accordance with the City of Dallas Administrative Directive 4-5 procurement guidelines.

ESTIMATED SCHEDULE OF PROJECT

Begin Design
Complete Design
Begin Construction
Complete Construction
July 2019
January 2021
January 2021
July 2022

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure, and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Storm Drainage Management Capital Construction Fund - \$886,940.13

Estimated Future Cost - Construction - \$7,293,857.00

Council District	<u>Amount</u>		
1 4 5	\$131,420.00 \$283,062.61 \$472,457.52		
Total	\$886,940.13		

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
Γ' '	Architectural & Engineering	25.66%	38.19%	\$338,742.97
This contract exceeds the M/WBE goal.				

OWNER

Garver, LLC

Brock Hoskins, President

MAPS

Attached

Segment List Contract No. 19-079E Storm Drainage Contract 3 Stormwater Project Management

District 1

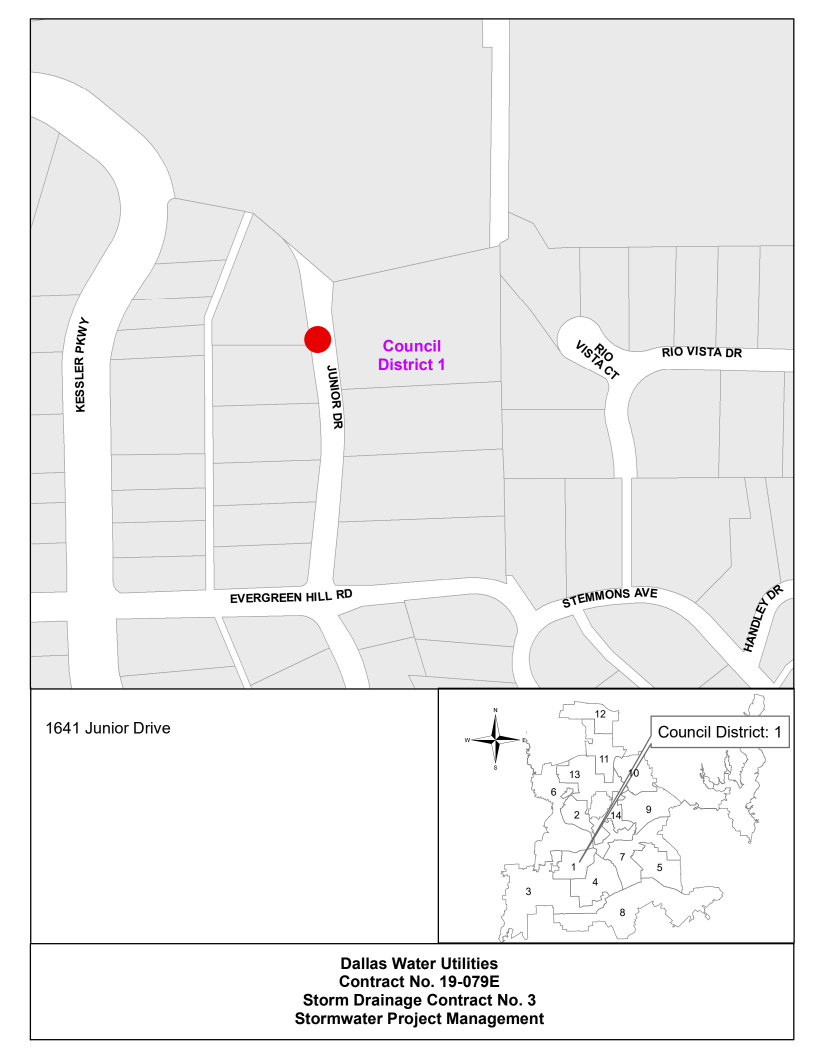
1641 Junior Drive

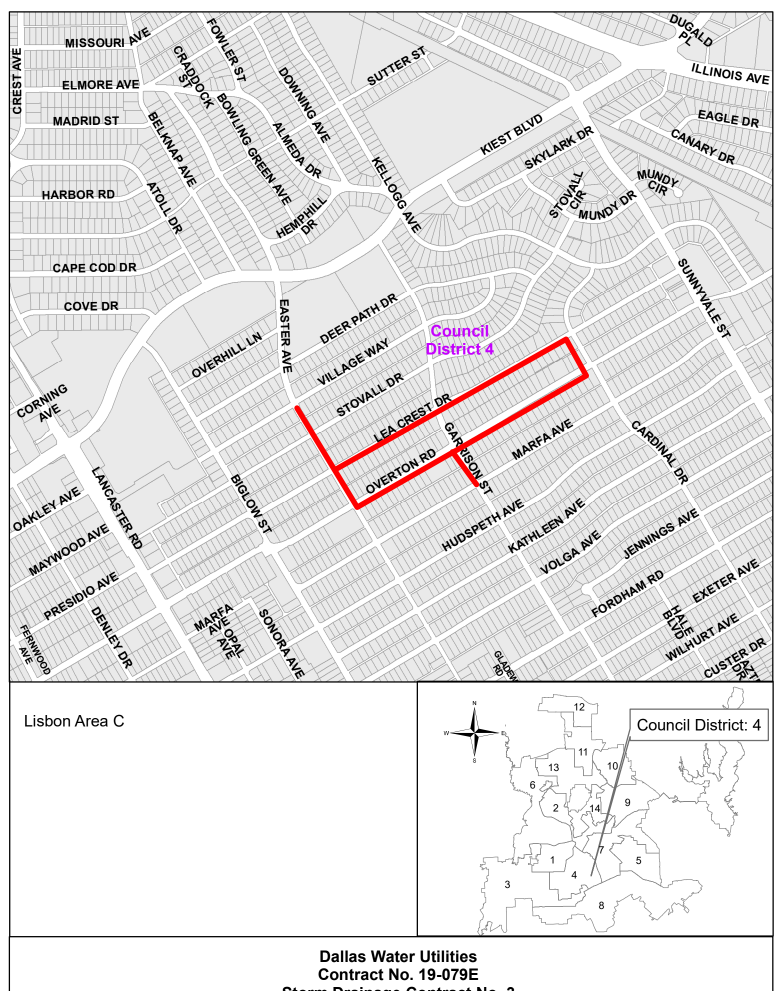
District 4

Lisbon Area C

District 5

Pleasant Branch from Tonawanda Drive to Bruton Road





Storm Drainage Contract No. 3 **Stormwater Project Management**



WHEREAS, the City of Dallas has identified a need to make storm drainage system improvements at various locations within the City of Dallas; and

WHEREAS, engineering services are required to design and construct storm sewer infrastructure improvements at three locations; and

WHEREAS, engineering services will include preliminary investigation, surveying, geotechnical investigation, preliminary design, and development of construction plans and specifications; and

WHEREAS, Garver, LLC, 14160 North Dallas Parkway, Suite 850, Dallas, Texas 75254, has submitted an acceptable proposal to provide these engineering services.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the City Manager is hereby authorized to execute a professional services contract with Garver, LLC, approved as to form by the City Attorney, for the engineering design of Storm Drainage Contract No. 3, in an amount not to exceed \$886,940.13.

SECTION 2. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$886,940.13 to Garver, LLC, in accordance with the terms and conditions of the contract:

Storm Drainage Management Capital Construction Fund Fund 0063, Department SDM, Unit W204, Activity SDRS Object 4111, Program SD19W204 Encumbrance/Contract No. CX-DWU-2019-00009209 Vendor VS0000016343

\$283,062.61

Storm Drainage Management Capital Construction Fund Fund 0063, Department SDM, Unit W261, Activity SDRS Object 4111, Program SD19W261 Encumbrance/Contract No. CX-DWU-2019-00009209 Vendor VS0000016343

\$472,457.52

Storm Drainage Management Capital Construction Fund Fund 0063, Department SDM, Unit W434, Activity SD01 Object 4111, Program SD19W434 Encumbrance/Contract No. CX-DWU-2019-00009209 Vendor VS0000016343

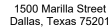
\$131,420.00

Total amount not to exceed

\$886,940.13

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.







Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 4

DEPARTMENT: Water Utilities Department

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize a professional services contract with Jacobs Engineering Group, Inc. to provide engineering services required for the investigation, preliminary design, development of construction plans and specifications, bid phase services, construction administration and start-up associated with aeration improvements at the Central Wastewater Treatment Plant - Not to exceed \$3,474,000.00 - Financing: Sewer Construction Fund

BACKGROUND

The City of Dallas owns and operates two wastewater treatment plants with a combined treatment capacity of 280 million gallons per day. Central Wastewater Treatment Plant (CWTP) is the largest of the two plants, located just south of downtown.

The CWTP consists of two separate activated sludge process trains with blowers that deliver diffused air as part of the treatment process. The existing single-stage centrifugal blowers were installed in 1987 and are reaching the end of their useful life. The five blowers each have a rated capacity of 32,000 cubic feet per minute, and supply air to the two activated sludge complexes, the filter backwash and the post aeration process. The aeration system is critical for wastewater treatment and meeting permit requirement parameters.

Dallas Water Utilities has identified the need to make improvements to the existing aeration process, including new blower facilities, electrical improvements, improved automation and instrumentation and air piping repairs. This action will authorize a professional services contract to evaluate the existing aeration system and design improvements to provide new blower equipment and system redundancy, install necessary instrumentation for the automation of the aeration system, and improve existing piping to reduce air loss and increase efficiency. The estimated future construction cost for these improvements is \$25,000,000.00.

The consulting firm for this project was selected following a qualifications-based selection process in accordance with City of Dallas AD 4-5 procurement guidelines.

ESTIMATED SCHEDULE OF PROJECT

Begin Design July 2019 Complete Design June 2020

Begin Construction September 2020 Complete Construction September 2022

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Sewer Construction Fund - \$3,474,000.00

Estimated Future Cost - Construction - \$25,000,000.00

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

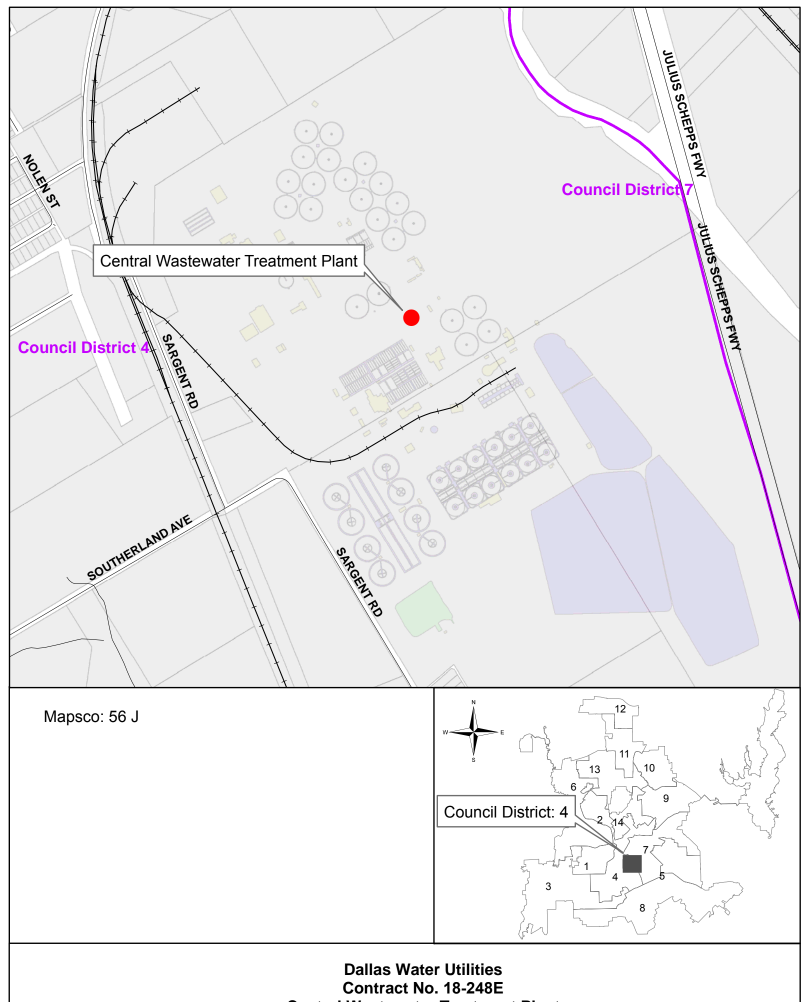
Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$3,474,000.00	Architectural & Engineering	25.66%	32.02%	\$1,112,331.00
This contract exceeds the M/WBE goal.				

OWNER

Jacobs Engineering Group, Inc.

C. Raajan Mehta, P.E, Vice President

MAP



Central Wastewater Treatment Plant Aeration Improvements

WHEREAS, the City of Dallas has identified the need to make improvements to the existing aeration system at the Central Wastewater Treatment Plant to improve reliability and efficiently treat wastewater; and

WHEREAS, engineering services are required for the investigation, design, construction administration and start-up associated with aeration improvements; and

WHEREAS, Jacobs Engineering Group, Inc., 1999 Bryan Street, Suite 1200, Dallas, Texas 75201 has submitted an acceptable proposal to provide these engineering services.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the proposal submitted by Jacobs Engineering Group, Inc., Contract No. 18-248E, in the amount of \$3,474,000.00 be approved and the consultant be authorized to perform the required engineering services.

SECTION 2. That the City Manager is hereby authorized to execute a professional services contract with Jacobs Engineering Group, Inc., approved as to form by the City Attorney, to provide engineering services required for the investigation, preliminary design, development of construction plans and specifications, bid phase services, construction administration and start-up associated with aeration improvements at the Central Wastewater Treatment Plant, in an amount not to exceed \$3,474,000.00.

SECTION 3. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$3,474,000.00 to Jacobs Engineering Group, Inc. from the Sewer Construction Fund, Fund 0103, Department DWU, Unit CS30, Object 4111, Program 718248, Encumbrance/Contract No. CX-DWU-2019-00009620, Vendor VS0000023961.

SECTION 4. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.





City of Dallas

Agenda Information Sheet

File #: 19-500 Item #: 56.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 6, Outside City Limits

DEPARTMENT: Water Utilities Department

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize a professional services contract with Freese and Nichols, Inc. to provide construction management services for construction contracts related to improvements at the Elm Fork Water Treatment Plant, the East Side Water Treatment Plant, the Bachman Water Treatment Plant, and the Walnut Hill Pump Station - Not to exceed \$7,042,700.00 - Financing: Water Capital Improvement Fund

BACKGROUND

This action consists of providing construction management services for the water quality improvement construction contracts at the Elm Fork Water Treatment Plant and the East Side Water Treatment Plant, major maintenance construction at the Bachman Water Treatment Plant and the design-build construction of the Walnut Hill Pump Station. The Elm Fork Water Treatment Plant and the East Side Water Treatment Plant are undergoing treatment process changes to meet regulatory requirements, improve reliability and operations by replacing aging or obsolete infrastructure, and improve overall water quality. In addition, major maintenance construction is planned at the Bachman Water Treatment Plant, and the construction of a new treated water conveyance pump station will begin in Summer 2019 to replace the existing Walnut Hill Pump Station facilities.

The construction management services contract will replace the existing contract and will transition to the new construction manager so that adequate service and oversight is maintained. The contract is planned as a phased approach to incorporate each fiscal year's construction projects with construction management needs. Future authorizations will be brought before council via supplemental agreements to assure continuity in management and review of services to support the capital program at the water treatment plants and other critical water conveyance facilities. This initial authorization will be for services associated with an estimated \$246 million of construction.

File #: 19-500 Item #: 56.

Under the contract terms, the construction management firm will act as the City's representative and augment City staff to provide planning and coordination of all construction activities for these projects. The construction management firm will be responsible for assuring that all work is accomplished in accordance with the project plans and specifications and in a manner that meets operational objectives, negotiating change orders, and aiding in resolution of any construction conflicts. Additional construction management services include schedule and budget evaluations, value engineering, constructability reviews, cost estimate reviews, monitoring the quality of construction work, and documenting the materials, labor, and equipment used.

Construction management services are critical to efficiently schedule and stage simultaneous and complex construction activities of multiple contractors and vendors. This approach ensures that all construction activities are coordinated in such a way that the water treatment plants and conveyance infrastructure have sufficient capacity to meet daily water demands.

ESTIMATED SCHEDULE OF PROJECT

Begin Construction Services June 2019 Complete Construction Services June 2020

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Water Capital Improvement Fund - \$7,042,700.00

Council District	<u>Amount</u>		
6 Outside City Limits	\$2,197,646.00 \$4,845,054.00		
Total	\$7,042,700.00		

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$7,042,700.00	Architectural & Engineering	25.66%	32.00%	\$2,253,664.00
This contract exceeds the M/WBE goal.				

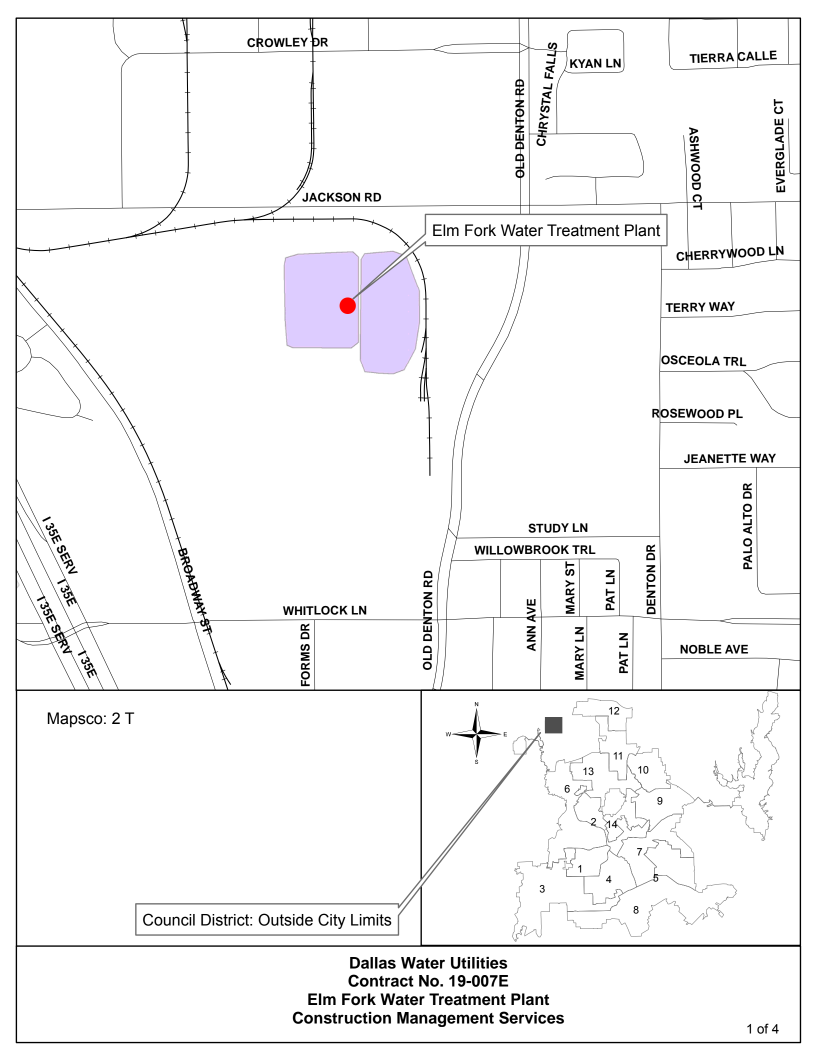
File #: 19-500 Item #: 56.

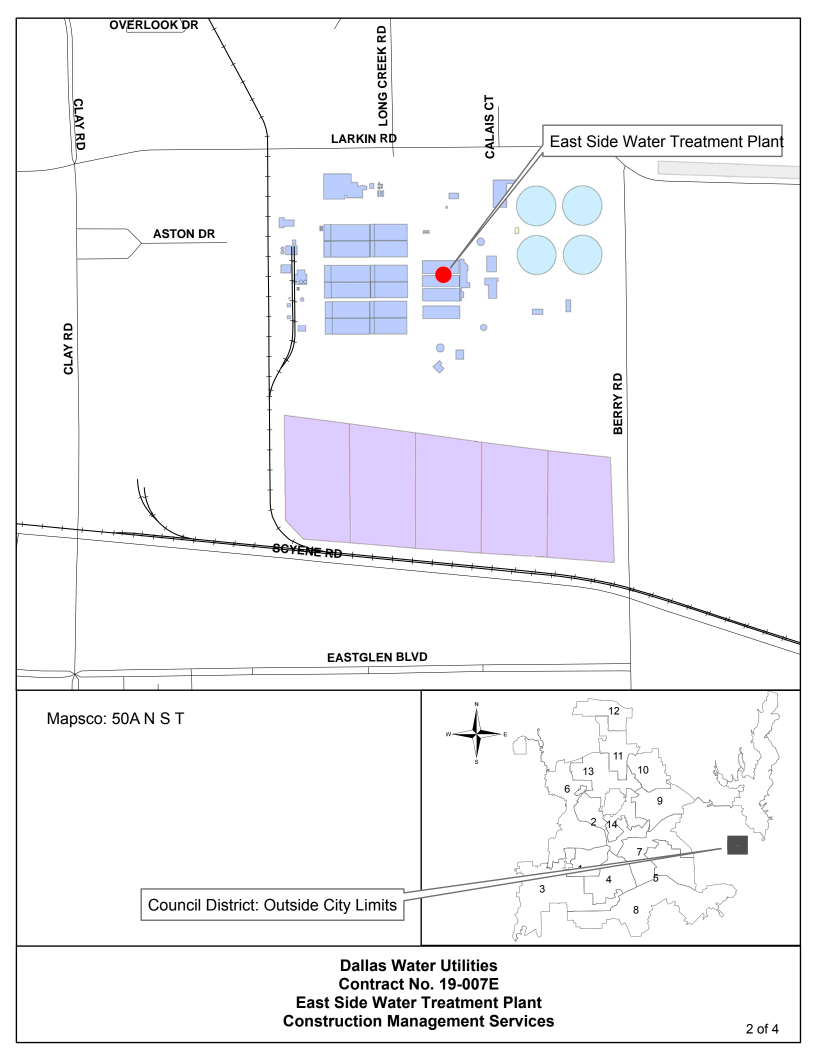
OWNER

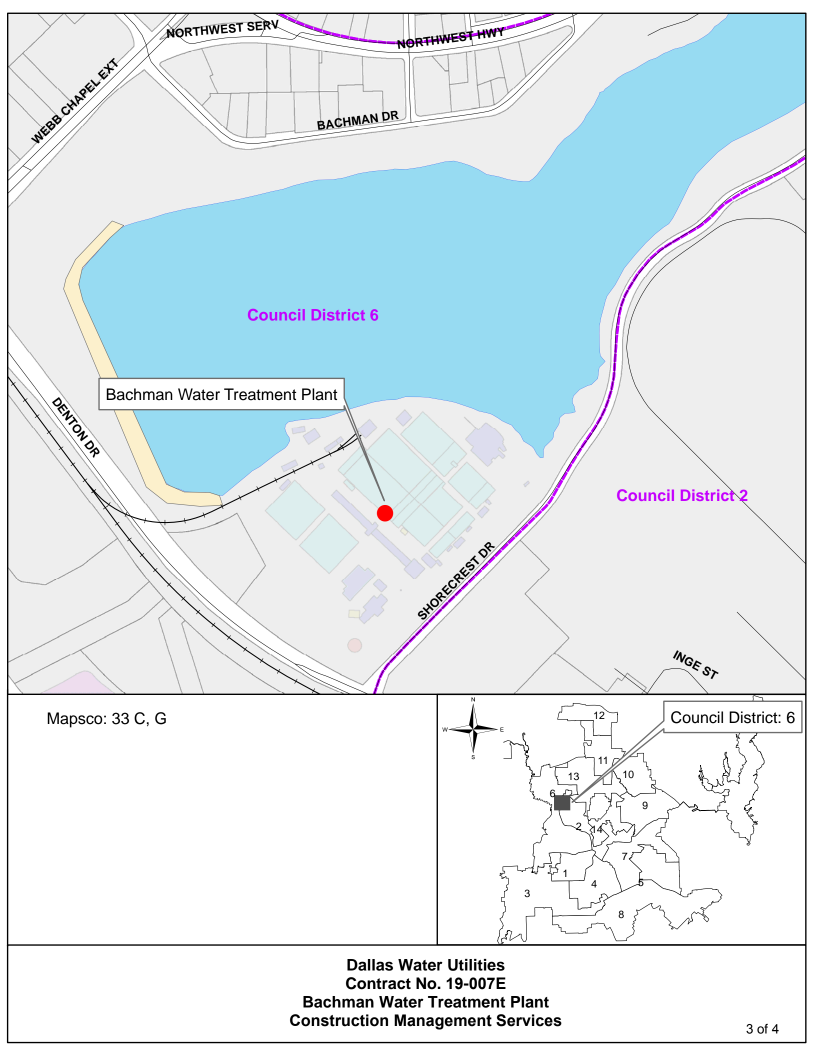
Freese and Nichols, Inc.

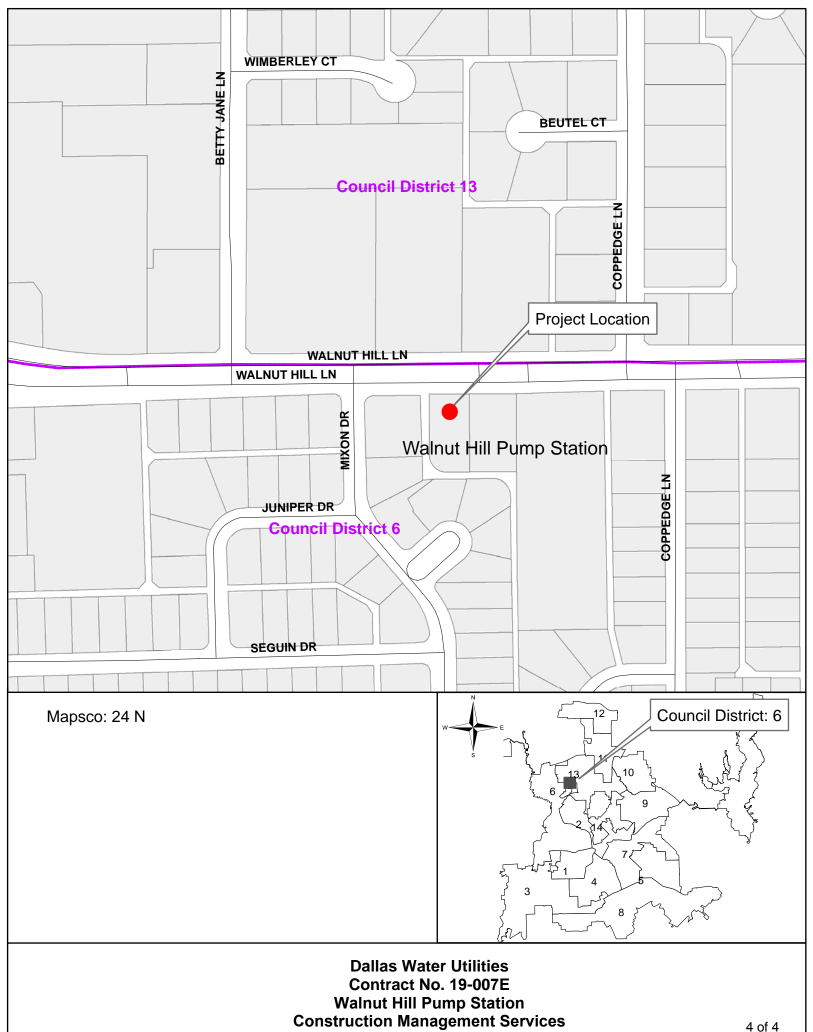
Brian Coltharp, P.E., President

MAPS









WHEREAS, construction activities at the Elm Fork, East Side, and Bachman Water Treatment Plants, and the Walnut Hill Pump Station are anticipated to cost approximately \$246,000,000; and

WHEREAS, it will be necessary to closely supervise, coordinate, and manage the day-to-day activities of multiple contractors; and

WHEREAS, construction management services are necessary to efficiently schedule and stage simultaneous and complex construction activities in a manner that meets operational objectives and daily customer demands; and

WHEREAS, Freese and Nichols, Inc., 2711 North Haskell Avenue, Suite 3300, Dallas, Texas 75204 has submitted an acceptable proposal to provide these construction management services.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the proposal submitted by Freese and Nichols, Inc., Contract No. 19-007E, in the amount of \$7,042,700.00 be approved and the consultant be authorized to perform the required construction management services.

SECTION 2. That the City Manager is hereby authorized to execute a professional services contract with Freese and Nichols, Inc., approved as to form by the City Attorney, to provide construction management services for construction contracts related to improvements at the Elm Fork Water Treatment Plant, the East Side Water Treatment Plant, the Bachman Water Treatment Plant, and the Walnut Hill Pump Station, in an amount not to exceed \$7,042,700.00.

SECTION 3. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$7,042,700.00 to Freese and Nichols, Inc. from the Water Capital Improvement Fund, Fund 3115, Department DWU, Unit PW31, Object 4116, Program 719007, Encumbrance/Contract No. CX-DWU-2019-00009329, Vendor 347200.

SECTION 4. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.



1500 Marilla Street Dallas, Texas 75201



Agenda Information Sheet

City of Dallas

File #: 19-600 Item #: 57.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 6

DEPARTMENT: Water Utilities Department

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize an increase in the construction services contract with MWH Constructors, Inc. for additional work associated with water quality and miscellaneous improvements at the Bachman Water Treatment Plant - Not to exceed \$203,201.70, from \$48,736,051.75 to \$48,939,253.45 - Financing: Water Capital Improvement Fund

BACKGROUND

The Bachman Water Treatment Plant was constructed in the late 1920s and underwent expansions in 1936, 1948 and 2006. The most recent expansion brought it to a capacity of 150 million gallons per day. The Bachman Water Treatment Plant is Dallas' only water treatment plant located within the city limits and can serve areas to the north, south, and east of the plant.

On June 25, 2014, City Council awarded a contract to MWH Constructors, Inc. for the construction of water quality and miscellaneous improvements at the Bachman Water Treatment Plant. The improvements included modifications to the existing treatment basins, construction of new chemical facilities, replacement of a clearwell, flow measurement, and solids handling strategies needed to implement the Water Quality Study recommendations and transition to enhanced organics removal with better stability of the water in the distribution system. On August 12, 2015, City Council awarded Change Order No. 1 and on September 14, 2016, City Council awarded Change Order No. 2 for additional construction work resulting from unforeseen site conditions.

This action will authorize Change Order No. 3 to the construction services contract for additional work identified during construction. The additional work includes a change in the method of shoring for a deep pipe excavation, modifications to the raw water meter vault, and utility relocations due to conflicts with pipes not previously identified on available records or found during project development. This additional work is required for the Bachman Water Treatment Plant to function as intended by the Water Quality improvements, and to continue providing clean drinking water to customers.

File #: 19-600 Item #: 57.

ESTIMATED SCHEDULE OF PROJECT

Began Construction August 2014 Complete Construction July 2019

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On June 25, 2014, City Council authorized a contract with MWH Constructors, Inc. for the construction of water quality and miscellaneous improvements at the Bachman Water Treatment Plant by Resolution No. 14-1045.

On August 12, 2015, City Council authorized Change Order No. 1 to the contract with MWH Constructors, Inc. for additional work related to the construction of water quality and miscellaneous improvements at the Bachman Water Treatment Plant by Resolution No. 15-1411.

On September 14, 2016, City Council authorized Change Order No. 2 to the contract with MWH Constructors, Inc. for additional work associated with the construction of water quality and miscellaneous improvements at the Bachman Water Treatment Plant by Resolution No. 16-1473.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Water Capital Improvement Fund - \$203,201.70

Construction	\$47,720,500.00
Change Order No. 1	\$ 667,812.00
Change Order No. 2	\$ 347,739.75
Change Order No. 3 (this action)	\$ 203,201.70

Total Project Cost \$48,939,253.45

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$203,201.70	Construction	25.00%	1.15%	\$2,339.00
This contract does not meet the M/WBE goal, but complies with good faith efforts.				
Change Order No. 3 - 30.34% Overall M/WBE participation				

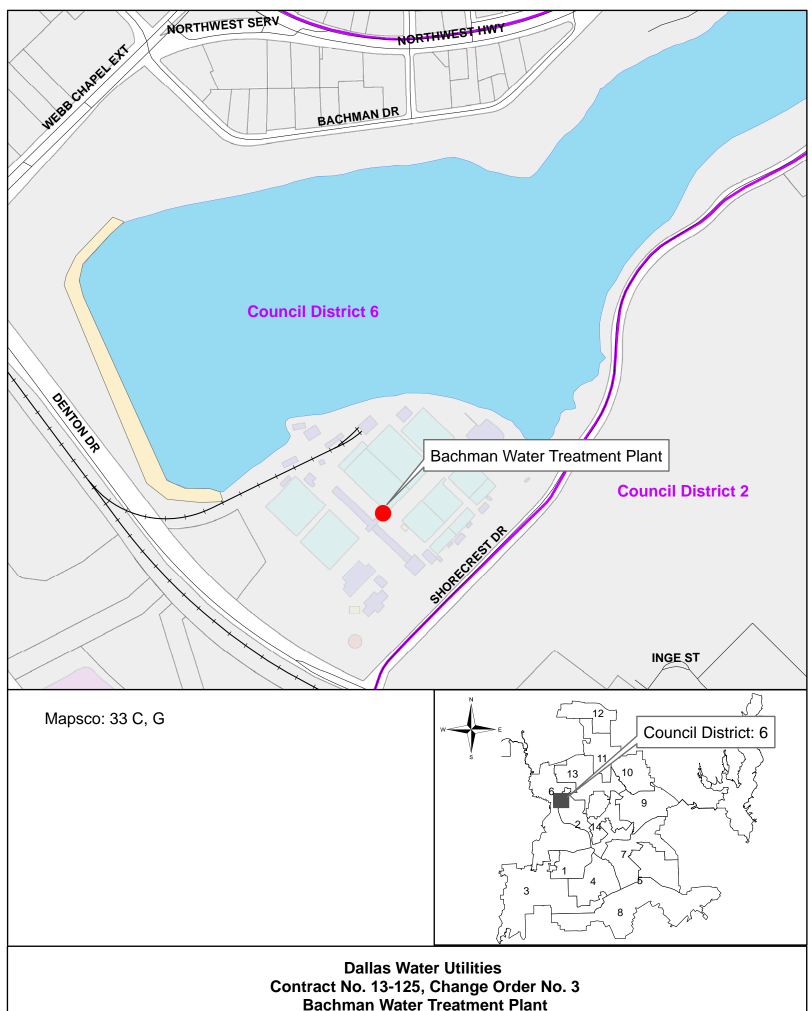
File #: 19-600 Item #: 57.

OWNER

MWH Constructors, Inc.

Doug Schmits, District Director Blair M. Lavoie, Director Michael Cardito, Director

MAP



Bachman Water Treatment Plant **Water Quality Improvements**

WHEREAS, on June 25, 2014, City Council authorized a contract with MWH Constructors, Inc. for the construction of water quality and miscellaneous improvements at the Bachman Water Treatment Plant, in an amount not to exceed \$47,720,500.00, by Resolution No. 14-1045; and

WHEREAS, on August 12, 2015, City Council authorized Change Order No. 1 to the contract with MWH Constructors, Inc. for additional work related to the construction of water quality and miscellaneous improvements at the Bachman Water Treatment Plant, in an amount not to exceed \$667,812.00, from \$47,720,500.00 to \$48,388,312.00, by Resolution No. 15-1411; and

WHEREAS, on September 14, 2016, City Council authorized Change Order No. 2 to the contract with MWH Constructors, Inc. for additional work related to the construction of water quality and miscellaneous improvements at the Bachman Water Treatment Plant, in an amount not to exceed \$347,739.75, from \$48,388,312.00 to \$48,736,051.75, by Resolution No. 16-1473; and

WHEREAS, it is necessary to authorize Change Order No. 3 for additional work to change the method of shoring for a deep pipe excavation, modifications to the raw water meter vault, and utility relocations that were identified during the construction of the water quality improvements at the Bachman Water Treatment Plant; and

WHEREAS, MWH Constructors, Inc., 747 Port America Place, Suite 300, Grapevine, Texas 76051, has submitted an acceptable proposal for this additional work; and

WHEREAS, Dallas Water Utilities recommends that Contract No. 13-125 be increased by \$203,201.70, from \$48,736,051.75 to \$48,939,253.45.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That an increase in the construction services contract with MWH Constructors, Inc. (Change Order No. 3) is authorized for additional work associated with the water quality and miscellaneous improvements at the Bachman Water Treatment Plant, in an amount not to exceed \$203,201.70, increasing the contract amount from \$48,736,051.75 to \$48,939,253.45.

SECTION 2. That the proposed Change Order No. 3 with MWH Constructors, Inc., be accepted and that Contract No. 13-125 be revised accordingly.

SECTION 3. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$203,201.70 to MWH Constructors, Inc. from the Water Capital Improvement Fund, Fund 3115, Department DWU, Unit PW30, Object 4550, Program 713125, Encumbrance CT-DWU713125CP, Vendor VC0000013103.

SECTION 4. That this contract is designated as Contract No. DWU-2016-00001047.

SECTION 5. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.



City of Dallas

Agenda Information Sheet

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 6, Outside City Limits

DEPARTMENT: Water Utilities Department

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize an increase in the construction services contract with Oscar Renda Contracting, Inc. for additional work associated with improvements at three meter vaults (list attached to the Agenda Information Sheet) - Not to exceed \$482,106.00, from \$4,000,000.00 to \$4,482,106.00 - Financing: Water Capital Improvement Fund

BACKGROUND

On February 8, 2017, City Council authorized a construction services contract with Oscar Renda Contracting, Inc. for rehabilitation improvements to aging infrastructure at the Irving Jamison Meter Vault (1955) and the Irving North Meter Vault (1975) by Resolution No. 17-0273. Also included was the construction of a new water meter vault adjacent to Cypress Waters Pump Station which serves the far northwest part of Dallas. The new meter vault allows Dallas Water Utilities to better monitor, measure and control water volume and quality delivered to the citizens of far northwest Dallas.

This action will authorize Change Order No. 1 for additional work identified during the construction of the meter vault improvements as a result of differing site conditions. The work includes additional pipe, fittings and electrical materials necessary to connect to existing infrastructure in different locations than shown on the original design plans. This additional work is necessary for the meter vaults to continue functioning as intended.

ESTIMATED SCHEDULE OF PROJECT

Began Construction August 2017
Complete Construction December 2019

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On February 8, 2017, City Council authorized a construction services contract with Oscar Renda Contracting, Inc. for the construction of improvements to water meter vaults at three locations by Resolution No. 17-0273.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Water Capital Improvement Fund - \$482,106.00

Construction Contract	\$4,000,000.00
Change Order No. 1 (this action)	\$ 482,106.00

Total Project Cost \$4,482,106.00

Council District	<u>Amount</u>		
6 Outside City Limits	\$350,489.00 \$ <u>131,617.00</u>		
Total	\$482,106.00		

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
\$482,106.00	Construction	25.00%	13.07%	\$63,033.99
This contract does not meet the M/WBE goal, but complies with good faith efforts.				
Change Order No. 1 - 17.68% Overall M/WBE participation				

OWNER

Oscar Renda Contracting, Inc.

Frank Renda, President

MAPS

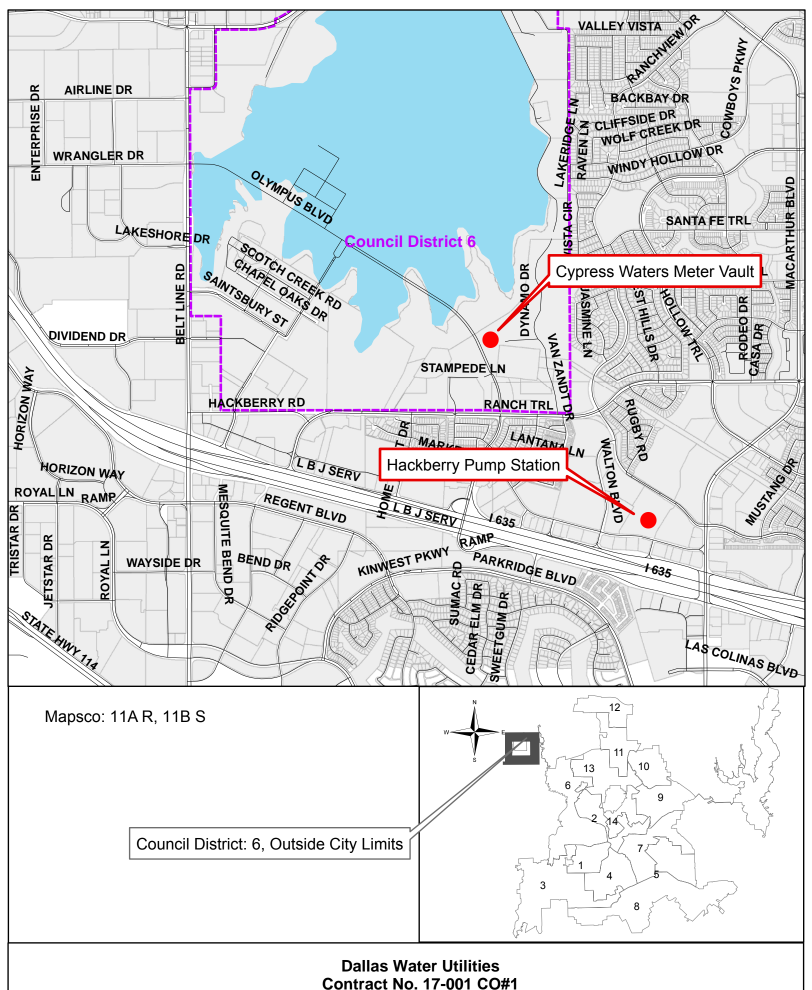
Segment List Contract No. 17-001 CO #1 Water Meter Vault Improvements

District 6

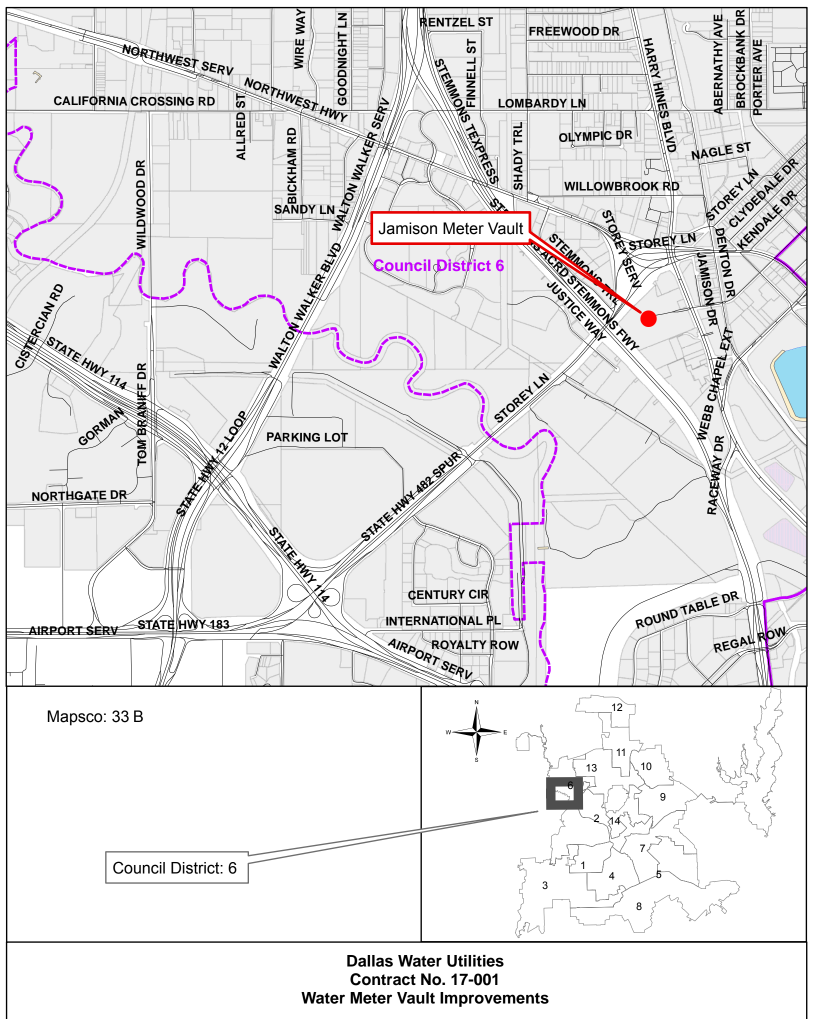
Cypress Waters Meter Vault Jamison Meter Vault

Outside City Limits

Hackberry Pump Station



Water Meter Vault Improvements



WHEREAS, on February 8, 2017, City Council authorized a contract with Oscar Renda Contracting, Inc. for construction of the major vault and valve project at various locations project, that included the Jamison Meter Vault, the Irving Hackberry, and the Cypress Waters Meter Vault, in an amount not to exceed \$4,000,000.00, by Resolution No. 17-0273; and

WHEREAS, additional work is necessary to address differing site conditions; and

WHEREAS, Oscar Renda Contracting, Inc., 608 Henrietta Creek Road, Roanoke, Texas 76262, has submitted an acceptable proposal for this additional work; and

WHEREAS, Dallas Water Utilities recommends that Contract No. 17-001 be increased by \$482,106.00, from \$4,000,000.00 to \$4,482,106.00.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That an increase in the construction services contract with Oscar Renda Contracting, Inc. (Change Order No. 1) is authorized for additional work associated with the construction and rehabilitation of three Dallas Water Utility meter vaults, in an amount not to exceed \$482,106.00, increasing the contract amount from \$4,000,000.00 to \$4,482,106.00.

SECTION 2. That the proposed Change Order No. 1 with Oscar Renda Contracting, Inc. be accepted and that Contract No. 17-001 be revised accordingly.

SECTION 3. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$482,106.00 to Oscar Renda Contracting, Inc. from Water Capital Improvement Fund, Fund 3115, Department DWU, Unit PW43, Object 4550, Program 717001, Encumbrance CT-DWU717001CP, Vendor 244607.

SECTION 4. That this contract is designated as Contract No. DWU-2016-00001449.

SECTION 5. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.





City of Dallas

Agenda Information Sheet

File #: 19-620 Item #: 59.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): Outside City Limits

DEPARTMENT: Water Utilities Department

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize an increase in the construction services contract with BAR Constructors, Inc. for additional work associated with the construction of a new pump station to replace the existing Pump Station No. 1 at the Elm Fork Water Treatment Plant - Not to exceed \$644,091.87, from \$50,090,500.00 to \$50,734,591.87 - Financing: Water Capital Improvement Fund

BACKGROUND

The Elm Fork Water Treatment Plant located in Carrollton, Texas was originally constructed in the 1950s and is the second largest of three water treatment plants serving the customers of Dallas Water Utilities. The existing Pump Station No. 1 was constructed in 1952 and served as the plant's original raw water and potable water pump station.

On September 27, 2017, City Council authorized a contract with BAR Constructors, Inc., for the construction of a new pump station to replace the existing Pump Station No. 1 at the Elm Fork Water Treatment Plant by Resolution No. 17-1563. Due to its age, replacement of the existing pump station is necessary to bring the facility up to current standards and capacity requirements. The construction of this new pump station required an expansion of the Oncor West Electrical Substation located inside the Elm Fork Water Treatment Plant. The expansion of this substation was coordinated with Oncor during design, but shortly after the construction contract was bid, Oncor notified the City of their plans to modify the expansion of the substation. This modified expansion will require the addition of a customer-owned 4160V transformer.

This action will authorize Change Order No. 1 to the construction services contract for the additional labor and materials required to construct the 4160V transformer as well as additional work identified during construction. The additional work includes minor changes to structural, chemical, mechanical and piping work and a video monitoring system for better oversight of construction.

ESTIMATED SCHEDULE OF PROJECT

Began Construction December 2017 Complete Construction January 2021

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On September 27, 2017, City Council authorized a construction services contract with BAR Constructors, Inc. for the construction of a new pump station to replace the existing Pump Station No. 1 at the Elm Fork Water Treatment Plant by Resolution No. 17-1563.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Water Capital Improvement Fund - \$644,091.87

Construction \$50,090,500.00 Change Order No. 1 (this action) \$ 644,091.87

Total Project Cost \$50,734,591,87

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

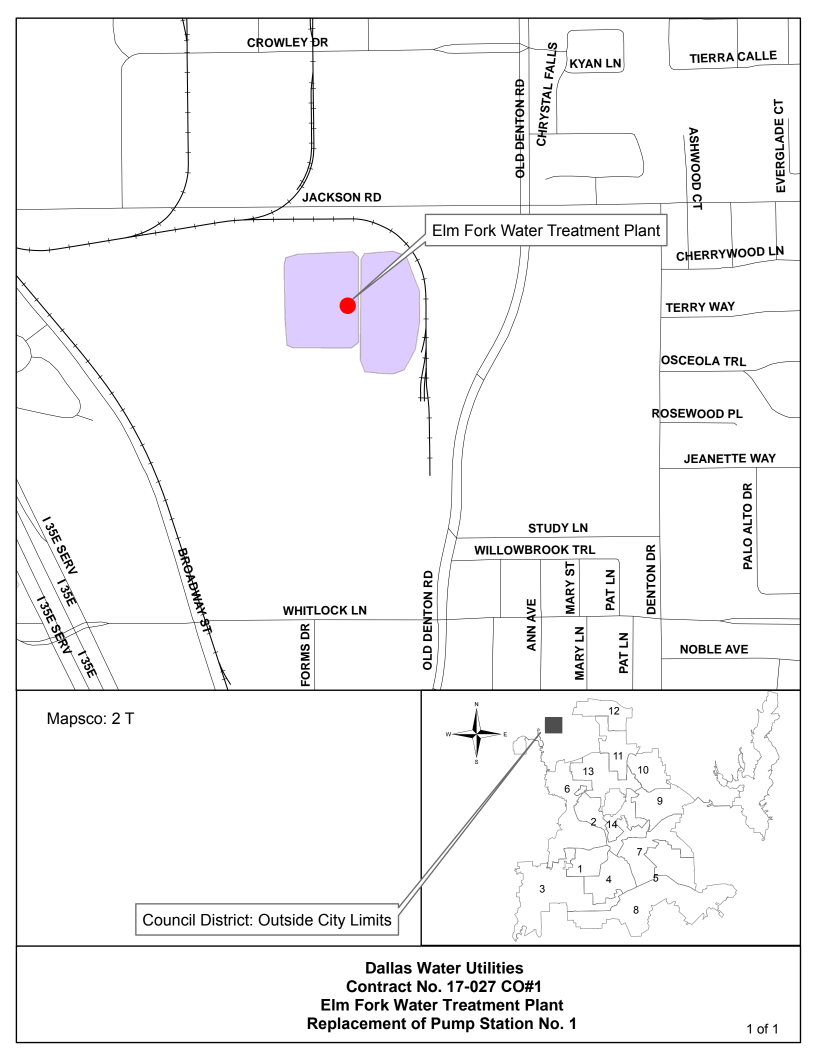
Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$	
\$644,091.87	Construction	25.00%	49.71%	\$320,173.36	
This contract exceeds the M/WBE goal.					
 Change Order No 	Change Order No. 1 - 43.66% Overall M/WBE participation				

OWNER

BAR Constructors, Inc.

Isidro Arrambide, President

MAP



WHEREAS, on September 27, 2017, City Council authorized a contract with BAR Constructors, Inc. for the construction of a new pump station to replace the existing Pump Station No. 1 at the Elm Fork Water Treatment Plant, in an amount not to exceed \$50,090,500.00, by Resolution No. 17-1563; and

WHEREAS, it is necessary to authorize Change Order No. 1 for additional work related to the expansion of the electrical substation and other additional work identified during construction; and

WHEREAS, BAR Constructors, Inc., 805 Katy Street, Lancaster, Texas 75146, has submitted an acceptable proposal for this additional work; and

WHEREAS, Dallas Water Utilities recommends that Contract No. 17-027 be increased by \$644,091.87, from \$50,090,500.00 to \$50,734,591.87.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That an increase in the construction services contract with BAR Constructors, Inc. (Change Order No. 1) is authorized for additional work associated with the construction of a new pump station to replace the existing Pump Station No. 1 at the Elm Fork Water Treatment Plant, in an amount not to exceed \$644,091.87, increasing the contract amount from \$50,090,500.00 to \$50,734,591.87.

SECTION 2. That the proposed Change Order No. 1 with BAR Constructors, Inc. be accepted and that Contract No. 17-027 be revised accordingly.

SECTION 3. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$644,091.87 to BAR Constructors, Inc. from the Water Capital Improvement Fund, Fund 3115, Department DWU, Unit PW31, Object 4320, Program 717027, Encumbrance/Contract No. CX-DWU-2017-00003120, Vendor 125824.

SECTION 4. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.





1500 Marilla Street Dallas, Texas 75201

Agenda Information Sheet

File #: 19-568 Item #: 60.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 4

DEPARTMENT: Water Utilities Department

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize Supplemental Agreement No. 1 to the professional services contract with JQ Infrastructure, LLC to provide additional engineering services required for the investigation, preliminary design, development of construction plans and specifications, bid phase services, construction administration and start-up of rehabilitation improvements for influent piping and equipment at the Central Wastewater Treatment Plant - Not to exceed \$708,681.00, from \$1,095,000.00 to \$1,803,681.00 - Financing: Wastewater Capital Improvement Fund

BACKGROUND

On June 27, 2018, City Council awarded a professional services contract to JQ infrastructure, LLC, to evaluate influent piping and equipment associated with wastewater conveyance to the Central Wastewater Treatment Plant (CWWTP). The project includes condition assessments, evaluation of proper rehabilitation and replacement methods, design of recommended improvements, and construction phase services.

In the course of executing the project, additional services were identified to provide hydraulic evaluations and to design structural and mechanical improvements to the primary clarifiers, to rehabilitate the existing 81 and 84-inch influent piping, and for instrumentation and control programing in support of Complex A improvements at CWWTP. This action will authorize Supplemental Agreement No. 1 to address the additional services and complete the project.

The wastewater mains and other equipment included in this project are in need of repair or rehabilitation and are vital to the continued, reliable treatment of wastewater. This infrastructure affects critical process treatment facilities, including the trickling filters, primary clarifiers, chlorine building, tertiary filters and activated sludge complex. Failure would lead to sanitary sewer overflows, inability to treat wastewater and permit violations. In addition, a failure below any of the critical process treatment facilities would greatly reduce the plant's capacity and require expensive emergency repairs.

File #: 19-568 Item #: 60.

The estimated total construction cost for this project is \$18,000,000.00.

ESTIMATED SCHEDULE OF PROJECT

Began Design August 2018
Complete Design October 2019
Begin Construction November 2019

Complete Construction May 2021

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On June 27, 2018, City Council authorized a professional services contract with JQ Infrastructure, LLC to provide engineering services required for the investigation, preliminary design, development of construction plans and specifications, bid phase services, construction administration and start-up of rehabilitation improvements for influent piping and equipment at the Central Wastewater Treatment Plant by Resolution No. 18-0949.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Wastewater Capital Improvement Fund - \$708,681.00

Design \$1,095,000.00 Supplemental Agreement No. 1 (this action) \$ 708,681.00

Total Project Cost \$1,803,681.00

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

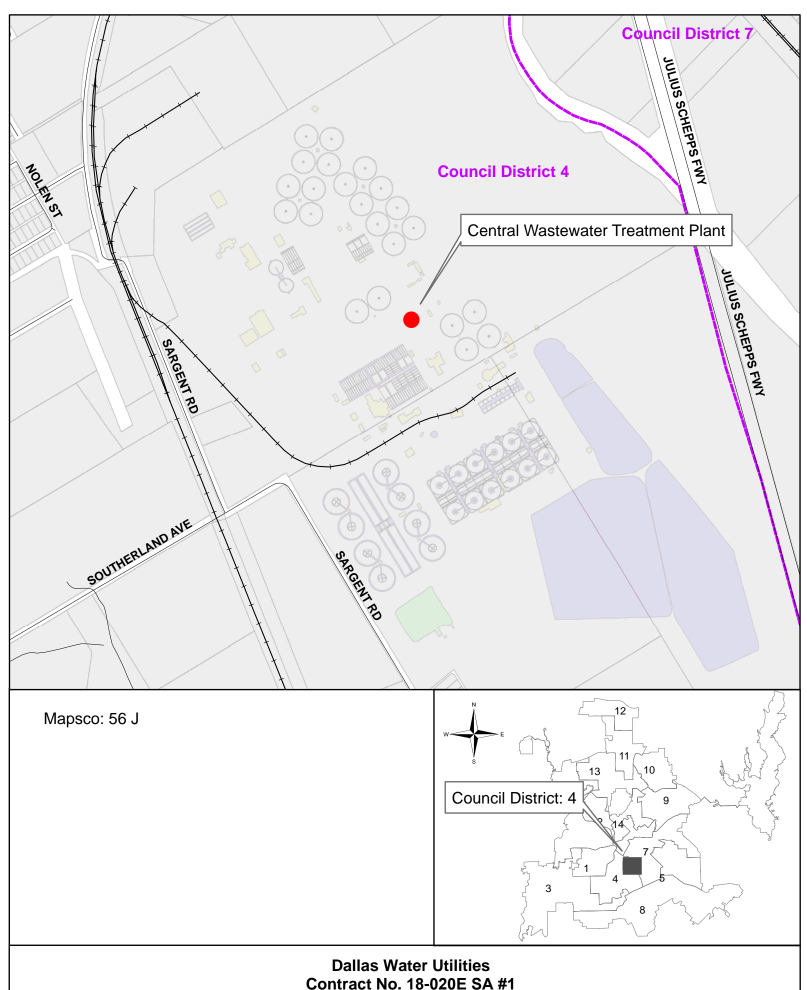
Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$
1' '	Architectural & Engineering	25.66%	71.74%	\$508,424.00
This contract exceeds the M/WBE goal.				
Supplemental Agreement No. 1 - 77.84% Overall M/WBE participation				

OWNER

JQ Infrastructure, LLC

Murali Kariyarveedu, President

<u>MAP</u>



Dallas Water Utilities
Contract No. 18-020E SA #1
Central Wastewater Treatment Plant
Influent Piping and Equipment Rehabilitation

WHEREAS, on June 27, 2018, City Council authorized a professional services contract with JQ Infrastructure, LLC to provide engineering services required for the investigation, preliminary design, development of construction plans and specifications, bid phase services, construction administration, and start-up of rehabilitation improvements for influent piping and equipment at the Central Wastewater Treatment Plant, in an amount not to exceed \$1,095,000.00, by Resolution No. 18-0949; and

WHEREAS, the City of Dallas has identified the need for additional services to provide hydraulic evaluations and to design structural and mechanical improvements to the primary clarifiers, to rehabilitate the existing 81 and 84-inch influent piping, and for instrumentation and control programing in support of Complex A improvements at the Central Wastewater Treatment Plant; and

WHEREAS, JQ Infrastructure, LLC, 100 Glass Street, Suite 201, Dallas, Texas 75201, has submitted an acceptable proposal to provide these engineering services; and

WHEREAS, Dallas Water Utilities recommends that Contract No. 18-020E be increased by \$708,681.00, from \$1,095,000.00 to \$1,803,681.00.

Now, Therefore,

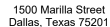
BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the proposed Supplemental Agreement No. 1 to the professional services contract be accepted and that Contract No. 18-020E with JQ Infrastructure, LLC, be revised accordingly.

SECTION 2. That the City Manager is hereby authorized to execute Supplemental Agreement No. 1 to the professional services contract with JQ Infrastructure, LLC, approved as to form by the City Attorney, to provide additional engineering services required for the investigation, preliminary design, development of construction plans and specifications, bid phase services, construction administration and start-up of rehabilitation improvements for influent piping and equipment at the Central Wastewater Treatment Plant, in an amount not to exceed \$708,681.00, increasing the contract amount from \$1,095,000.00 to \$1,803,681.00.

SECTION 3. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$708,681.00 to JQ Infrastructure, LLC from the Wastewater Capital Improvement Fund, Fund 2116, Department DWU, Unit PS30, Object 4114, Program 718020, Encumbrance/Contract No. CX-DWU-2018-00006098, Vendor 517892.

SECTION 4. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.





City of Dallas

Agenda Information Sheet

File #: 19-555 Item #: 61.

STRATEGIC PRIORITY: Mobility Solutions, Infrastructure, and Sustainability

AGENDA DATE: June 12, 2019

COUNCIL DISTRICT(S): 2, 5, 7, 9, 10, 11

DEPARTMENT: Water Utilities Department

EXECUTIVE: Majed Al-Ghafry

SUBJECT

Authorize Supplemental Agreement No. 1 to the professional services contract with HDR Engineering, Inc. to provide additional engineering services for corrosion prevention design of three priority water transmission pipeline locations - Not to exceed \$325,710.00, from \$1,644,038.00 to \$1,969,748.00 - Financing: Water Capital Improvement Fund

BACKGROUND

Since 2003, Dallas Water Utilities has been proactive with its corrosion prevention program by systematically inspecting and evaluating its large-diameter concrete cylinder pipelines to reduce the risk of catastrophic failures. All concrete water mains are susceptible to galvanic corrosion, which require very specialized engineering to mitigate and prevent corrosion. This proactive approach reduces service interruptions to customers, reduces the risk of catastrophic pipeline failures, and extends the service life of the City's water transmission main assets.

On September 10, 2014, City Council awarded an engineering contract to HDR Engineering, Inc., to develop cathodic protection systems for three large-diameter water transmission mains at different locations by Resolution No. 14-1483. In the course of executing the project, additional services were identified to fully implement the recommended improvements. Supplemental Agreement No. 1 is required to address the additional services and complete the project. The additional services include the replacement of a large valve and other improvements to adequately dewater and access the pipelines for construction. Additional services are also required for extensive coordination with Dallas Area Rapid Transit, Texas Commission on Environmental Quality, and the United States Army Corps of Engineers not fully covered by the scope of the original contract.

The estimated total construction cost for this project is \$4,000,000.00.

File #: 19-555 Item #: 61.

ESTIMATED SCHEDULE OF PROJECT

Began Design October 2014
Complete Design July 2019
Begin Construction December 2019

Complete Construction May 2021

PRIOR ACTION/REVIEW (COUNCIL, BOARDS, COMMISSIONS)

On September 10, 2014, City Council authorized a professional services contract with HDR Engineering, Inc. to provide engineering services for corrosion prevention design for three priority water transmission pipeline locations by Resolution No. 14-1483.

Information about this item will be provided to the Mobility Solutions, Infrastructure and Sustainability Committee on June 10, 2019.

FISCAL INFORMATION

Water Capital Improvement Fund - \$325,710.00

Design \$1,644,038.00 Supplemental Agreement No. 1 (this action) \$325,710.00

Total Project Cost \$1,969,748.00

Council District	<u>Amount</u>
2 5 7 9 10 11	\$ 29,153.77 \$ 16,083.99 \$ 79,130.77 \$ 74,173.59 \$ 46,011.26 \$ 81,156.62
Total	\$325,710.00

M/WBE INFORMATION

In accordance with the City's Business Inclusion and Development Plan adopted on October 22, 2008, by Resolution No. 08-2826, as amended, the M/WBE participation on this contract is as follows:

Contract Amount	Category	M/WBE Goal	M/WBE %	M/WBE \$	
\$325,710.00	Architectural & Engineering	25.66%	51.12%	\$166,510.00	
This contract exceeds the M/WBE goal.					
• Supplemental Agreement No. 1 - 29.07% Overall M/WBE participation					

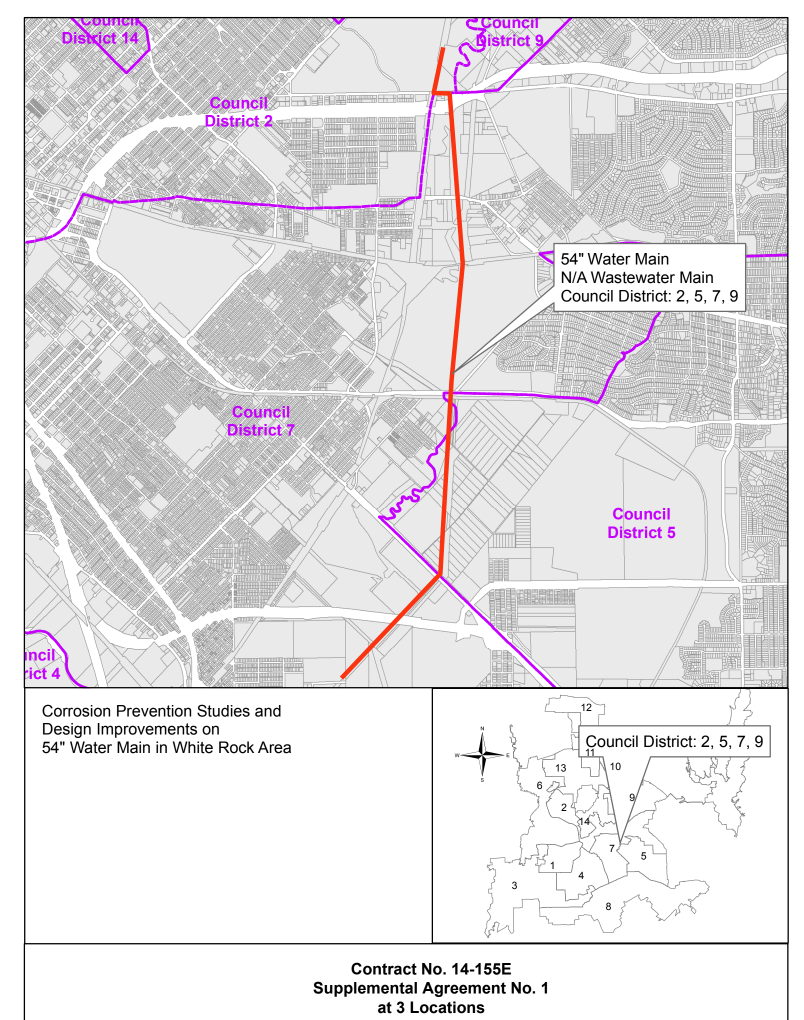
File #: 19-555 Item #: 61.

OWNER

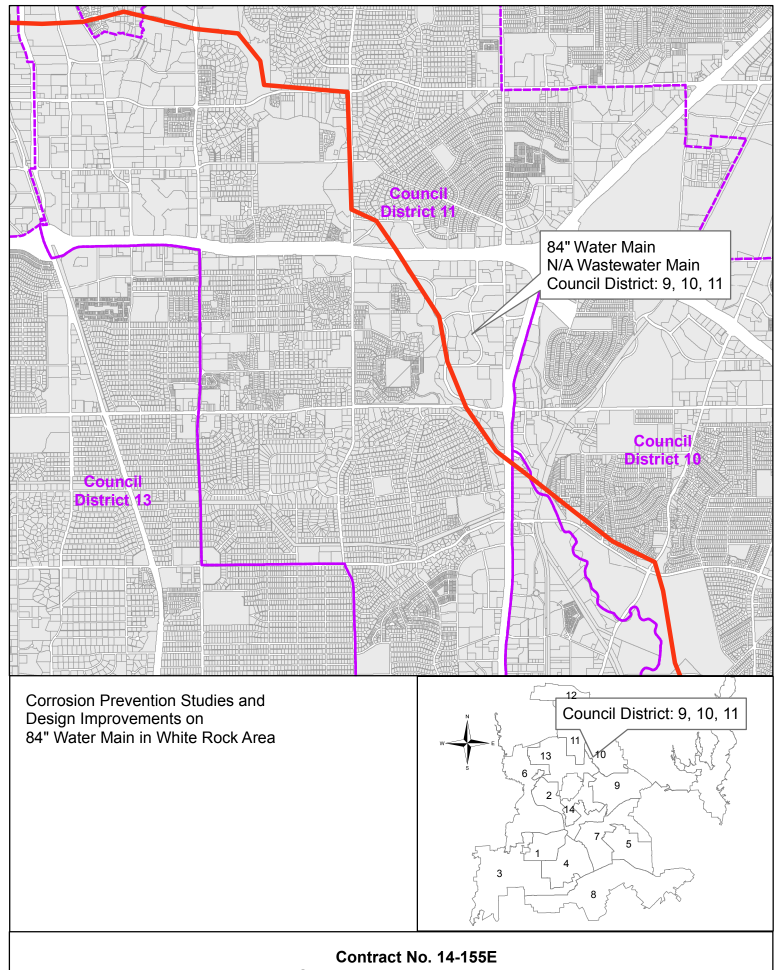
HDR Engineering, Inc.

Eric Keen, Chairman and Chief Executive Officer

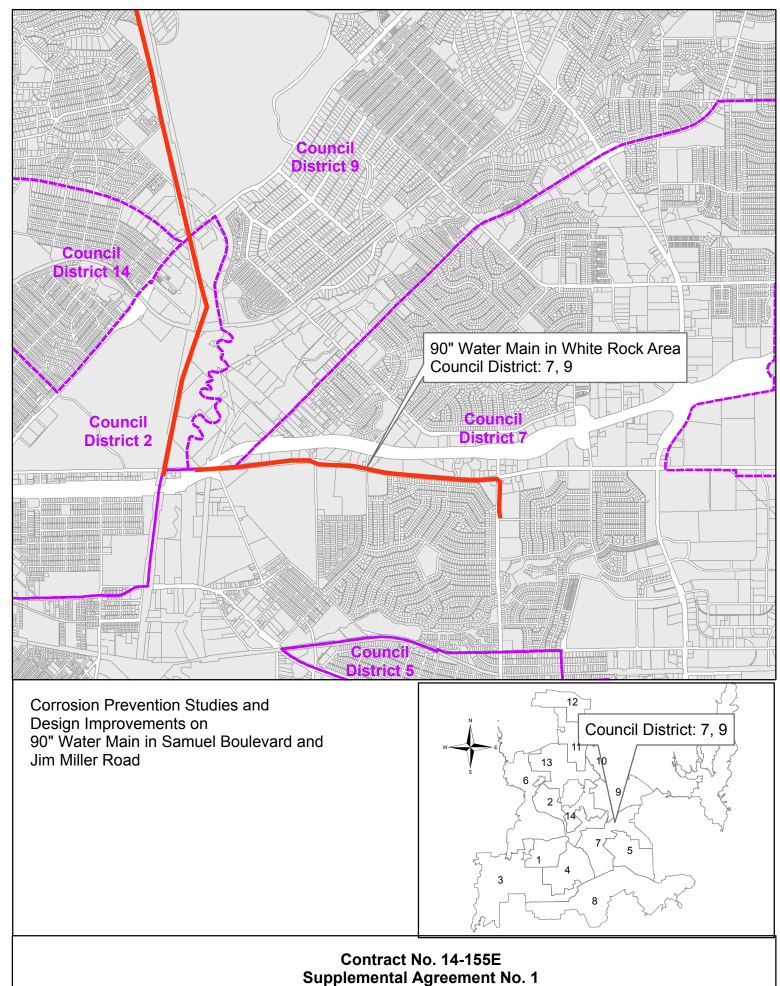
MAPS



Map 1 of 3



Contract No. 14-155E
Supplemental Agreement No. 1
at 3 Locations



at 3 Locations

WHEREAS, aging concrete cylinder water mains are susceptible to corrosion resulting in reduced service levels, extensive maintenance, and/or premature replacement; and

WHEREAS, on September 10, 2014, City Council authorized a professional services contract with HDR Engineering, Inc., to provide engineering services for corrosion prevention design for three priority water transmission pipeline locations, in an amount not to exceed \$1,644,038.00, by Resolution No. 14-1483; and

WHEREAS, additional services are required to fully implement the recommended improvements and complete the project; and

WHEREAS, HDR Engineering, Inc., 17111 Preston Road, Suite 300, Dallas, Texas 75248, has submitted an acceptable proposal to provide these engineering services; and

WHEREAS, Dallas Water Utilities recommends that Contract No. 14-155E be increased by \$325,710.00, from \$1,644,038.00 to \$1,969,748.00.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the proposed Supplemental Agreement No. 1 to the professional services contract be accepted and that Contract No. 14-155E with HDR Engineering, Inc., be revised accordingly.

SECTION 2. That the City Manager is hereby authorized to execute Supplemental Agreement No. 1 to the professional services contract with HDR Engineering, Inc., approved as to form by the City Attorney, to provide additional engineering services for the corrosion prevention design of three priority water transmission pipeline locations, in an amount not to exceed \$325,710.00, increasing the contract amount from \$1,644,038.00 to \$1,969,748.00.

SECTION 3. That the Chief Financial Officer is hereby authorized to disburse funds in an amount not to exceed \$325,710.00 to HDR Engineering, Inc. from the Water Capital Improvement Fund, Fund 2115, Department DWU, Unit PW40, Object 4111, Program 714155, Encumbrance CT-DWU714155CP, Vendor 181219.

SECTION 4. That this contract is designated as Contract No. DWU-2017-00003286.

SECTION 5. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.