



City of El Paso – City Plan Commission Staff Report

Case No SUAX14-00001
Application Type Annexation (Agreement Only)
CPC Hearing Date April 9, 2015
Staff Planner Alfredo Austin, 212-1604, austinaj@elpasotexas.gov

Location East of John Hayes at Edgemere
Legal Description Being a portion of Section 36, Block 79, Township 2, Texas and Pacific Railway Company Survey, City of El Paso, El Paso County, Texas
Acreage 3.2457 acres
Rep District Adjacent to Representative District 5
Existing Use Vacant
Existing Zoning ETJ
Proposed Zoning N/A

Property Owner El Paso County
Applicant El Paso County
Representative Conde, Inc.

Distance to Park: Tierra Del Este #67B Park (0.09 miles)
Distance to School: El Dorado 9th Grade High (1.35 miles)

SURROUNDING ZONING AND LAND USE

North: East ETJ / Vacant
South: R-5/ Residential development
East: East ETJ / Vacant
West: C-2 / Vacant

PLAN EL PASO DESIGNATION: O6, Potential Annexation

NEIGHBORHOOD ASSOCIATIONS: Eastside Civic Association

General Information:

The applicant is requesting to annex land located within the City of El Paso's Extra Territorial Jurisdiction (ETJ). The subject property is approximately 3.2457 acres in size. The annexation is being requested to accommodate roadway improvements for the future extension of Edgemere Boulevard. A subdivision application will follow soon after the annexation is complete.

Staff Recommendation:

The Development Coordinating Committee (DCC) recommends **approval** of this Annexation Agreement.

(Annexation Agreement – See Attachment 5)

The recommendation is based on the following:

Plan El Paso O6 – Potential Annexation: Potentially developable land that is not needed for urban expansion at this time but is available if expansion is needed. Land can be re-designated from O-6 to a growth sector through a formal amendment to the Future Land Use Map.

Additionally, the subject property abuts the city limits and the annexation will provide continuity to Edgemere Boulevard within the city limits.

Findings:

The Commission must determine the following:

1. Will the annexation protect the best interest, health, safety and welfare of the public in general?
2. What is the relation of the proposed change to the city’s Comprehensive Plan?
3. What effect will the annexation have upon the natural environment social and economic conditions and property values in the vicinity and in the City as a whole?

Planning & Inspections Department - Planning Division:

Approval. This annexation of Edgemere Boulevard will complete a major arterial on the city’s Major Thoroughfare Plan.

El Paso Police Department:

No comments received.

Planning & Inspections – Land Development:

No comments received.

Sun Metro:

No comments received.

Parks:

No comments received.

EPWU – PSB:

EPWU does not object to this request.

EPWU-PSB Comments

According to the El Paso Water Utilities – Public Service Board (EPWU-PSB) Records, the subject Property is located immediately north of the “Eastside Annexation 2005-07” Area, and west of the “Eastside Impact Fee Service Area”.

Please replace the language of paragraph number four (4) with the following:

Four: Owner understands and agrees that Owner will be responsible for paying any other fees required by the Public Service Board's Rules and Regulations as well as payment of water and wastewater annexation fees to the El Paso Water Utilities-Public Service Board for each three-quarter inch (3/4") equivalent water meter that is connected to the public water system as follows and associated wastewater service connection:

<u>(in Dollars \$)</u> <u>Meter Size</u>	<u>(in Dollars \$)</u> <u>Water</u>	<u>Wastewater</u>
<u>Less than 1"</u>	<u>739.00</u>	<u>428.00</u>
<u>1"</u>	<u>1,824.00</u>	<u>1,057.00</u>
<u>1 1/2"</u>	<u>3,693.00</u>	<u>2,140.00</u>
<u>2"</u>	<u>5,908.00</u>	<u>3,424.00</u>
<u>3"</u>	<u>11,816.00</u>	<u>6,847.00</u>
<u>4"</u>	<u>18,463.00</u>	<u>10,699.00</u>
<u>6"</u>	<u>36,925.00</u>	<u>21,398.00</u>
<u>8"</u>	<u>68,681.00</u>	<u>39,801.00</u>
<u>10"</u>	<u>98,221.00</u>	<u>56,919.00</u>

Based on gallons per minute water flow; EPWU-PSB Rules & Regulations No.1, Sec.7(J)

The water and wastewater annexation fee shall be increased by three (3) percent on March 1, 2015 and each year thereafter, compounded annually.

Payment of the water and wastewater annexation fee shall be due at the time of application for service. New/additional water and/or wastewater connections shall pay the appropriate annexation fees. Existing water and wastewater connections are not subject to these fees. The annexation fee set forth herein shall not be increased in relation to the Property nor shall the Owner be responsible for payment of impact fees or other new fees, regardless how named, which may serve purposes identical to or similar to the Annexation Fee.

Water

Water storage improvements to the existing system are required to enable service to the subject property. There is an existing sixteen (16) inch diameter water transmission main along Edgemere Boulevard between John Hayes Street and Mike Price Drive. The development of the subdivisions located east of Mike Price Drive (Tierra Del Este Unit 71 and Tierra Del Este Unit 77) will require the extension of the described sixteen (16) inch diameter transmission main along Edgemere Boulevard between Mike Price Drive and Tim Floyd Street. This proposed sixteen (16) inch diameter water main will continue south along Tim Floyd Street to the southern boundary of Tierra Del Este Unit 77.

Water service to the subject property will be provided by a proposed elevated tank (reservoir) and the described sixteen (16) inch diameter water transmission main. No direct service connections are allowed to the proposed 16-inch diameter water main as per the El Paso Water Utilities – Public Service Board Rules and Regulations. Water service is anticipated to be

provided by on-site water distribution main extensions. The on-site water mains mentioned above must be constructed by the Developer to provide water service to the subject Property.

Sanitary Sewer

There is an existing thirty (30) inch diameter sanitary sewer interceptor along Edgemere Boulevard between Mike Price Drive and Nevil Shed Street. This main dead-ends at approximately 145 feet east of Nevil Shed Street.

The development of the subdivisions located east of Mike Price Drive (Tierra Del Este Unit 71 and Tierra Del Este Unit 77) will require the extension of the described thirty (30) inch diameter sanitary sewer main along Edgemere Boulevard.

There is a twelve (12) inch diameter sanitary sewer main along Mike Price Drive located between Edgemere Boulevard and Ralph Seitsinger Drive.

EPWU-PSB requests master grading plans of the entire land study area to aid in the design of the sewer system to serve the property.

General

Coordination with the Developer is required to ascertain that the water transmission mains, storage improvements, and sewer interceptors are constructed in parallel with development.

EPWU requires a new service application to initialize design of the water and sanitary sewer main extensions to serve the subject property. New service applications are available at 1154 Hawkins, 3rd Floor. The following items are required at the time of application: (1) hard copy of subdivision plat; (2) finalized set of street improvement plans, including storm sewer; (3) digital copy of subdivision plat; (4) benchmark check; and (5) construction schedule. Service will be provided in accordance with the current EPWU – PSB Rules and Regulations. The owner is responsible for the costs of any necessary on-site and off-site extensions, relocations or adjustments of water and sanitary sewer lines and appurtenances.

EPWU – Stormwater Division:

We have reviewed the subdivision described above and we have no objections.

Sun Metro:

Sun Metro requests/recommends the applicant coordinate with staff to identify the potential placement and construction of a bus stop site.

TxDOT:

Not under TxDOT jurisdiction.

County of El Paso:

No comments received.

Attachments:

Attachment 1: Location Map

Attachment 2: Aerial Map

Attachment 3: Zoning

Attachment 4: Proposed Cross-Sections

Attachment 5: Annexation Agreement

ATTACHMENT 1

**SUAX14-00001
EDGEMERE ANNEXATION**

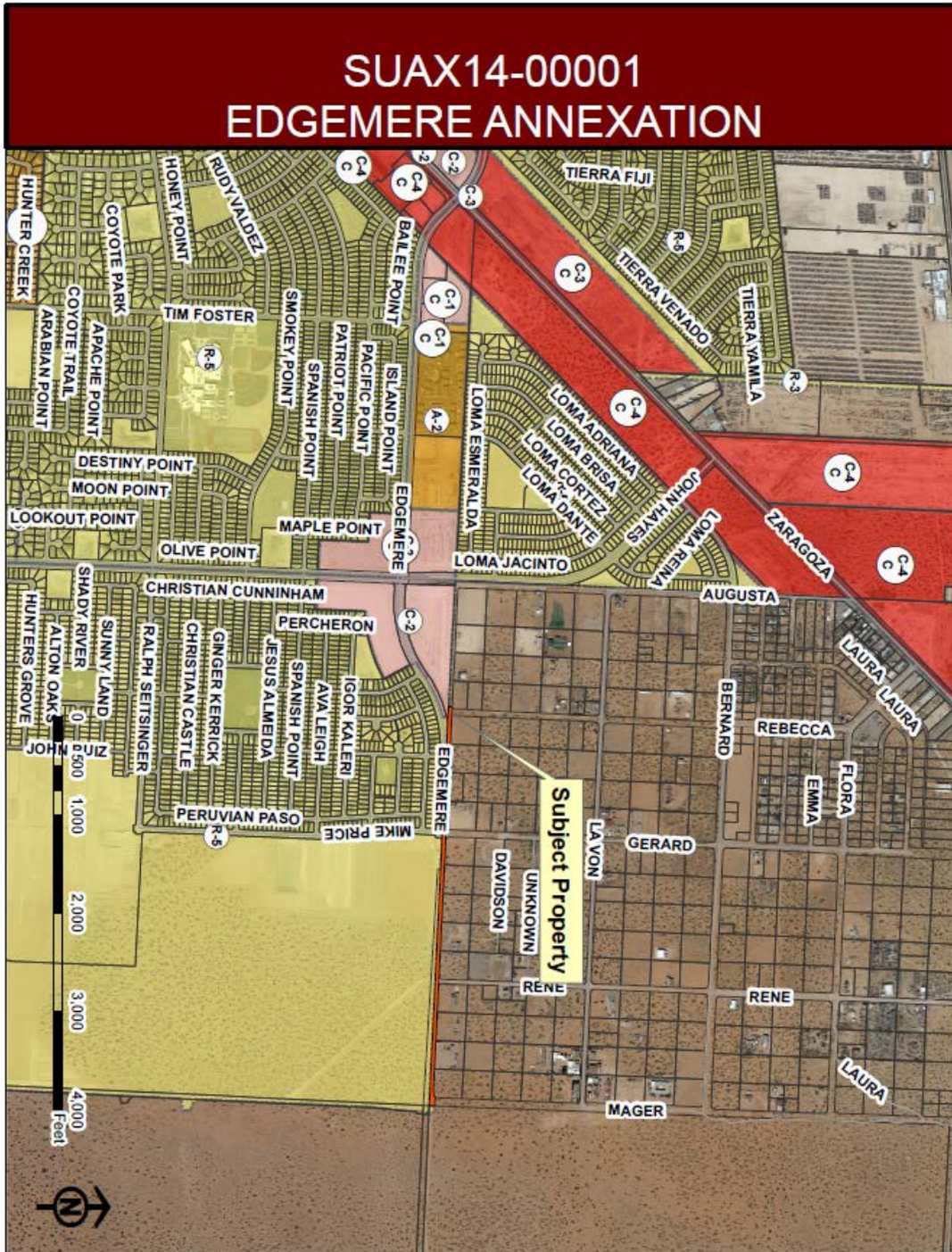


ATTACHMENT 2

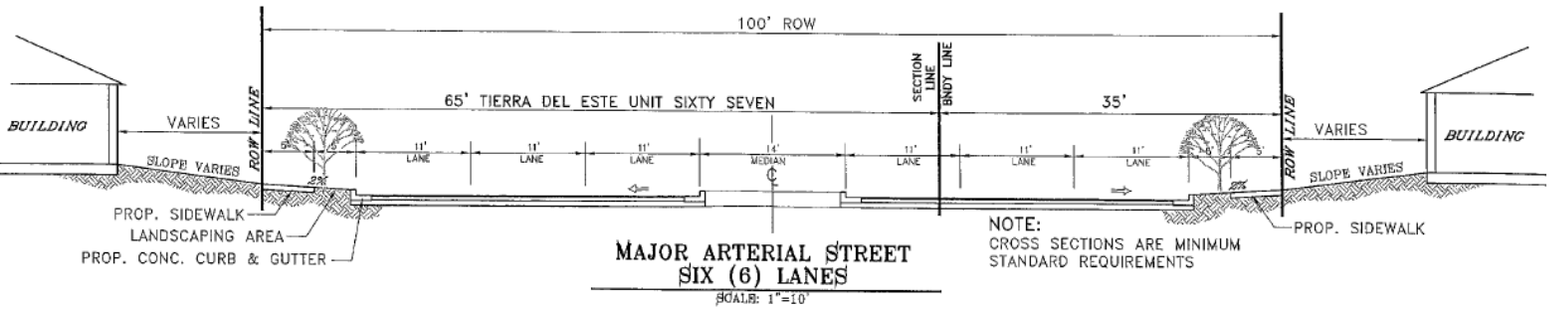
**SUAX14-00001
EDGEMERE ANNEXATION**



ATTACHMENT 3



ATTACHMENT 4



ATTACHMENT 5

THE STATE OF TEXAS) **ANNEXATION AGREEMENT**
) **SUAX14-00001**
COUNTY OF EL PASO)

THIS AGREEMENT made and entered into this ____ day of _____, 2014, by and between the City of El Paso, Texas, a Municipal Corporation, of the County of El Paso in the State of Texas (hereinafter referred to as "City"), and the County of El Paso (hereinafter referred to as "Owner"), and Ranchos Real Land Holdings, LLC, (hereinafter referred to as "Developer");

WHEREAS, Owner is the owner-of-record of 3.2457 acres of real property described in Exhibit "A" and Exhibit "B" that is attached to this annexation agreement (which real property is hereinafter referred to as "Property"), and which Property is not within the corporate limits of any municipality but is contiguous to the corporate limits of the City; and,

WHEREAS, Owner desires that the Property be annexed to the City in order to provide adequate and efficient improvements and facilities; and

WHEREAS, Developer has agreed to be responsible for all costs relating to annexation and right-of-way improvements as described herein; and

WHEREAS, Owner will not be responsible for any of the costs of annexation or right-of-way improvements as described herein; and

WHEREAS, Owner and Developer, after full consideration, accept the terms and conditions cited in this Agreement due to the advantages and benefits resulting from the annexation and development of the Property; and,

WHEREAS, the City, after due and careful consideration, has concluded that should the City decide to annex the Property the annexation should be under the terms and conditions hereinafter set forth and that such terms and conditions are in the best interest of the City to protect and provide for the public health, safety, morals and general welfare.

NOW THEREFORE, in consideration of the mutual covenants and agreements herein contained and the recitals set forth hereinabove, the parties hereto agree as follows:

One: Should the City annex the Property such annexation will be in accordance with the terms and conditions of this Agreement. This Agreement shall be an exhibit to the ordinance which annexes the Property and shall be incorporated for all purposes. It is understood by the Owner and Developer that there are significant costs to the City associated with the annexation of Property into the City and of paramount consideration for the City in entering into this Agreement is that the Developer participate in the municipal infrastructure costs and costs for providing municipal services as required in this Agreement.

Two: Developer hereby agrees that the development of the Property shall be in accordance with the rules and regulations of the City, including the El Paso Water Utilities/Public Service Board Regulations, and subject to the application and payment of all necessary application and permit fees in effect on the Effective Date of this Agreement except as otherwise provided below and

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Section Three and Section Four of this Agreement. It is understood by the Developer that the requirements specified below and specified in Section Three of this Agreement are in addition to the requirements specified in the City of El Paso City Code, City ordinances, City rules and regulations, and the Rules and Regulations of the El Paso Water Utilities/Public Service Board, and Owner agrees to comply with the additional requirements. Developer agrees to develop the Property in accordance with the following additional conditions:

1. No off premise signs shall exist on the Property at the time of annexation.
2. Property is to be used for right-of-way purposes only (Edgemere Boulevard and Davidson Boulevard).
3. The area ~~is~~ will be dedicated as right-of-way to provide the required Major Arterial roadway.
4. The Developer shall improve the dedicated right-of-way to current standards in Title 19 and the City's Design Standards for Construction (DSC) to complete Edgemere Blvd. as a Major Arterial(s) and Developer shall not request or be eligible for over width pavement reimbursement.

Three: Developer hereby agrees that within 90 days of the passage of the ordinance annexing Property, Developer shall apply for a subdivision plat in accordance with the procedures of Title 19 (Subdivisions) of the Code in effect at the time this Annexation Agreement is approved by City Council.

Four: Owner understands and agrees that Owner will be responsible for paying any other fees required by the Public Service Board's Rules and Regulations as well as payment of water and wastewater annexation fees to the El Paso Water Utilities-Public Service Board for each three-quarter inch (3/4") equivalent water meter that ~~is connected~~ the Developer connects to the public water system as follows and associated wastewater service connection:

<u>Meter Size</u>	<u>(in Dollars \$)</u> <u>Water</u>	<u>(in Dollars \$)</u> <u>Wastewater</u>
<u>Less than 1"</u>	<u>739.00</u>	<u>428.00</u>
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Payment of the water and wastewater annexation fee shall be due at the time of application for service. New/additional water and/or wastewater connections shall pay the appropriate annexation fees. Existing water and wastewater connections are not subject to these fees. The

annexation fee set forth herein shall not be increased in relation to the Property nor shall the Owner be responsible for payment of impact fees or other new fees, regardless how named, which may serve purposes identical to or similar to the Annexation Fee.

Six: Developer hereby agrees to pay all annexation recording fees and public hearing published notice fees.

Notice: Any formal notice or other communication ("Notice") required to be given by one party to the other under this Agreement shall be given in writing, addressed to the Party to be notified at the address set forth below, by (i) delivering the same in person, (ii) depositing the same in the United States Mail, certified or registered, return receipt requested, postage prepaid, (iii) depositing the same with Federal Express or with another nationally recognized courier service guaranteeing "next day delivery," or (iv) sending the same by telefax with confirming copy sent by certified or registered mail. For the purpose of notice, the addresses of the Parties, until changed as provided below, shall be as follows:

(1) CITY: City of El Paso
Attn: City Manager
300 N. Campbell
El Paso, Texas 79901

Copy to: City Clerk
Same Address as above

(2) OWNER: County of El Paso
500 E. San Antonio
El Paso, TX 79901

(3) DEVELOPER: Ranchos Real Land Holdings, LLC
6080 Surety Dr., Ste. 300
El Paso, TX 79905

COPY TO: Conrad Conde
Conde, Inc.
6080 Surety Dr., Ste. 100
El Paso, TX 79905

The Parties shall have the right from time to time to change their respective addresses, and each shall have the right to specify as its address any other address within the United States of America by giving at least five (5) days written notice to the other Party. If any date or any period provided in this agreement ends on a Saturday, Sunday, or legal holiday, the applicable period for calculating the notice shall be extended to the first business day following such Saturday, Sunday, or legal holiday.

Successors and Assigns: This Agreement is a restriction, condition and covenant running with the Property and a charge and servitude thereon, and shall be binding upon and inure to the benefit of the parties hereto, and their heirs, successors and assigns of all or any part of the Property. Any future conveyance of the Property shall contain the restrictions, conditions

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and covenants and shall embody this Agreement by express reference; provided, however, this Agreement shall not be binding on, and shall not create any encumbrance to title as to, any end-buyer of a fully developed and improved lot within the Property, except for land-use regulations that may apply to a specific lot.

Remedies: This Agreement shall be enforceable in any court of competent jurisdiction by any of the parties or by an appropriate action at law or in equity to secure the performance of the restrictions, conditions and covenants herein contained. In the event a Party (the "Defaulting Party") commits a breach of this Agreement, the other Party (the "Non-Defaulting Party"), shall, prior to bringing suit or pursuing any other remedy, provide written notice of such breach to the Defaulting Party. Following receipt of such notice, the Defaulting Party shall have thirty (30) days within which to cure the breach. If the breach cannot be cured within such thirty- (30-) day period, the Defaulting Party shall commence to cure such breach within said period and thereafter diligently continue such cure to completion. In the event the Defaulting Party fails to cure the breach within said period, then the Non-Defaulting Party may pursue any remedy provided at law or in equity.

Force Majeure: In the event that any Party is rendered unable, wholly or in part, by force majeure to carry out any of its obligations under this Agreement, it is agreed that on such Party's giving of notice and the full particulars of such force majeure in writing to the other Party as soon as possible after the occurrence of the cause relied upon, then the obligations of the Party giving such notice, to the extent it is affected by force majeure and to the extent that due diligence is being used to resume performance at the earliest practicable time, shall be suspended during the continuance of any inability but for no longer period. The term "force majeure" as used herein, shall include, but not be limited to, acts of God, strikes, lockouts or other industrial disturbances, acts of the public enemy, war, terrorism, blockades, insurrections, riots, epidemics, landslides, lightening, earthquakes, fires, storms, floods, washouts, droughts, tornadoes, hurricanes, arrests and restraints of governments and people, explosions, breakage or damage to machines or pipelines and any other incapacities of either Party, whether similar to those enumerated or otherwise, and not within the reasonable control of the Party claiming such inability.

Severability: If any provision of this Agreement is held invalid by a court of competent jurisdiction, such provision shall be deemed to be excised herefrom, and the invalidity thereof shall not affect any of the other provisions contained herein, provided that any invalid provisions are not deemed by the City or the Owner to be material to the overall purpose and operation of this Agreement. If the City or Owner determines that the invalid provision is material, then, if the City has made such determination, the City shall have the option to disannex the Property. If the Owner has made such determination, the Owner shall have the option to terminate this Agreement. Such judgment or decree shall relieve the City and the Owner from performance under such invalid provision of this Agreement.

Entire Agreement: This Agreement contains the entire agreement of the Parties, and there are no other agreements or promises, oral or written, between the Parties regarding the subject matter of this Agreement. This Agreement may be amended only by written agreement signed by the Parties.

Governing Law, Jurisdiction & Venue: This Agreement shall be governed by and construed in accordance with the laws of the State of Texas, as it applies to contracts performed within the State of Texas and without regard to any choice of law rules or principles to the contrary. The Parties acknowledge that this Agreement is performable in El Paso County, Texas and hereby submit to the jurisdiction of the courts of that County, and hereby agree that any such Court shall be a proper forum for the determination of any dispute arising hereunder.

No Third-Party Beneficiary: This Agreement is not intended, nor will it be construed, to create any third-party beneficiary rights in any person or entity who is not a Party, unless expressly otherwise provided.

Waiver: Any failure by a Party hereto to insist upon strict performance by the other Party of any material provision of this Agreement shall not be deemed a waiver thereof or of any provision hereof, and such Party shall have the right at any time thereafter to insist upon strict performance of any and all of the provisions of this Agreement.

Reservation of Rights: to the extent not inconsistent with this Agreement, each Party reserves all rights, privileges, and immunities under applicable laws.

Further Documents: Each Party agrees that at any time after execution of this Agreement, it will upon request of the other Party, execute and deliver such further documents and do such further acts and things as the other Party may reasonably request in order to effect the terms of this Agreement.

Incorporation of Exhibits and Other Documents by Reference: All exhibits and other documents attached to or referred to in this Agreement are incorporated herein by reference for the purposes set forth in this Agreement.

Effect of State and Federal Laws: Notwithstanding any other provisions of this Agreement, each Party in carrying out the terms of this Agreement shall comply with all applicable State and Federal laws.

Headings: The headings as to contents of particular articles or sections herein are inserted only for convenience, and they are in no way to be construed as a limitation on the scope of the particular articles or sections to which they refer.

Ambiguities: In the event of any ambiguity in any of the terms of this Agreement, it shall not be construed for or against any Party on the basis that such Party did or did not author the same.

Counterparts: It is understood and agreed that this Agreement may be executed in any number of counterparts, each which shall be deemed an original for all purposes.

Authority for Execution: Each Party hereby certifies, represents, and warrants that the execution of this Agreement has been duly authorized.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals and have caused this instrument to be executed by their duly authorized officials and the corporate seal affixed hereto, all on the day and year first above written.

THE CITY OF EL PASO

Tomás González
City Manager

APPROVED AS TO FORM:

APPROVED AS TO CONTENT:

Karla M. Nieman
Assistant City Attorney

Mathew S. McElroy, Director
City Development Department

**EL PASO WATER UTILITIES
PUBLIC SERVICE BOARD**

John Balliew, President/CEO

ACKNOWLEDGEMENT

STATE OF TEXAS)

COUNTY OF EL PASO)

This instrument was acknowledged before me on the ____ day of _____, 2014, by, Tomás González, as City Manager of the City of El Paso, Texas

Notary Public, State of Texas

Notary's Printed or Typed Name

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My Commission Expires:

(ACCEPTANCE ON FOLLOWING PAGE)

ACCEPTANCE

The above Agreement, with all conditions thereof, is hereby accepted this ____ day of _____, 2014.

Owner(s): County of El Paso

By: _____

Title: _____

ACKNOWLEDGEMENT

STATE OF TEXAS)

COUNTY OF EL PASO)

This instrument was acknowledged before me on the ____ day of _____, 2014, by _____, as _____ of County of El Paso.

Notary Public, State of Texas

Notary's Printed or Typed Name

My Commission Expires:

ACCEPTANCE

The above Agreement, with all conditions thereof, is hereby accepted this ____ day of _____, 2014.

Developer: Ranchos Real Land Holdings, LLC

By: _____

Title: _____

ACKNOWLEDGEMENT

STATE OF TEXAS)

COUNTY OF EL PASO)

This instrument was acknowledged before me on the ____ day of _____, 2014, by _____, as _____ of Ranchos Real Land Holdings, LLC.

Notary Public, State of Texas

Notary's Printed or Typed Name

My Commission Expires:

Exhibit A
Metes and Bounds Description

Prepared For: Southwest Land Development Services
May 28, 2014
(Edgemere Annexation Parcel 1)

METES AND BOUNDS DESCRIPTION

Description of a parcel of land being a Portion of Section 36, Block 79, Township 2, Texas and Pacific Railway Company Surveys, City Of El Paso, El Paso County, Texas, and being more particularly described by metes and bounds as follows:

Commencing for reference at a nail set in asphalt for the common corner of Sections 35, 36, 37 & 38, Block 79, Township 2, Texas and Pacific Railway Company Surveys, from which an existing city monument at the centerline intersection of John Hayes Street and Edgemere Blvd. bears South 00°35'06" East a distance of 556.09 feet, Thence along the common line of Section 37, Block 79, Township 2, Texas and Pacific Railway Company Surveys and Hill Crest Estates, North 89°58'45" East a distance of 1297.70 feet to a found ½" rebar with cap marked TX 5152; The "TRUE POINT OF BEGINNING"

Thence leaving said line, North 00°01'54" West a distance of 35.00 feet to a set ½" rebar with cap marked TX 5152 on the northerly right of way line of Davidson Blvd in Hill Crest Estates;

Thence along said right of way line North 89°58'06" East a distance of 3060.64 feet to a found ½" rebar with cap marked TX 5152 for a point of curve;

Thence 31.61 feet along the arc of a curve to the left which has a radius of 20.00 feet a central angle of 90°33'41" a chord which bears North 44°41'16" East a distance of 28.42 to a found ½" rebar with cap marked TX 5152 on the westerly right of way line of Mager Dr, in Hill Crest Estates;

Thence leaving said right of way line, North 87°24'29" East a distance of 35.02 feet to a found ½" rebar with cap marked TX 5152 on the common line of Hill Crest Estates with Section 7, Block 78, Township 2, Texas and Pacific Railway Company Surveys;

Thence along said line, South 00°35'15" East a distance of 79.80 to a found ½" rebar for the common corners of Sections 36 and 37, Block 79, Township 2 and Sections 7 and 18, Block 78, Township 2, Texas and Pacific Railway Company Survey;

Thence along the common corner of Sections 36 and 37, Block 79, Township 2, Texas and Pacific Railway Company Surveys, South 89°58'06" West a distance of 4016.18 feet to the "TRUE POINT OF BEGINNING" and containing 3.2457 acres of land more or less.


Ron R. Conde
R.P.L.S. No 5152



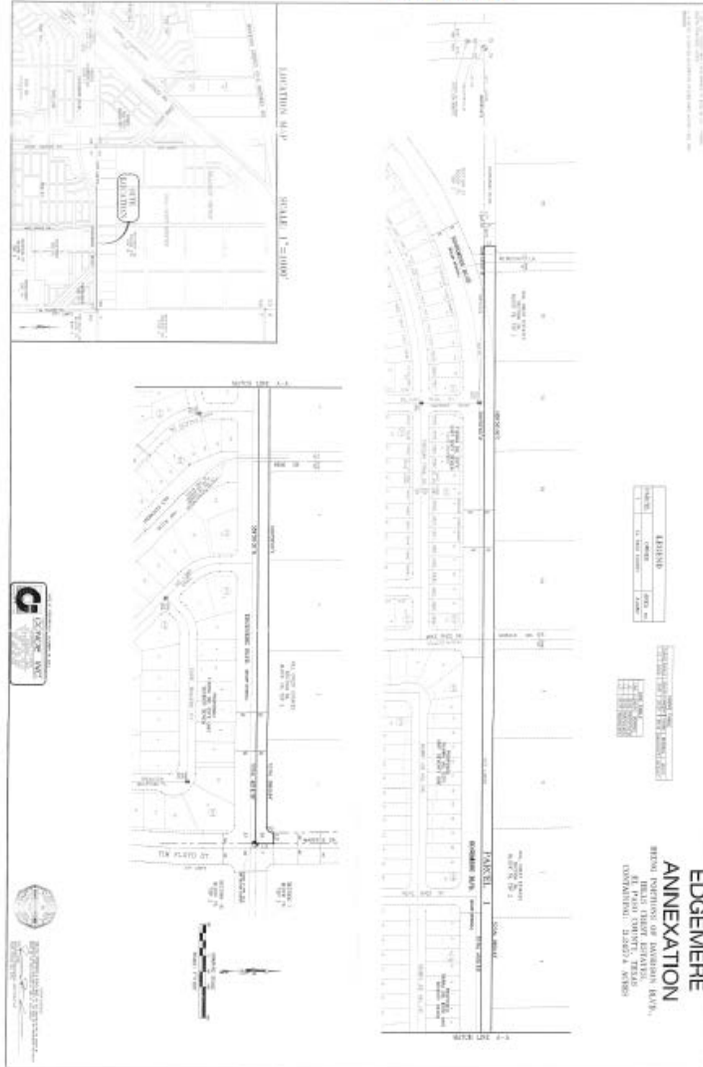
CONDE INC
ENGINEERING / LAND SURVEYING / PLANNING
6080 SURETY DRIVE / SUITE 100 / EL PASO, TEXAS 79905
(915) 592-0283 FAX (915) 592-0286

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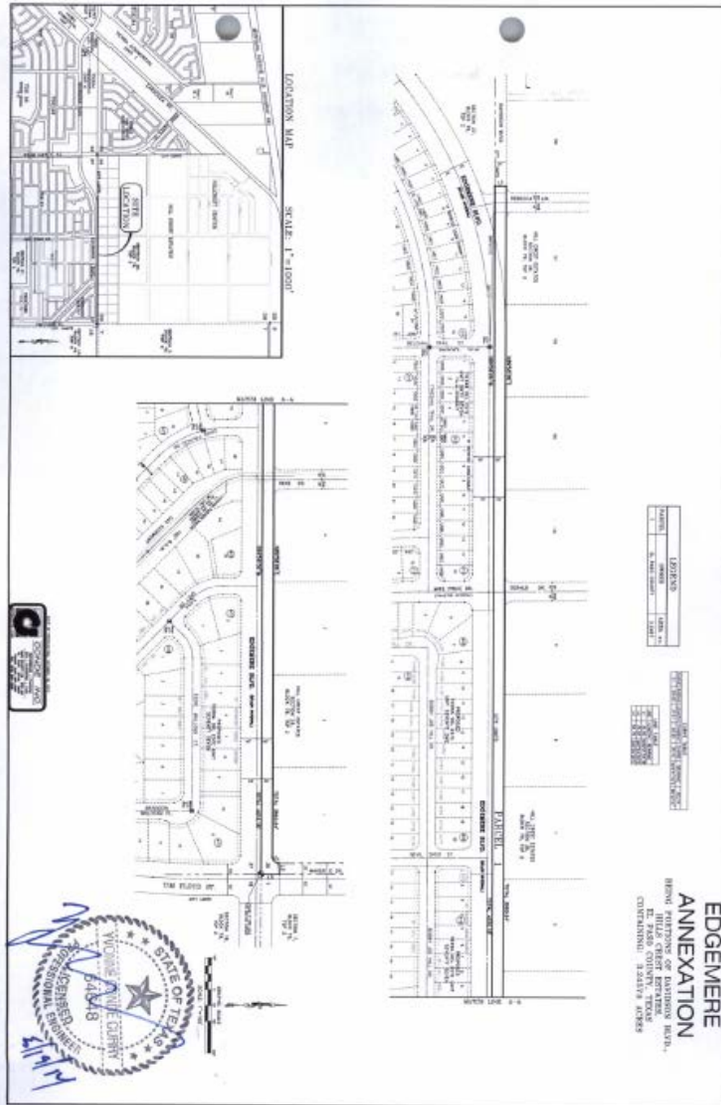
**Exhibit B
Survey Map**



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**Exhibit C
Annexation Plan**



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