



AGENDA

REGULAR MEETING OF THE CITY COUNCIL OF THE CITY OF ARANSAS PASS CITY HALL, 600 W. CLEVELAND, ARANSAS PASS, TEXAS JULY 18, 2016 - 7:00 PM

1. CALL TO ORDER.

2. INVOCATION AND PLEDGE OF ALLEGIANCE.

3. PRESENTATIONS AND PROCLAMATIONS.

- 3.I. Shrimporee Update By Rosemary Vega, Executive Director, Aransas Pass Chamber Of Commerce

4. BOARD AND COMMISSION APPOINTMENTS.

- 4.I. Planning And Zoning Commission

Documents:

[AGENDA MEMO - PLANNING AND ZONING.PDF](#)
[BOARD APPLICATION.PDF](#)

5. CONSENT AGENDA.

All of the following items on the Consent Agenda are considered to be routine by the City Council and will be enacted with one motion. There will be no separate discussion of these items unless a Council member so requests. If discussion is desired, that item will be removed from the Consent Agenda and will be considered separately.

- 5.I. Ordinance No. 2016-4155
Amending Ordinance No. 1308, Zoning Ordinance, by amending Part IV, Section 15, Non-Conforming Uses; and providing for a repealer clause.

Documents:

[2016-4155 NON-CONFORMING ORD..PDF](#)

- 5.II. Ordinance No. 2016-4156
Amending Ordinance No. 1308, Zoning Ordinance, by amending Part I, Section 3, Subsection 100 by renaming the "R-7A" District to Single-Family Dwelling District and amending Part II, Section 10, Subsection 200, Schedule of Uses, by removing Manufactured Home as a permitted use in the "R-7B" Single-Family and Manufactured Home Dwelling District; providing for a repealer clause and an effective date.

Documents:

[2016-4156 MANUFACTURED HOME ORD..PDF](#)

5.III. Ordinance No. 2016-4157

Amending Ordinance No. 1308, Zoning Ordinance, by amending Part I, Section 4, Purpose of Zoning Districts, by amending Subsection 112, LI - Light Industrial District; providing for a repealer clause, and an effective date.

Documents:

[2016-4157 LIGHT INDUSTRIAL ORDINANCE.DOC](#)

5.IV. Ordinance No. 2016-4158

Ordinance of the City of Aransas Pass approving a Conditional Use Permit for a Bar, Lounge, or Tavern subject to a site plan and eight conditions on Lots 13 through 16, Block 558, Aransas Pass Townsite to Kevin and Samantha Simon.

Documents:

[2016-4158 SIMON CUP ORDINANCE.PDF](#)

5.V. Ordinance No. 2016-4160

Ordinance amending Chapter 10, Article II "Food Establishment Regulations" of the Code of Ordinances, regarding the regulation of Food Establishments including Food Service Establishments, Retail Food Stores, Temporary Food Establishments, Mobile Food Units, and Roadside Food Vendors; repealing Article III of Chapter 10 entitled "Food Service Establishments"; providing a severability clause; and providing for an effective date.

Documents:

[2016-4160 FOOD REGULATION ORD.PDF](#)

6. PUBLIC HEARINGS.

6.I. Public Hearing On Plats: 1607008-P05, Aransas Pass Townsite; 1607009-P06, Wilke Estates; 1607010-P07, Aransas Pass Townsite.

Public Hearing on the following plats: A. Plat No. 1607008-P05: Aransas Pass Townsite, Block 425, Lots 15R & 16R (Final - 0.386 Acre); B. Plat No. 1607009-P06: Wilke Estates, Block 1, Lots 1R & 5 (Final - 4.662 Acres); C. Plat No. 1607010-P07: Aransas Pass Townsite, Block 262, Lots 14R, 15R & 16R, (Final - 0.654 Acre)

Documents:

[CC MEMO - PUBLIC NOTICE PLATS.PDF](#)

[STAFF PLAT REVIEW COMMENTS.PDF](#)

[TOWNSITE, 425, 15R_16R.PDF](#)

[WILKE ESTATES, B1, L1R_5.PDF](#)

[TOWNSITE, 262, 14R_16R.PDF](#)

6.II. Consider And Act On Plats: 1607008-P05, Aransas Pass Townsite; Plat No. 1607009-P06, Wilke Estates; 1607010-P07.

Consider and Act on the following plats: A. Plat No. 1607008-P05: Aransas Pass Townsite, Block 425, Lots 15R & 16R (Final - 0.386 Acre); B. Plat No. 1607009-P06: Wilke Estates, Block 1, Lots 1R & 5 (Final - 4.662 Acres); C. Plat No. 1607010-P07: Aransas Pass Townsite, Block 262, Lots 14R, 15R & 16R, (Final - 0.654 Acre)

7. CITY MANAGER.

- 7.I. Combination Tax And Limited Pledge Revenue Certificates Of Obligation, Series 2016
Consideration of bids relating to the sale of obligations designated as "City of Aransas Pass, Texas Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2016", consideration and approval of Financial Advisor's recommendation concerning this matter; and other matters in connection therewith.
- 7.II. Combination Tax And Limited Pledge Revenue Certificates Of Obligation, Series 2016
Consideration and approval of Ordinance 2016-4159 authorizing the issuance of "City of Aransas Pass, Texas Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2016"; providing for the payment of said certificates by the levy of an Ad Valorem Tax upon all taxable property within the City and further securing said certificates by a lien on and pledge of the pledged revenues of the system; providing the terms and conditions of said certificates and resolving other matters incident and relating to the issuance, payment, security, sale and delivery of said certificates, including the approval and distribution of an official statement pertaining thereto; authorizing the execution of a Paying Agent/Registrar Agreement and an official bid form; complying with the requirements of the letter of representations previously executed with the Depository Trust Company; authorizing the execution of any necessary engagement agreements with the City's Financial Advisors and/or Bond Counsel; and providing an effective date.

Documents:

[BOND ORDINANCE.PDF](#)

- 7.III. Consider And Act On Canceling The August 1, 2016 Regular Council Meeting.

Documents:

[AGENDA MEMO - CALENDAR.PDF](#)
[CALENDAR FOR FY 2016-2017.PDF](#)

- 7.IV. Temporary Street Closure
Consider and Act on request from St. Mary's Star of the Sea Catholic Church to temporarily close Rife Street, from Goodnight to Wilson on October 15, 2016, from 10:00 am to 7:00 pm for the 8th Annual Fall Festival.

Documents:

[AGENDA MEMO - ST. MARY STAR OF THE SEA CHURCH.PDF](#)
[REQUEST - ST. MARY CHURCH.PDF](#)

- 7.V. Utility Vehicles Within City Limits.
Consider and Act on directing staff to implement an Ordinance on Utility Vehicles within the city limits.

8. COMMUNITY ENRICHMENT.

Community Enrichment includes the following: Parks, Civic Center, Aquatic Facility, Library, and Senior Center.

9. DEVELOPMENT SERVICES.

Development Services includes the following: Building Services, Planning, Public Works, and Maintenance.

10. FINANCE.

Finance includes the following: Utility Billing, Finance, Human Resources, and

Meter Reading.

11. INFORMATION TECHNOLOGY.

12. PUBLIC SAFETY.

Public Safety includes the following: Police, Fire, EMS, Harbor, and Emergency Management

12.I. Police Department Stats For June 2016

Documents:

[STATS JUNE 2016.PDF](#)

[TICKETS.PDF](#)

[ARRESTS.PDF](#)

[EVENTS.PDF](#)

[TRAFFIC.PDF](#)

13. CITIZEN COMMENTS.

Please limit presentations to three minutes. A recording is made of the meeting; therefore, please speak into the microphone located at the podium and state your name and address.

14. EXECUTIVE SESSION.

14.I. The City Council May Recess Into Executive Session To Discuss The Following Item Pursuant To Chapter 551 Of The Texas Government Code:

- a. Section 551.072 - Deliberation regarding Real Property: Contract.

Reconvene in Open Session to Consider and Act on Findings of Executive Session:

- a. Section 551.072 - Deliberation regarding Real Property: Contract.

15. ADJOURNMENT.

16. POSTING STATEMENT.

I certify that the above notice of meeting was posted at the Aransas Pass City Hall located at 600 W. Cleveland, Aransas Pass, TX 78336 on _____, 2016 at _____ a.m./p.m.

**Mary Juarez
City Secretary**

Persons with disabilities planning to attend this meeting who may need auxiliary services are asked to contact the City Secretary's office at (361) 758-5301, 24 hours in advance of the meeting.



CITY OF ARANSAS PASS

AGENDA MEMORANDUM
City Council Meeting of July 18, 2016

Date: July 15, 2016
To: Mayor and Council
From: Development Services Staff

Title: Planning and Zoning Commission Appointment

PURPOSE:

To appoint a commissioner to the Planning and Zoning Commission.

BACKGROUND AND FINDINGS:

Mr. Dan Moore is no longer on the board, and therefore a vacancy exist. Ms. Cynthia Vasquez has submitted an application expressing her interest in serving on this board. The board application is attached for your consideration.

ALTERNATIVES:

Do not appoint applicant.

LIST OF SUPPORTING DOCUMENTS:

Board Application



CITY OF ARANSAS PASS

BOARDS & COMMISSIONS APPLICATION

DATE: 07/13/2016

List the Boards and/or the Commissions on which you want to serve:

1st Choice: Planning & Zoning

2nd Choice: _____

3rd Choice: _____

Name: Cynthia Vasquez Phone No. 425-508-5023

Address: 1003 W. Rhodes Alt. Phone: _____

City/State/Zip: Aransas Pass, TX 78336

Current Employment: N/A

Resident of Aransas Pass 2 years Registered Voter? Yes No _____

Educational Background: Bachelor's Degree - Business, Management
with a Concentration in Human Resources

Occupational Experience: Paralegal (10+ years)

Additional experience that would qualify you to serve on a City Board or Commission:

Boards or Commissions you have served on previously and dates served:

Aransas Pass Project Graduation, Board Secretary (Jan. 2016 - present)
Destination Downtown Aransas Pass, Director (Jan. 2016 - present)
Constitution Park/Military Family Housing Resident Advisory Board;
Civic or community activities you have been involved with: Secretary (April 2013 - June 2014);
City of Aransas Pass Trash Take Back; St. Mary Star of the
Sea Religious Ed Leacher (Sept. 2014 - present); Keep A.P.
Beautiful (Apr. 2015 to present)
Please return completed form to the City Secretary's Office

600 W. CLEVELAND BLVD. - P.O. BOX 2000 - ARANSAS PASS, TEXAS 78335-2000
PHONE (361) 758-5301 - FAX (361) 758-8188

ORDINANCE 2016-4155

ORDINANCE AMENDING ORDINANCE NO. 1308, ZONING ORDINANCE, BY AMENDING PART IV, SECTION 15, NON-CONFORMING USES; AND PROVIDING FOR A REPEALER CLAUSE.

WHEREAS, the Planning and Zoning Commission has forwarded to the City Council its final report and recommendation regarding the amendment to the City of Aransas Pass Zoning Ordinance;

WHEREAS, with proper notice to the public, public hearings were held on Monday, June 13, 2016, during a meeting of the Planning and Zoning Commission, and on Monday, July 11, 2016, during a meeting of the City Council, during which all interested persons were allowed to appear and be heard; and

WHEREAS, the City Council has determined that this amendment would best serve the public health, necessity, convenience and general welfare of the City of Aransas Pass and its citizens.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARANSAS PASS, TEXAS:

SECTION 1. The official Zoning Ordinance is amended to state the following.

SECTION 15

NON-CONFORMING USES

-110 Any use of property that does not conform to the regulations prescribed in the preceding section of this ordinance and which shall have been in existence prior to the adoption of this ordinance shall be called a non-conforming use. Any use that may be made non-conforming after adoption of this ordinance due to amendment of the ordinance through annexation and which is not a violation of the ordinance shall also be considered a non-conforming use.

-120 Any non-conforming use of land or structures may be continued for definite periods of time subject to such regulations as the Board of Adjustment may require for immediate preservation of the adjoining property. The Board of Adjustment may grant a change of occupancy from one non-conforming use to another, providing the use is within the same, or higher or more restricted zoning classification as the original non-conforming use and such change of use and occupancy will not tend to prolong and continue the non-conforming use. In event a non-

conforming use of a building may be changed to another use or the same or more restricted classification, it shall not later be changed to a less restrictive classification of use and the prior less restrictive classification shall be considered to have been abandoned.

-130 Whenever a nonconforming use is discontinued, abandoned, or unused for 12 consecutive months or more, all nonconforming rights shall cease and the use of the premises shall be in conformity with this Ordinance and all applicable codes of the City. The term "discontinue" shall mean that the property or structure is vacant of that use or has changed from the use that was in place on the effective date of the Ordinance.

-135 If the owner of a nonconforming structure in which an use is permitted as listed in the Zoning Use Tables within this ordinance wishes to continue using said structure beyond the 12-month allowable time period as designated in Subsection -130, an inspection will be required to determine whether it meets all applicable building code and construction standards the City has adopted. The structure may continue use if it is determined to have meet the City's adopted standards.

-140 Whenever the structure in which a nonconforming use is housed, operated or maintained is damaged by natural or accidental causes to the extent of more than 50% of the value of the structure on the date of the damage, the right to operate such nonconforming use shall cease. In the event that a structure in which a nonconforming use is housed, operated or maintained is partially destroyed, such that the damage does not exceed 50% of the value of the structure on the date of the damage, the nonconforming use shall be allowed to continue, and the structure may be rebuilt upon issuance of a building permit. Repairs or reconstruction shall be substantially completed within 12 months of the date of such damage. Valuation shall be based upon the calculation of physical reproduction costs made from material and labor, the quantities and prices of materials, and the hours and costs of labor as of the date immediately prior to damage reasonably required to reproduce the building or structure in its condition as of the time of damage.

If a structure occupied by a non-conforming use is destroyed by fire, the elements or other cause, it may not be rebuilt except to conform to the provisions of this ordinance. In the case of partial destruction of a non-conforming use not exceeding fifty percent (50%) of its reasonable value, reconstruction will be permitted but the size or function of the non-conforming use cannot be expanded.

-150

If the nonconforming manufactured home is owner-occupied, the owner may replace the existing manufactured home with another newer manufactured home. The manufactured home must be replaced within 6 months of the older manufactured home being removed. The replacement manufactured home must be no older than seven (7) years from the date the replacement unit is set on the lot.

SECTION 2. This ordinance shall be effective upon passage.

Passed and Approved on the _____ day of _____, 2016.

CITY OF ARANSAS PASS,
TEXAS

Mayor Adan Chapa

ATTEST:

Mary Juarez
Interim City Secretary

APPROVED AS TO LEGAL FORM:

Allen S. Lawrence, Jr.
City Attorney

ORDINANCE NO. 2016-4156

ORDINANCE AMENDING ORDINANCE NO. 1308, ZONING ORDINANCE, BY AMENDING PART I, SECTION 3, SUBSECTION 100 BY RENAMING THE "R-7A" DISTRICT TO SINGLE-FAMILY DWELLING DISTRICT AND AMENDING PART II, SECTION 10, SUBSECTION 200 – SCHEDULE OF USES, BY REMOVING MANUFACTURED HOME AS A PERMITTED USE IN THE "R-7B" SINGLE-FAMILY & MANUFACTURED HOME DWELLING DISTRICT; PROVIDING FOR A REPEALER CLAUSE AND AN EFFECTIVE DATE.

WHEREAS, the Planning and Zoning Commission has forwarded to the City Council its final report and recommendation regarding the amendment to the City of Aransas Pass Zoning Ordinance;

WHEREAS, with proper notice to the public, public hearings were held on Monday, June 13, 2016, during a meeting of the Planning and Zoning Commission, and on Monday, July 11, 2016, during a meeting of the City Council, during which all interested persons were allowed to appear and be heard; and

WHEREAS, the City Council has determined that this amendment would best serve the public health, necessity, convenience and general welfare of the City of Aransas Pass and its citizens.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARANSAS PASS, TEXAS:

SECTION 1. Ordinance 1308, being the Zoning Ordinance of the City of Aransas Pass, PART I, SECTION 3, ZONING DISTRICTS ESTABLISHED, Subsection 100 is hereby amended to rename the "R-7B" District from Single-Family & Manufactured Home Dwelling District 7,000 sq. ft. to Single-Family Dwelling District 7,000 sq. ft.

SECTION 2. Ordinance 1308, being the Zoning Ordinance of the City of Aransas Pass, PART II, SECTION 10, Subsection 200, SCHEDULE OF USES, is hereby amended to remove Manufactured Home use as a use subject to a conditional use permit in the "R-7B" District. See attached **Exhibit A**, Uses Table.

SECTION 3. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION 4. This ordinance shall be effective upon approval and passage.

Passed and Approved on the ____ day of _____, 2016.

CITY OF ARANSAS PASS,
TEXAS

Mayor Adan Chapa

ATTEST:

Mary Juarez
Interim City Secretary

APPROVED AS TO LEGAL FORM:

Allen S. Lawrence, Jr.
City Attorney

	AG	R-16	R-10	R-7A	R-7B	D	A-1	A-2	A-3	NS	SC	GB	CA	HC	LI	HI	PD	MH	HO
10-201 PRIMARY																			
RESIDENTIAL TYPE USES																			
1 One-Family Dwelling - Detached	●	●	●	●	●	●	●	●	●			●	●				●		
2 One-Family Dwelling - Attached						●	●	●	●			●	●				●		
3 Two-Family Dwelling							●	●	●			●	●						
4 Multiple Family Dwelling							●	●	●			●	●				●		
5 Boarding or Rooming House												●	●	C				●	
6 Manufactured Home or RV Park											●	●	●		●				
7 Hotel or Motel												●	●		●				
8 Tourist Court & Cottages												●	●						
9 Manufactured Home (Ord. 2014-4066)												●	●					●	
10 RV	C	C	C	C	C	C												●	
10-202 ACCESSORY AND INCIDENTAL USES																			
11 Accessory Building - Residential	●	●	●	●	●	●	●	●	●				●				●		
12 Community Center - Private		C	C	C	C	C	●	●	●		●		●	●	●		●		
13 Accessory Building - Farming	●	C																	
14 Guest House - Detached	●	●	●	●	●	●	●	●	●			●	●				●		
15 Off-Street Parking	●	●	●	●	●	●	●	●	●			●	●				●		
16 Retail or Service Use - Residential																			
17 Servant or Caretakers Quarters	●	●	●	●	●	●							●				●		
18 Stables (Private) *Minimum 3 Acres	●	●	●	●	●	●							●				●		
19 Swimming Pool - Private	●	●	●	●	●	●	●	●	●				●	●	●		●		
20 Temp. Field or Construction Office																			
21 Temp. Field or Construction Office	●	●	●	●	●	●	●	●	●				●				●		
22 Temp. Field or Construction Office							●	●	●		●	●	●				●		
23 Temp. Field or Construction Office																			
24 Temp. Field or Construction Office	●								●	●	●	●	●	●	●	●	●	●	●
24 Electrical Energy Generating Plant	C	C	C	C	C	C	C	C	C	C	C								

EXHIBIT A USE TABLE

ORDINANCE NO. 2016-4157

ORDINANCE AMENDING ORDINANCE NO. 1308, ZONING ORDINANCE, BY AMENDING PART I, SECTION 4, PURPOSE OF ZONING DISTRICTS, BY AMENDING SUBSECTION 112, LI, LIGHT INDUSTRIAL DISTRICT; PROVIDING FOR A REPEALER CLAUSE AND AN EFFECTIVE DATE.

WHEREAS, the Planning and Zoning Commission has forwarded to the City Council its final report and recommendation regarding the amendment to the City of Aransas Pass Zoning Ordinance;

WHEREAS, with proper notice to the public, public hearings were held on Monday, June 13, 2016, during a meeting of the Planning and Zoning Commission, and on Monday, July 11, 2016, during a meeting of the City Council, during which all interested persons were allowed to appear and be heard; and

WHEREAS, the City Council has determined that this amendment would best serve the public health, necessity, convenience and general welfare of the City of Aransas Pass and its citizens.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARANSAS PASS, TEXAS:

SECTION 1. The official Zoning Ordinance is amended to state the following.

SECTION 4

PURPOSE OF ZONING DISTRICTS

-100 EACH ZONING DISTRICT HEREIN ESTABLISHED IS PROVIDED FOR A SPECIFIC PURPOSE AND IN ACCORDANCE WITH A COMPREHENSIVE PLAN FOR THE LOCATION OF VARIOUS TYPES OF USES THROUGHOUT THE CITY AS FOLLOWS:

* * * * *

-112 LI, Light Industrial District: The regulations set forth in this article, or set forth elsewhere in this Ordinance when referred to in this article are the regulations in the "LI" Light Industrial District. This district is intended primarily for light manufacturing, fabricating, warehousing and wholesale distributing in high or low buildings with off- street loading and off-street parking for employees and with access by major streets or railroad in either central or outlying locations. The permitted uses are not likely to create any more offensive noise, vibration,

dust, heat, smoke, odor, glare, or other objectionable influences than the minimum amount normally resulting from other uses permitted, such permitted uses being generally wholesale and retail trade, service industries, and light industries that manufacture, process, store, and distribute goods and materials and are generally dependent on raw materials refined elsewhere and manufacture, compounding, processing, packaging, or treatment.

This district is intended to provide a convenient location for small-scale service or light manufacturing, storage, distribution, and similar activities conducted within a structure. It is designed for use in proximity to residential areas or under conditions that would protect nearby dwellings.

* * * * *

SECTION 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION 3. This ordinance shall be effective upon approval and passage.

Passed and Approved on the ____ day of _____, 2016.

CITY OF ARANSAS PASS,
TEXAS

Mayor Adan Chapa

ATTEST:

Mary Juarez
Interim City Secretary

APPROVED AS TO LEGAL FORM:

Allen S. Lawrence, Jr.
City Attorney

ORDINANCE NO. 2016-4158

**AN ORDINANCE OF THE CITY OF ARANSAS PASS APPROVING A
CONDITIONAL USE PERMIT FOR A BAR, LOUNGE, OR TAVERN
SUBJECT TO A SITE PLAN AND 8 CONDITIONS ON LOTS 13
THROUGH 16, BLOCK 558, ARANSAS PASS TOWNSITE TO KEVIN &
SAMANTHA SIMON.**

WHEREAS, on the request by Kevin L. & Samantha J. Simon, a Conditional Use Permit for a bar, lounge, or tavern on the property hereinafter described was considered at a public hearings before the City Council of the City of Aransas Pass, on the 20th day of June, 2016, and on the 11th day of July, 2016, and the action and recommendation of the Planning and Zoning Commission of the 13th day of June, 2016, was considered and approved;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Aransas Pass, Texas, that the following described property; to-wit: Lots 13 through 16, Block 558, Aransas Pass Townsite, City of Aransas Pass, San Patricio County, Texas;

Now zoned GB (General Business District) is hereby granted a Conditional Use Permit for a bar, lounge or tavern subject to a site plan, attached as **EXHIBIT A**, and the following conditions:

1. **USE:** The only use, other than those uses allowed by right in the “GB” General Business District, authorized by the Conditional Use Permit is a bar, lounge or tavern.
2. **SCREENING:** A solid screening fence of not less than six (6’) feet in height shall be installed and maintained along the west property line.
3. **LIGHTING:** Any lighting must be shielded and directional and located so as to minimize light spill over onto the residential area.
4. **PARKING:** All required parking must be on an all-weather surface, concrete or asphalt. Parking lot striping must comply with city standards and maintained at all times.

5. **TRASH RECEPTACLES:** Trash receptacles may not be kept at any location that would place it ahead of the building's front façade. The receptacles must be screened from view at all times.
6. **MAINTENANCE:** The property must be maintained in a neat and clean state at all times.
7. **COMPLIANCE:** Compliance with the conditions set forth must be adhered prior to the issuance of a Certificate of Occupancy, except that the paving of the off-street parking area must be completed within two (2) years from the date of this ordinance. Any violation of the conditions may deem the Conditional Use Permit null and void requiring the Certificate of Occupancy to be revoked.
8. **TIME LIMIT:** The Conditional Use Permit for a bar, lounge, or tavern shall expire two (2) years from the date of the ordinance. Request for renewal must be submitted at least sixty (60) days prior to the Conditional Use Permit expiration date.

BE IT FURTHER ORDAINED that the zoning map of the City of Aransas Pass, Texas, is hereby ORDERED to be amended and changed to reflect such change in zoning.

PASSED AND APPROVED this the _____ day of _____, 2016.

CITY OF ARANSAS PASS, TEXAS

By:

Adan Chapa, Mayor

ATTEST:

Mary Juarez, Interim City Secretary

APPROVED AS TO LEGAL FORM:

Allen S. Lawrence, Jr.

27. 90548
-97. 14198

Guide

lin. = 20ft

Wood fence runs
along Back of property

Sits on lots

15 16 Block

558

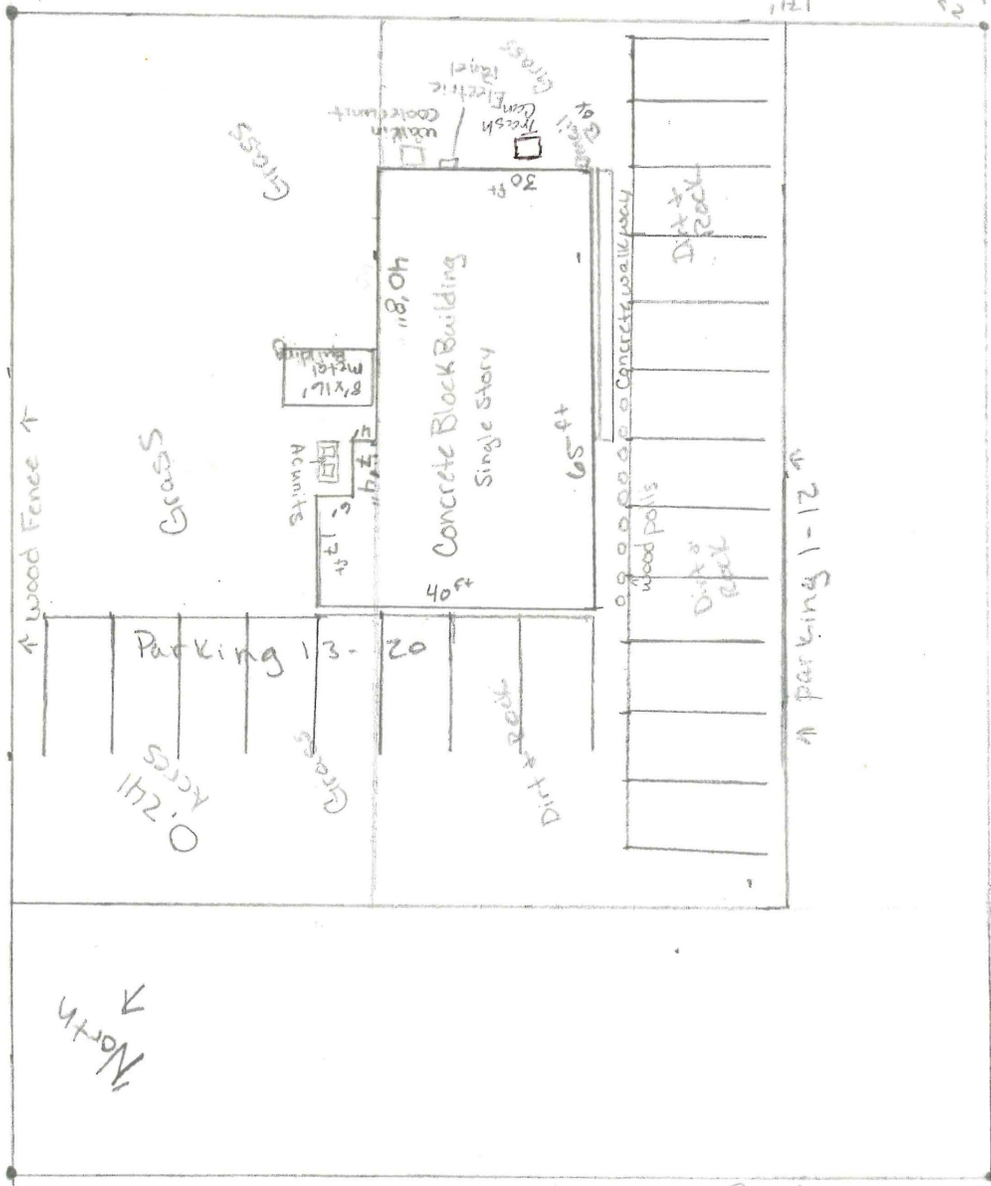
27. 9058
-97. 14251

North
↓

N. Arch St

144' 3"

27 90551
-97. 14258



141'

27 90516
-97. 14262

E Wheeler Ave

EXHIBIT A

ORDINANCE NO. 2016-4160

AN ORDINANCE AMENDING CHAPTER 10, ARTICLE II “FOOD ESTABLISHMENT REGULATIONS “ OF THE CODE OF ORDINANCES, REGARDING THE REGULATION OF FOOD ESTABLISHMENTS INCLUDING FOOD SERVICE ESTABLISHMENTS, RETAIL FOOD STORES, TEMPORARY FOOD ESTABLISHMENTS, MOBILE FOOD UNITS, AND ROADSIDE FOOD VENDORS; REPEALING ARTICLE III OF CHAPTER 10 ENTITLED “FOOD SERVICE ESTABLISHMENTS”; PROVIDING A SEVERABILITY CLAUSE; AND PROVIDING FOR AN EFFECTIVE DATE.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARANSAS PASS, TEXAS:

SECTION 1: Chapter 10, Article II of the Code of Ordinances entitled Food Establishment Regulations is hereby amended to read as follows:

“Section 1. Adoption of Texas Food Establishment Rules

A. The City of Aransas Pass adopts by reference the provisions of the current rules or rules as amended by The Executive Commissioner of the Health and Human Services Commission found in 25 Texas Administrative Code, Chapter 228, regarding the regulation of food establishments in this jurisdiction.

B. Definitions

The words "authorized agent or employee" mean the employees of the regulatory authority.

The words "food establishment" means a food service establishment, a retail food store, a temporary food establishment, a mobile food unit, and/or a roadside food vendor.

The words "state rules" mean the state rules found at 25 Texas Administrative Code, Chapter 228. These rules are also known as the Texas Food Establishment Rules.

The words "regulatory authority" means the **San Patricio County Department of Public Health** having jurisdiction over food establishments.

Section 2. Permits and Exemptions

- A. A person may not operate a food establishment without a permit issued by the regulatory authority. Permits are not transferrable from one person to another or from one location to another location, except as otherwise permitted by this ordinance. A valid permit must be posted in or on every food establishment regulated by this ordinance.
- B. A food establishment operated solely by a nonprofit organization is exempt from the permitting requirements of this ordinance, but is not exempt from compliance with state rules. The regulatory authority may require any information necessary to determine whether an organization is nonprofit for purposes of this exemption.

Section 3. Application for Permit and Fees

- A. Any person desiring to operate a food establishment must make a written application for a permit on forms provided by the regulatory authority. The application must contain the name and address of each applicant, the location and type of the proposed food establishment and the applicable fee. An incomplete application will not be accepted. Failure to provide all required information, or falsifying information required may result in denial or revocation of the permit. Renewals of permits are required on an annual basis and the same information is required for a renewal permit as for an initial permit.
- B. Prior to the approval of an initial permit or the renewal of an existing permit, the regulatory authority shall inspect the proposed food establishment to determine compliance with state laws and rules. A food establishment that does not comply with state laws and rules will be denied a permit or the renewal of a permit.
- C. The retail food service establishment fee schedule will be adopted by the San Patricio County Commissioner's Court. These fees will be payable to San Patricio County. The fees collected will be expended to defray the cost of issuance of permits and inspections of facilities regulated under this ordinance. San Patricio County agrees to give a ninety (90) day notice of any changes in fees.

Section 4. Review of Plans

- A. Whenever a food establishment is constructed or extensively remodeled and whenever an existing structure is converted to use as a food establishment, properly prepared plans and specifications for such construction, remodeling or conversion shall be submitted to the regulatory authority for review before work is begun. Extensive remodeling means that 20% or greater of the area of the food establishment is to be remodeled. The plans and specifications shall indicate the proposed layout, equipment arrangement, mechanical plans and construction of materials of work areas, and the type and model of proposed fixed equipment and facilities. The plans and specifications will be approved by the regulatory authority if they meet the requirements of the rules adopted by this ordinance. The approved plans and specifications must be followed in construction, remodeling or conversion.
- B. Failure to follow the approved plans and specifications will result in a permit denial, suspension, or revocation.

Section 5. Suspension of Permit

- A. The regulatory authority may, without warning, notice, or hearing suspend any permit to operate a food establishment if the operation of the food establishment constitutes an imminent hazard to public health. Suspension is effective upon service of the notice required by Paragraph (5) (B) of this ordinance. When a permit is suspended, food operations shall immediately cease. Whenever a permit is suspended, the holder of the permit shall be afforded an opportunity for a hearing within 20 days of receipt of a request for a hearing.
- B. Whenever a permit is suspended, the holder of the permit or the person in charge shall be notified in writing that the permit is, upon service of the notice, immediately suspended and that an opportunity for a hearing will be provided if a written request for a hearing is filed with the

regulatory authority by the holder of the permit within ten days. If no written request for hearing is filed within ten days, the suspension is sustained. The regulatory authority may end the suspension at any time if reasons for suspension no longer exist.

Section 6. Revocation of Permit

- A. The regulatory authority may, after providing opportunity for a hearing, revoke a permit for serious or repeated violations of any of the requirements of these rules or for interference with the regulatory authority in the performance of its duties. Prior to revocation, the regulatory authority shall notify the holder of the permit or the person in charge, in writing, of the reason for which the permit is subject to revocation and that the permit shall be revoked at the end of the ten days following service of such notice unless a written request for a hearing is filed with the regulatory authority by the holder of the permit within such ten day period.
- B. If no request for hearing is filed within the ten day period, the revocation of the permit becomes final.

Section 7. Administrative Process

- A. A notice as required in these rules is properly served when it is delivered to the holder of the permit or the person in charge, or when it is sent by registered or certified mail, return receipt requested, to the last known address of the holder of the permit. A copy of the notice shall be filed in the records of the regulatory authority.
- B. The hearings provided for in these rules shall be conducted by the regulatory authority at a time and place designated by it. Based upon the recorded evidence of such hearing, the regulatory authority shall make final findings, and shall sustain, modify or rescind any notice or order considered in the hearing. A written report of the hearing decision shall be furnished to the holder of the permit by the regulatory authority.

Section 8. Education Requirements

- A. Employees of food establishments, mobile food units, roadside food vendors, temporary events, and employees of food services within a retail food store who handle open exposed foods shall attend a two (2) hour food service sanitation course offered under the supervision of the regulatory authority. Upon completion of the course the regulatory authority will issue food handlers permit valid for a period of two (2) years. A food handler certificate will be obtained by new employees within thirty (30) days after being hired. An employee's card may be revoked at any time by the regulatory authority if an employee demonstrates unsanitary work habits.
- B. Any classroom or online Food Handler Training Programs accredited by the Texas Department of State Health Services (TXDSHS) or the American National Standards Institute (ANSI) certified will also be acceptable.
- C. The permit holder or designated person in charge is required to obtain food manager certification status. A Food Manager Certification is a document obtained by the permit holder or person in charge who demonstrates knowledge by being a food protection manager that is certified by a food protection manager certification program that is evaluated and listed by a conference for food recognized accrediting agency as conforming to the conference for food protection

standards for accreditation of food manager certification programs. Suitable certificates issued for passing an approved examination must be presented to the regulatory authority. Furthermore, each permitted establishment must have “during all hours of operation” a certified food manager on duty. The certified food manager on duty shall have supervisor/management responsibilities with the authority to direct and control food preparation and service. Food Manager Certificates may be revoked if inspection reveals inadequate sanitation practices.

Section 9. Remedies

- A. Any person who violates a provision of these rules and any person who is the permit holder of or otherwise operates a food service establishment that does not comply with the requirements of these rules and any responsible officer of that permit holder or those persons shall be fined not more than Two Thousand (\$2,000.00) Dollars.

- B. The regulatory authority may seek to enjoin violations of these rules.”

SECTION 2: Article III of Chapter 10, Code of Ordinances, entitled “Food Service Establishments” is hereby revoked and repealed in its entirety.

SECTION 3: Severability

If any section, subsection, sentence, clause, phrase, or portion of this ordinance is, for any reason, held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision and such holding shall not affect the validity of the remaining portions of this ordinance.

SECTION 4 : Effective Date

The provisions of this ordinance shall take effect upon its publication in conformity with the requirements of the City Charter.

PASSED AND APPROVED THIS THE _____ DAY OF _____, 2016.

CITY OF ARANSAS PASS, TEXAS

By: Adan Chapa, Mayor

ATTEST:

Mary Juarez, City Secretary

APPROVED AS TO FORM:

Allen S. Lawrence, Jr., City Attorney



CITY OF ARANSAS PASS

AGENDA MEMORANDUM
for the City Council Meeting of July 18, 2016

DATE: July 13, 2016

TO: Honorable Mayor and Council

FROM: Miguel S. Saldaña, A.I.C.P., Director, Department of Development Services
msaldana@aransaspasstx.gov

THRU: Sylvia Carrillo, C.P.M., City Manager
scarrillo@aransaspasstx.gov

Agenda Item #: (Public Hearing)

- B. PLATS
- a. **Plat No. 1607008-P05: Aransas Pass Townsite, Block 425, Lots 15R & 16R (Final – 0.386 Acre)**
Being a replat of Aransas Pass Townsite, Block 425, Lots 15 & 16, located west of S. McCampbell Street and south of W. Magnolia Avenue.
 - b. **Plat No. 1607009-P06: Wilke Estates, Block 1, Lots 1R & 5 (Final – 4.662 Acres)**
Being a replat of Wilke Estates, Block 1, Lot 1, located between W. Rhodes Avenue and W. Beasley Avenue, west of S. Saunders Street.
 - c. **Plat No. 1607010-P07: Aransas Pass Townsite, Block 262, Lots 14R, 15R & 16R (Final – 0.654 Acre)**
Being a replat of Aransas Pass Townsite, Block 262, Lots 14, 15 and 16 and 40 feet of closed W. Spencer Avenue right-of-way, located north of W. McClung Avenue and west of S. 8th Street.
-

PURPOSE:

To replat the properties in order to comply with the minimum lot requirements to obtain building permits for single-family residences.

BACKGROUND AND FINDINGS:

Aransas Pass Townsite, Block 425, Lots 15R & 16R: The property owners, Dwayne and Sandra Townsend, are replatting their property in order to reorient the property. The lots currently front on S. McCampbell Street. The replat will have the lots fronting on W. Magnolia Avenue. The proposed replat meets all of the requirements of the Zoning Ordinance and State law.

Aransas Pass Townsite, Block 262, Lots 14R, 15R & 16R: The property owners, Lizbeth and Martha Ugorji, are replatting their property in order to encompass part of the closed right-of-way of W. Spencer Avenue. The W. Spencer Avenue right-of-way for this area was closed several years ago. The owners are replatting in order to incorporate the closed right-of-way which will allow the owners to have wider lots. The proposed replat meets all of the requirements of the Zoning Ordinance and State law.

Wilke Estates, Block 1, Lots 1R & 5: The property owner, Donald Wilke, is replatting his one lot into 2 lots. Lot 1R will extend from W. Beasley Avenue to W. Rhodes Avenue. Proposed Lot 5 will be at the corner of W. Beasley Avenue and S. Saunders Street. Lot 5 will be developed with a single-family residence. There are no immediate plans for Lot 1A. The proposed replat meets all of the requirements of the Zoning Ordinance and State law.

ALTERNATIVES:

Deny the proposed replats.

OTHER CONSIDERATIONS:

None

CONFORMITY TO CITY POLICY:

Not applicable.

EMERGENCY/NON-EMERGENCY:

Non-Emergency

DEPARTMENTAL CLEARANCES:

None

FINANCIAL IMPACT:

Operating Revenue Capital Not applicable

Fiscal Year: 2015-2016	Project to Date Expenditures (CIP only)	Current Year	Future Years	TOTALS
Line Item Budget:				
Encumbered/ Expended Amount				
This item				
BALANCE				

Fund(s):

Comments:

None.

PLANNING & ZONING COMMISSION RECOMMENDATION (07/11/2016): Approval of the proposed replats.

Attachment: Proposed Replats

STAFF PLAT REVIEW COMMENTS

The following plats were reviewed by the city staff and recommend approval of the plats subject to items to be completed prior to the plat being recorded or a certificate of occupancy issued.

a. 1607008-P05

ARANSAS PASS TOWNSITE, BLOCK 425, LOTS 15-R & 16-R (FINAL – 0.386 ACRE)

Located south of West Magnolia Avenue and west of South McCampbell Street.

Applicant: Dwayne & Sandra Townsend

Surveyor: Griffith & Brundrett Surveying & Engineering

The applicants propose to plat the property to rotate the lots to face W. Magnolia Street.

1. Correct suffix on West Magnolia, as it is currently labeled “W. Magnolia St.” and should be labeled as “W. Magnolia Ave.”
2. Correct the signature block to include the Planning and Zoning Commission and Development Services.
3. Prior to the recording of plat, provide a tax certificate indicating that all taxes are current.

b. 1607009-P06

WILKE ESTATES, BLOCK 1, LOTS 1-R AND 5 (FINAL – 4.662 ACRES)

Located between West Beasley and West Rhodes Avenues, west of South Saunders Street.

Applicant: Donald Wilke

Surveyor: Griffith & Brundrett Surveying & Engineering

The applicant proposes to re-plat the property in order to create an additional lot for the construction of a single-family residence on Lot 5.

1. Prior to recording of the plat, provide a tax certificate indicating that all taxes are current.

c. 1607010-P07

ARANSAS PASS TOWNSITE, BLOCK 262, LOTS 14-R 15-R, & 16R (FINAL – 0.654
ACRE)

Located on the west side of South Eighth Street, north of West McClung Avenue

Applicant: Lizbeth C. Ugorji and Martha Ugorji

Surveyor: Griffith & Brundrett Surveying & Engineering

The applicants propose to re-plat the property in order to include 30 feet of W. Spencer Avenue closed right-of-way.

1. Prior to recording of the plat, provide a tax certificate indicating that all taxes are current.

SURVEYOR CERTIFICATION

State of Texas
County of Aransas

I, J. L. Brundrett, Jr., Registered Professional Land Surveyor in the State of Texas, do hereby certify that the foregoing plat was prepared from surveys made on the ground under my direction and supervision and is true and correct, and that I have been engaged to set all lot and block corners and reference points and complete such operations without delay.

This the ____ day of _____, A.D., 2016.

J. L. Brundrett, Jr., R.P.L.S.
Reg. No. 2133

PRELIMINARY

OWNER CERTIFICATION

State of Texas
County of Bexar

DWAYNE TOWNSEND SANDRA TOWNSEND

does hereby certify that I (we) are the owner(s) of the lands embraced within the boundaries of the foregoing plat and that I (we) have had said land surveyed and platted as shown hereon; and that this map was made for the purpose of description and dedication.

This the ____ day of _____, A.D., 2016.

DWAYNE TOWNSEND

SANDRA TOWNSEND

State of Texas
County of _____

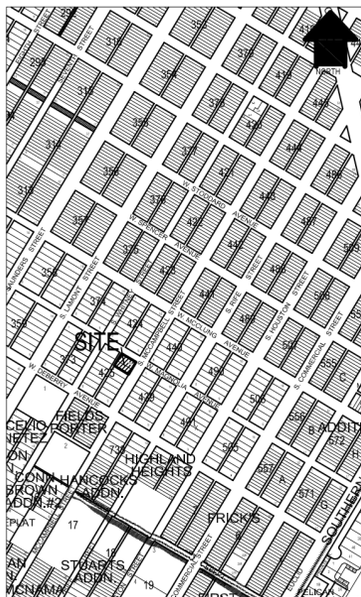
This instrument was acknowledged before me by:

DWAYNE AND SANDRA TOWNSEND

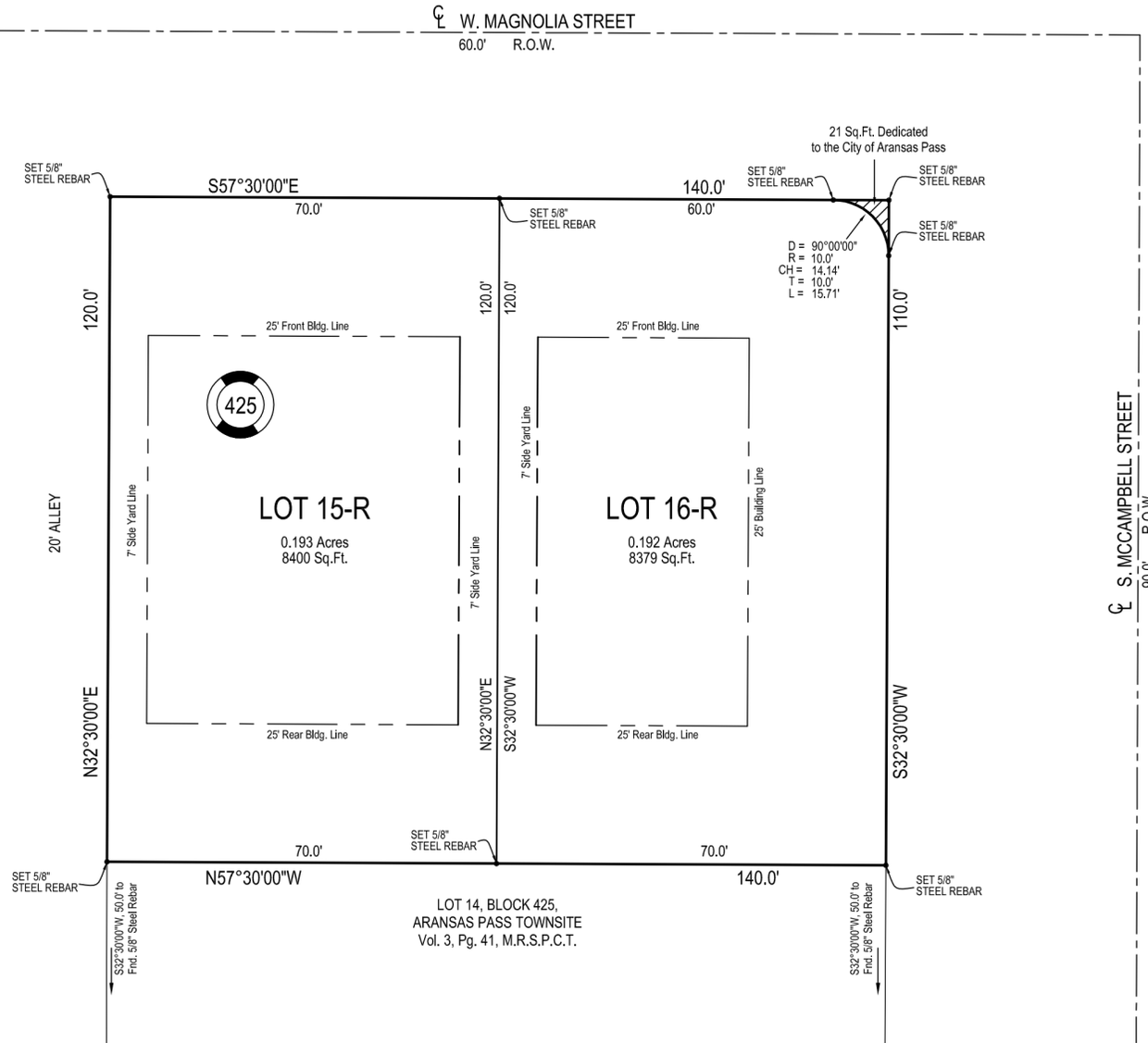
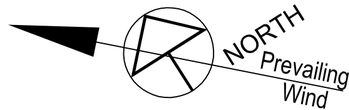
This the ____ day of _____, A.D., 2016.

Notary Public in and for the State of Texas

LOCATOR MAP



File Name: Aransas Pass/Townsite, 425, 15R, 16R



Final Plat of:

**LOTS 15-R & 16-R
BLOCK 425
ARANSAS PASS TOWNSITE**

CITY OF ARANSAS PASS
SAN PATRICIO COUNTY, TEXAS

Being a replat of Lots 15 and 16, Block 425, Aransas Pass Townsite, according to the plat recorded in Volume 3, Page 41, and Volume 2, Page 10, Map Records of San Patricio County, Texas.

MAY 12, 2016 Scale 1" = 20'



CITY COUNCIL

State of Texas
County of San Patricio

This plat of the Lots 15-R & 16-R, Block 425, Aransas Pass Townsite, was approved by the City Council of the City of Aransas Pass, Texas, on this the ____ day of _____, A.D., 2016. This approval shall be invalid and null and void unless this plat is filed with the County Clerk within six (6) months thereafter.

Adan Chapa, Mayor

Mary Juarez, Secretary

NOTES:

- 1.) 5/8" Steel Rebars found or set at all property corners unless otherwise shown. All 5/8" Steel Rebars set, capped with "J.L. Brundrett, RPLS 2133."
- 2.) Plat Bearing used for Directional Control unless otherwise shown.
- 3.) Total platted area contains 0.386 acres or 16,800 square feet of land.
Lot Area = 16779 Sq.Ft.
Dedication = 21 Sq.Ft.
- 4.) Property falls within the City Limits of Aransas Pass and must comply with all city codes, regulations and set backs.

FLOOD DATA:

This is to certify that I have consulted the Federal Flood Hazard Map dated 3.4.85 and found that the property described herein is (or) is not X located in a "Special Flood Hazard Area."

Flood Zone C, Base Elevation N/A
Panel No. 0019B

Community No. 485453

This information is based on scaling the location of this survey on the above referenced map and is intended to be used to determine insurance rates only and not identify specific flooding conditions. Map Information subject to change by FEMA.

FIRM NAME AND ADDRESS

Griffith & Brundrett
Surveying & Engineering, Inc.
411 S. Pearl St., P.O. Box 2322 361-729-4479
Rockport, Texas 78381 361-729-7923
jerryb@gsurveyor.com www.gsurveyor.com

TBPLS FIRM NO. 10004800

COUNTY CLERK'S CERTIFICATION:

State of Texas
County of San Patricio

I, Gracie Alaniz Gonzales, Clerk of the County Court in and for San Patricio County, Texas, do hereby certify that the foregoing instrument of writing dated the ____ day of _____, A.D., 2016, with its certificate of authentication was filed for record in my office the ____ day of _____, A.D., 2016, at ____ o'clock ____ m. and duly recorded the ____ day of _____, A.D., 2016, at ____ o'clock ____ in the Map Records of San Patricio County, Texas in Envelope _____, Tube _____.

Witness my hand and seal of the County Court, in and for San Patricio County, Texas, at office in Sinton, Texas, the day and year last written above.

Gracie Alaniz Gonzales

By: _____ Deputy

Clerk's File No. _____

SURVEYOR CERTIFICATION

State of Texas
County of Aransas

I, J. L. Brundrett, Jr., Registered Professional Land Surveyor in the State of Texas, do hereby certify that the foregoing plat was prepared from surveys made on the ground under my direction and supervision and is true and correct, and that I have been engaged to set all lot and block corners and reference points and complete such operations without delay.

This the ____ day of _____, A.D., 2016.

PRELIMINARY - NOT RECORDABLE FOR ANY PURPOSE

J. L. Brundrett, Jr., R.P.L.S.
Reg. No. 2133

OWNER CERTIFICATION

State of Texas
County of Nueces

DONALD WILKE

does hereby certify that I (we) are the owner(s) of the lands embraced within the boundaries of the foregoing plat and that I (we) have had said land surveyed and platted as shown hereon; and that this map was made for the purpose of description and dedication.

This the ____ day of _____, A.D., 2016.

DONALD WILKE

State of Texas
County of _____

This instrument was acknowledged before me by:

DONALD WILKE

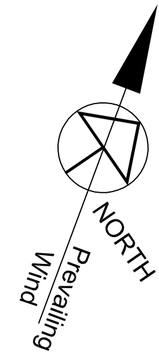
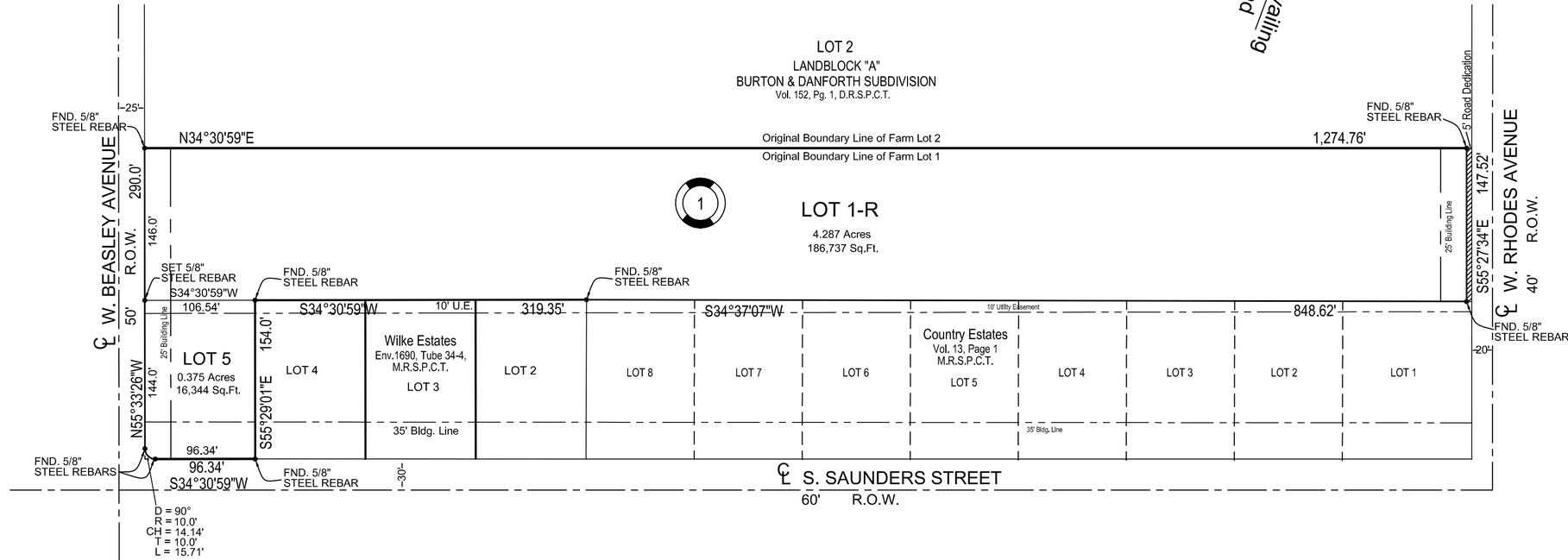
This the ____ day of _____, A.D., 2016.

Notary Public in and for the State of Texas

LOCATOR MAP:



File Name: Aransas Pass/Wilke Estates, B1, L1R & 5



Final Plat of:

**LOTS 1-R AND 5, BLOCK 1
WILKE ESTATES**

CITY OF ARANSAS PASS, SAN PATRICIO COUNTY, TEXAS

Being a replat of Lot 1, Block 1, Wilke Estates, City of Aransas Pass, San Patricio County, Texas, according to the plat recorded in Envelope 1690, Tube 34-4, Map Records of San Patricio County, Texas.

MAY 11, 2016 Scale 1" = 100'



CITY COUNCIL

State of Texas
County of San Patricio

This plat of the Lots 1-R & 5, Block 1, Wilke Estates, City of Aransas Pass, Texas, was approved by the City Council of the City of Aransas Pass, Texas, on this the ____ day of _____, A.D., 2016. This approval shall be invalid and null and void unless this plat is filed with the County Clerk within six (6) months thereafter.

Adan Chapa, Mayor

Mary Juarez, Secretary

NOTES:

- 1.) 5/8" Steel Rebars found or set at all property corners unless otherwise shown. All 5/8" steel rebar set capped with "J.L. Brundrett, RPLS 2133."
- 2.) Plat Bearing used for Directional Control unless otherwise shown.
- 3.) Total platted area contains 4.662 acres or 203,081 square feet of land.
- 4.) Property falls within the City Limits of Aransas Pass and must comply with all city codes, regulations and set backs.

FLOOD DATA:

This is to certify that I have consulted the Federal Flood Hazard Map dated 3-4-85, and found that the property described herein is (or) is not X located in a "Special Flood Hazard Area."

Flood Zone C , Base Elevation N/A ,
Panel No. 0018B ,
Community No. 485453 .

This information is based on scaling the location of this survey on the above referenced map and is intended to be used to determine insurance rates only and not identify specific flooding conditions. Map Information subject to change by FEMA.

FIRM NAME AND ADDRESS

Griffith & Brundrett
Surveying & Engineering, Inc.
411 S. Pearl St., P.O. Box 2322
Rockport, Texas 78381
361-729-6479
361-729-7933
jerryb@gbsurveyor.com
www.gbsurveyor.com

TBPLS FIRM NO. 10004800

COUNTY CLERK'S CERTIFICATION:

State of Texas
County of San Patricio

I, Gracie Alaniz Gonzales, Clerk of the County Court in and for San Patricio County, Texas, do hereby certify that the foregoing instrument of writing dated the ____ day of _____, A.D., 2016, with its certificate of authentication was filed for record in my office the ____ day of _____, A.D., 2016, at ____ o'clock ____ m. and duly recorded the ____ day of _____, A.D., 2016, at ____ o'clock ____ in the Map Records of San Patricio County, Texas in Envelope _____, Tube _____.

Witness my hand and seal of the County Court, in and for San Patricio County, Texas, at office in Sinton, Texas, the day and year last written above.

Gracie Alaniz Gonzales

By: Deputy

Clerk's File No. _____

SURVEYOR CERTIFICATION

State of Texas
County of Aransas

I, J.L. Brundrett, Jr., Registered Professional Land Surveyor in the State of Texas, do hereby certify that the foregoing plat was prepared from surveys made on the ground under my direct supervision and is true and correct, and that I have been engaged to set all lot and block corners and reference points and complete such operations without delay.

This the _____ day of _____, A.D., 2016.

PRELIMINARY
J.L. Brundrett, Jr., R.P.L.S.
Reg. No. 2133

OWNER CERTIFICATION

State of Texas
County of San Patricio

LIZBETH UGORJI MARTHA UGORJI
does hereby certify that I (we) are the owner(s) of the lands embraced within the boundaries of the foregoing plat and that I (we) have had said land surveyed and platted as shown hereon; and that this map was made for the purpose of description and dedication.

This the _____ day of _____, A.D., 2016.

LIZBETH UGORJI MARTHA UGORJI

State of Texas
County of _____

This instrument was acknowledged before me by:

LIZBETH UGORJI

This the _____ day of _____, A.D., 2016.

Notary Public in and for the State of Texas

State of Texas
County of _____

This instrument was acknowledged before me by:

MARTHA UGORJI

This the _____ day of _____, A.D., 2016.

Notary Public in and for the State of Texas

LIENHOLDER CERTIFICATION

State of Texas
County of Dallas

NEXTLOTS NOW, LLC
does hereby certify that I (we) are the holder(s) of a lien on the lands embraced within the boundaries of the foregoing plat, and that I (we) do accept and approve said plat for all purposes and considerations.

This the _____ day of _____, A.D., 2016.

LEE SCHMITT

State of Texas
County of Dallas

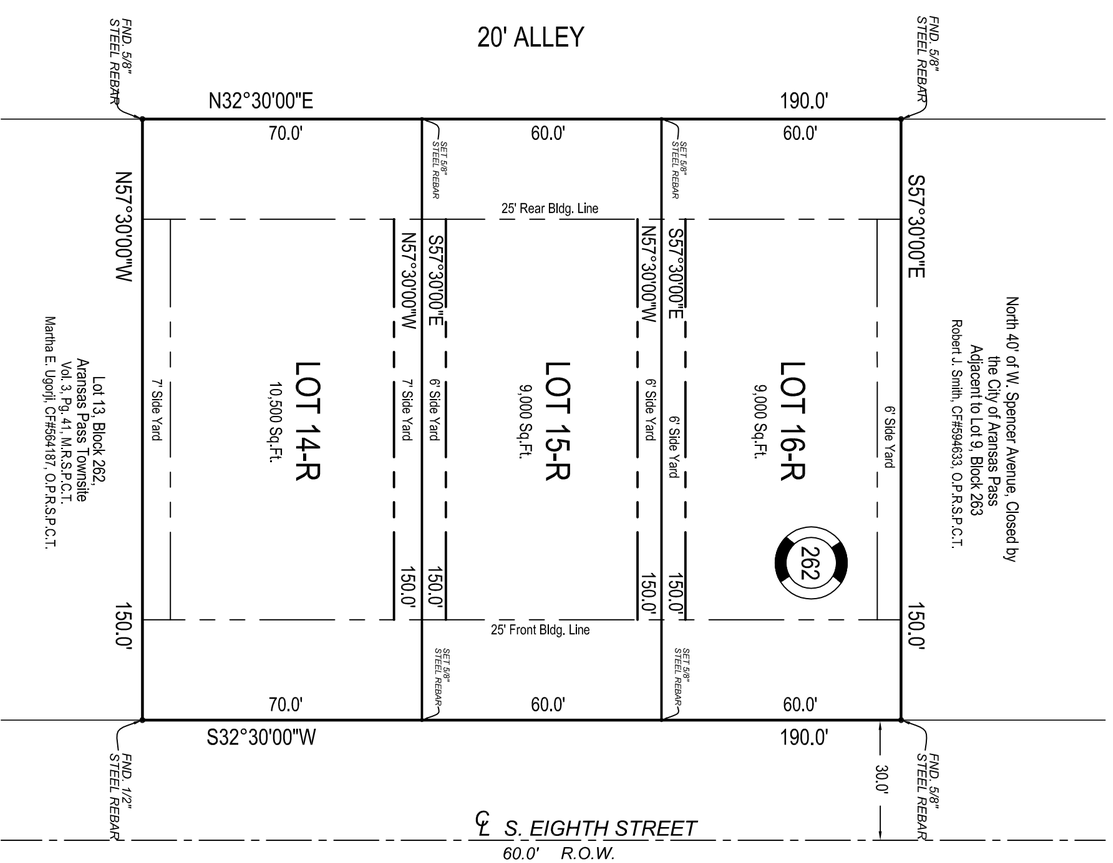
This instrument was acknowledged before me by:

LEE SCHMITT - NEXTLOTS NOW, LLC

This the _____ day of _____, A.D., 2016.

Notary Public in and for the State of Texas

File Name: Aransas PassTownsite 262_14R_16R



Final Plat of:

LOTS 14-R, 15-R & 16-R
BLOCK 262
ARANSAS PASS TOWNSITE

CITY OF ARANSAS PASS
SAN PATRICIO COUNTY, TEXAS

Being a replat of Lots 14, 15 and 16, Block 262, Aransas Pass Townsite, according to the plat recorded in Volume 3, Page 41, Map Records of San Patricio County, Texas, and 40.0 feet of W. Spencer Avenue Lying Adjacent to Lot 16, Closed and Abandoned by the City of Aransas Pass.

November 12, 2015 Scale 1" = 30'



CITY COUNCIL

State of Texas
County of San Patricio

This plat of the Lots 14-R, 15-R & 16-R, Block 262, Aransas Pass Townsite, was approved by the City Council of the City of Aransas Pass, Texas, on this the _____ day of _____, A.D., 2016. This approval shall be invalid and null and void unless this plat is filed with the County Clerk within six (6) months thereafter.

Adan Chapa, Mayor
Mary Juarez, Secretary

NOTES:

- 1.) 5/8" Steel Rebars found or set at all property corners unless otherwise shown. All 5/8" Steel Rebars set, capped with "J.L. Brundrett, R.P.L.S.2133."
- 2.) Plat Bearing used for Directional Control unless otherwise shown.
- 3.) Total platted area contains 0.654 acres or 28,500 square feet of land.
- 4.) Property falls within the City Limits of Aransas Pass and must comply with all city codes, regulations and set backs.

FLOOD DATA:

This is to certify that I have consulted the Federal Flood Hazard Map dated 3.4.85 and found that the property described herein is (or) is not X located in a "Special Flood Hazard Area." Flood Zone C Base Elevation N/A Parcel No. 0018B Community No. 485453 This information is based on scaling the location of this survey on the above referenced map and is intended to be used to determine insurance rates only and not identify specific flooding conditions. Map information subject to change by FEMA.

FIRM NAME AND ADDRESS



COUNTY CLERK'S CERTIFICATION:

State of Texas
County of San Patricio

I, Grade Almirz Gonzales, Clerk of the County Court in and for San Patricio County, Texas, do hereby certify that the foregoing instrument of writing dated the _____ day of _____, A.D., 2016, with its certificate of authentication was filed for record in my office the _____ day of _____, A.D., 2016, at _____ o'clock _____ m, and duly recorded the _____ day of _____, A.D., 2016, at _____ o'clock _____ m. In the Map Records of San Patricio County, Texas in Envelope _____, Title _____.

Witness my hand and seal of the County Court, in and for San Patricio County, Texas, at office in Simon, Texas, the day and year last written above.

Grade Almirz Gonzales
By: Deputy
Clerk's File No. _____

ORDINANCE NO. 2016-4159

AN ORDINANCE AUTHORIZING THE ISSUANCE OF “CITY OF ARANSAS PASS, TEXAS COMBINATION TAX AND LIMITED PLEDGE REVENUE CERTIFICATES OF OBLIGATION, SERIES 2016”; PROVIDING FOR THE PAYMENT OF SAID CERTIFICATES BY THE LEVY OF AN AD VALOREM TAX UPON ALL TAXABLE PROPERTY WITHIN THE CITY AND FURTHER SECURING SAID CERTIFICATES BY A LIEN ON AND PLEDGE OF THE PLEDGED REVENUES OF THE SYSTEM; PROVIDING THE TERMS AND CONDITIONS OF SAID CERTIFICATES AND RESOLVING OTHER MATTERS INCIDENT AND RELATING TO THE ISSUANCE, PAYMENT, SECURITY, SALE, AND DELIVERY OF SAID CERTIFICATES, INCLUDING THE APPROVAL AND DISTRIBUTION OF AN OFFICIAL STATEMENT PERTAINING THERETO; AUTHORIZING THE EXECUTION OF A PAYING AGENT/REGISTRAR AGREEMENT AND AN OFFICIAL BID FORM; COMPLYING WITH THE REQUIREMENTS OF THE LETTER OF REPRESENTATIONS PREVIOUSLY EXECUTED WITH THE DEPOSITORY TRUST COMPANY; AUTHORIZING THE EXECUTION OF ANY NECESSARY ENGAGEMENT AGREEMENTS WITH THE CITY’S FINANCIAL ADVISORS AND/OR BOND COUNSEL; AND PROVIDING AN EFFECTIVE DATE

WHEREAS, the City Council of the City of Aransas Pass, Texas (the *City*) has caused notice to be given of its intention to issue certificates of obligation in the maximum principal amount of \$3,000,000 for the purpose of paying contractual obligations of the City to be incurred for making permanent public improvements and for other public purposes, to-wit: (1) constructing street improvements (including utilities repair, replacement, and relocation), curb, gutters, and sidewalk improvements, including drainage and landscaping incidental thereto, (2) the purchase of materials, supplies, equipment, machinery, land, and rights-of-way for authorized needs and purposes relating to the aforementioned capital improvements; and (3) the payment of professional services related to the design, construction, project management, and financing of the aforementioned projects. This notice has been duly published in a newspaper hereby found and determined to be of general circulation in the City, once a week for two (2) consecutive weeks, the date of the first publication of such notice being not less than thirty (30) days prior to the tentative date stated therein for the passage of the ordinance authorizing the issuance of such certificates of obligation; and

WHEREAS, no petition protesting the issuance of the certificates of obligation described in this notice, signed by at least 5% of the qualified electors of the City, has been presented to or filed with the City Secretary prior to the date tentatively set in such notice for the passage of this ordinance; and

WHEREAS, the City Council hereby finds and determines that certificates of obligation in the principal amount of \$3,000,000 described in such notice should be issued and sold at this time; now, therefore,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ARANSAS PASS THAT:

SECTION 1. Authorization - Designation - Principal Amount - Purpose. The certificates of obligation of the City shall be and are hereby authorized to be issued in the aggregate principal amount THREE MILLION AND NO/100 DOLLARS (\$3,000,000.00), to be designated and bear the title of “CITY OF ARANSAS PASS, TEXAS COMBINATION TAX AND LIMITED PLEDGE REVENUE CERTIFICATES OF OBLIGATION, SERIES 2016” (the *Certificates*), for the purpose of paying contractual obligations of the City to be incurred for making permanent public improvements and for other public purposes, to-wit: (1) constructing street improvements (including utilities repair, replacement, and relocation), curb, gutters, and sidewalk improvements, including drainage and landscaping incidental thereto, (2) the purchase of materials, supplies, equipment, machinery, land, and rights-of-way for authorized needs and purposes relating to the aforementioned capital improvements; and (3) the payment of professional services related to the design, construction, project management, and financing of the aforementioned projects, pursuant to the authority conferred by and in conformity with the laws of the State of Texas, particularly the Certificate of Obligation Act of 1971, as amended, Texas Local Government Code Section 271.041 through Section 271.064, Chapter 1502, as amended, Texas Government Code, and the City’s Home Rule Charter.

SECTION 2. Fully Registered Obligations - Authorized Denominations - Stated Maturities - Interest Rates - Certificate Date. The Certificates are issuable in fully registered form only; shall be dated July 15, 2016 (the *Certificate Date*) and shall be issued in denominations of \$5,000 or any integral multiple (within a Stated Maturity) thereof, and the Certificates shall become due and payable on August 1 in each of the years and in principal amounts (the *Stated Maturities*) and bear interest on the unpaid principal amounts from the Certificate Date, or from the most recent Interest Payment Date (hereinafter defined) to which interest has been paid or duly provided for, to the earlier of redemption or Stated Maturity, at the per annum rates, while Outstanding, in accordance with the following schedule:

<u>Years of Stated Maturity</u>	<u>Principal Amounts (\$)</u>	<u>Interest Rates (%)</u>
2017		
2018		
2019		
2020		
2021		
2022		
2023		
2024		
2025		
2026		

<u>Years of Stated Maturity</u>	<u>Principal Amounts (\$)</u>	<u>Interest Rates (%)</u>
2027		
2028		
2029		
2030		
2031		
2032		
2033		
2034		
2035		
2036		

The Certificates shall bear interest on the unpaid principal amounts from the Certificate Date, or from the most recent Interest Payment Date (hereinafter defined) to which interest has been paid or duly provided for, to Stated Maturity or prior redemption while Outstanding, at the rates per annum shown in the above schedule (calculated on the basis of a 360-day year of twelve 30-day months). Interest on the Certificates shall be payable on February 1 and August 1 in each year (each, an *Interest Payment Date*), commencing February 1, 2017, while the Certificates are Outstanding.

SECTION 3. Payment of Certificates - Paying Agent/Registrar. The principal of, premium, if any, and interest on the Certificates, due and payable by reason of Stated Maturity, redemption, or otherwise, shall be payable in any coin or currency of the United States of America which at the time of payment is legal tender for the payment of public and private debts, and such payment of principal of, premium, if any, and interest on the Certificates shall be without exchange or collection charges to the Holder (hereinafter defined) of the Certificates.

The selection and appointment of BOKF, NA, Austin, Texas (the *Paying Agent/Registrar*) to serve as the initial Paying Agent/Registrar for the Certificates is hereby approved and confirmed, and the City agrees and covenants to cause to be kept and maintained at the corporate trust office of the Paying Agent/Registrar books and records (the *Security Register*) for the registration, payment and transfer of the Certificates, all as provided herein, in accordance with the terms and provisions of a Paying Agent/Registrar Agreement, attached, in substantially final form, as Exhibit A hereto, and such reasonable rules and regulations as the Paying Agent/Registrar and City may prescribe. The City covenants to maintain and provide a Paying Agent/Registrar at all times while the Certificates are Outstanding, and any successor Paying Agent/Registrar shall be (i) a national or state banking institution or (ii) an association or a corporation organized and doing business under the laws of the United States of America or of any state, authorized under such laws to exercise trust powers. Such Paying Agent/Registrar shall be subject to supervision or examination by federal or state authority and authorized by law to serve as a Paying Agent/Registrar.

The City reserves the right to appoint a successor Paying Agent/Registrar upon providing the previous Paying Agent/Registrar with a certified copy of a resolution or ordinance terminating such agency. Additionally, the City agrees to promptly cause a written notice of this

substitution to be sent to each Holder of the Certificates by United States mail, first-class postage prepaid, which notice shall also give the address of the new Paying Agent/Registrar.

Principal of, premium, if any, and interest on the Certificates, due and payable by reason of Stated Maturity, redemption, or otherwise, shall be payable only to the registered owner of the Certificates appearing on the Security Register (the *Holder* or *Holder*s) maintained on behalf of the City by the Paying Agent/Registrar as hereinafter provided (i) on the Record Date (hereinafter defined) for purposes of payment of interest thereon, (ii) on the date of surrender of the Certificates for purposes of receiving payment of principal thereof upon redemption of the Certificates or at the Certificates' Stated Maturity, and (iii) on any other date for any other purpose. The City and the Paying Agent/Registrar, and any agent of either, shall treat the Holder as the owner of a Certificate for purposes of receiving payment and all other purposes whatsoever, and neither the City nor the Paying Agent/Registrar, or any agent of either, shall be affected by notice to the contrary.

Principal of and premium, if any, on the Certificates shall be payable only upon presentation and surrender of the Certificates to the Paying Agent/Registrar at its corporate trust office. Interest on the Certificates shall be paid to the Holder whose name appears in the Security Register at the close of business on the fifteenth day of the month next preceding an Interest Payment Date for the Certificates (the *Record Date*) and shall be paid (i) by check sent on or prior to the appropriate date of payment by United States mail, first-class postage prepaid, by the Paying Agent/Registrar, to the address of the Holder appearing in the Security Register or (ii) by such other method, acceptable to the Paying Agent/Registrar, requested in writing by the Holder at the Holder's risk and expense.

If the date for the payment of the principal of, premium, if any, or interest on the Certificates shall be a Saturday, Sunday, a legal holiday, or a day on which banking institutions in the city where the corporate trust office of the Paying Agent/Registrar is located are authorized by law or executive order to close, then the date for such payment shall be the next succeeding day which is not such a day. The payment on such date shall have the same force and effect as if made on the original date any such payment on the Certificates was due.

In the event of a non-payment of interest on a scheduled payment date, and for thirty (30) days thereafter, a new record date for such interest payment (a *Special Record Date*) will be established by the Paying Agent/Registrar, if and when funds for the payment of such interest have been received from the City. Notice of the Special Record Date and of the scheduled payment date of the past due interest (the *Special Payment Date* - which shall be fifteen (15) days after the Special Record Date) shall be sent at least five (5) business days prior to the Special Record Date by United States mail, first-class postage prepaid, to the address of each Holder appearing on the Security Register at the close of business on the last business day next preceding the date of mailing of such notice.

SECTION 4. Redemption.

A. Mandatory Redemption. The Certificates stated to mature on August 1, 20__ and August 1, 20__ are referred to herein as the "Term Certificates". The Term Certificates are subject to mandatory sinking fund redemption prior to their stated maturities from money required to be deposited in the Certificate Fund for such purpose and shall be redeemed in part,

by lot or other customary method, at the principal amount thereof plus accrued interest to the date of redemption in the following principal amounts on August 1 in each of the years as set forth below:

Term Certificates Stated to Mature on August 1, 20__		Term Certificates Stated to Mature on August 1, 20__	
<u>Year</u>	<u>Principal Amount (\$)</u>	<u>Year</u>	<u>Principal Amount (\$)</u>

*Payable at Stated Maturity.

The principal amount of a Term Certificate required to be redeemed pursuant to the operation of such mandatory redemption provisions shall be reduced, at the option of the City, by the principal amount of any Term Certificates of such Stated Maturity which, at least fifty (50) days prior to the mandatory redemption date (1) shall have been defeased or acquired by the City and delivered to the Paying Agent/Registrar for cancellation, (2) shall have been purchased and canceled by the Paying Agent/Registrar at the request of the City, or (3) shall have been redeemed pursuant to the optional redemption provisions set forth below and not theretofore credited against a mandatory redemption requirement.

B. Optional Redemption. The Certificates having Stated Maturities on and after August 1, 20__ shall be subject to redemption prior to Stated Maturity, at the option of the City, on August 1, 20__, or on any date thereafter, as a whole or in part, in principal amounts of \$5,000 or any integral multiple thereof (and if within a Stated Maturity selected at random and by lot by the Paying Agent/Registrar), at the redemption price of par plus accrued interest to the date of redemption.

C. Exercise of Redemption Option. At least forty-five (45) days prior to a date set for the redemption of Certificates (unless a shorter notification period shall be satisfactory to the Paying Agent/Registrar), the City shall notify the Paying Agent/Registrar of its decision to exercise the right to redeem Certificates, the principal amount of each Stated Maturity to be redeemed, and the date set for the redemption thereof. The decision of the City to exercise the right to redeem Certificates shall be entered in the minutes of the governing body of the City.

D. Selection of Certificates for Redemption. If less than all Outstanding Certificates of the same Stated Maturity are to be redeemed on a redemption date, the Paying Agent/Registrar shall select at random and by lot the Certificates to be redeemed, provided that if less than the entire principal amount of a Certificate is to be redeemed, the Paying Agent/Registrar shall treat such Certificate then subject to redemption as representing the number of Certificates Outstanding which is obtained by dividing the principal amount of such Certificate by \$5,000.

E. Notice of Redemption. Not less than thirty (30) days prior to a redemption date for the Certificates, the Paying Agent/Registrar shall cause a notice of redemption shall be sent

by United States mail, first-class postage prepaid, in the name of the City and at the City's expense, by the Paying Agent/Registrar to each Holder of a Certificate to be redeemed, in whole or in part, at the address of the Holder appearing on the Security Register at the close of business on the business day next preceding the date of mailing such notice, and any notice of redemption so mailed shall be conclusively presumed to have been duly given irrespective of whether received by the Holder.

All notices of redemption shall (i) specify the date of redemption for the Certificates, (ii) identify the Certificates to be redeemed and, in the case of a portion of the principal amount to be redeemed, the principal amount thereof to be redeemed, (iii) state the redemption price, (iv) state that the Certificates, or the portion of the principal amount thereof to be redeemed, shall become due and payable on the redemption date specified, and the interest thereon, or on the portion of the principal amount thereof to be redeemed, shall cease to accrue from and after the redemption date, and (v) specify that payment of the redemption price for the Certificates, or the principal amount thereof to be redeemed, shall be made at the corporate trust office of the Paying Agent/Registrar only upon presentation and surrender thereof by the Holder. This notice may also be published once in a financial publication, journal, or reporter of general circulation among securities dealers in the City of New York, New York (including, but not limited to, The Bond Buyer and The Wall Street Journal), or in the State of Texas (including, but not limited to, The Texas Bond Reporter).

If a Certificate is subject by its terms to redemption and has been called for redemption and notice of redemption thereof has been duly given or waived as herein provided, such Certificate (or the principal amount thereof to be redeemed) so called for redemption shall become due and payable, and if money sufficient for the payment of such Certificates (or of the principal amount thereof to be redeemed) at the then applicable redemption price is held for the purpose of such payment by the Paying Agent/Registrar, then on the redemption date designated in such notice, interest on the Certificates (or the principal amount thereof to be redeemed) called for redemption shall cease to accrue and such Certificates shall not be deemed to be Outstanding in accordance with the provisions of this Ordinance.

F. Transfer/Exchange of Certificates. Neither the City nor the Paying Agent/Registrar shall be required (1) to transfer or exchange any Certificate during a period beginning forty-five (45) days prior to the date fixed for redemption of the Certificates or (2) to transfer or exchange any Certificate selected for redemption, provided, however, such limitation of transfer shall not be applicable to an exchange by the Holder of the unredeemed balance of a Certificate which is subject to redemption in part.

SECTION 5. Execution - Registration. The Certificates shall be executed on behalf of the City by its Mayor or Mayor Pro Tem under the seal of the City reproduced or impressed thereon and attested by its City Secretary. The signature of either of said officers on the Certificates may be manual or facsimile. Certificates bearing the manual or facsimile signatures of individuals who were, at the time of the Certificate Date, the proper officers of the City shall bind the City, notwithstanding that such individuals or either of them shall cease to hold such offices prior to the delivery of the Certificates to the Purchasers (hereinafter defined), all as authorized and provided in Chapter 1201, as amended, Texas Government Code.

No Certificate shall be entitled to any right or benefit under this Ordinance, or be valid or obligatory for any purpose, unless there appears on such Certificate either a certificate of registration substantially in the form provided in Section 8C, executed by the Comptroller of Public Accounts of the State of Texas or his duly authorized agent by manual signature, or a certificate of registration substantially in the form provided in Section 8D, executed by the Paying Agent/Registrar by manual signature, and either such certificate upon any Certificate shall be conclusive evidence, and the only evidence, that such Certificate has been duly certified or registered and delivered.

SECTION 6. Registration - Transfer - Exchange of Certificates - Predecessor Certificates. The Paying Agent/Registrar shall obtain, record, and maintain in the Security Register the name and address of every owner of the Certificates, or if appropriate, the nominee thereof. Any Certificate may, in accordance with its terms and the terms hereof, be transferred or exchanged for Certificates of other authorized denominations upon the Security Register by the Holder, in person or by his duly authorized agent, upon surrender of such Certificate to the Paying Agent/Registrar for cancellation, accompanied by a written instrument of transfer or request for exchange duly executed by the Holder or by his duly authorized agent, in form satisfactory to the Paying Agent/Registrar.

Upon surrender for transfer of any Certificate at the corporate trust office of the Paying Agent/Registrar, the City shall execute and the Paying Agent/Registrar shall register and deliver, in the name of the designated transferee or transferees, one or more new Certificates of authorized denomination and having the same Stated Maturity and of a like interest rate and aggregate principal amount as the Certificate or Certificates surrendered for transfer.

At the option of the Holder, Certificates may be exchanged for other Certificates of authorized denominations and having the same Stated Maturity, bearing the same rate of interest and of like aggregate principal amount as the Certificates surrendered for exchange upon surrender of the Certificates to be exchanged at the corporate trust office of the Paying Agent/Registrar. Whenever any Certificates are so surrendered for exchange, the City shall execute, and the Paying Agent/Registrar shall register and deliver, the Certificates to the Holder requesting the exchange.

All Certificates issued upon any transfer or exchange of Certificates shall be delivered at the corporate trust office of the Paying Agent/Registrar, or be sent by registered mail to the Holder at his request, risk, and expense, and upon the delivery thereof, the same shall be the valid and binding obligations of the City, evidencing the same obligation to pay, and entitled to the same benefits under this Ordinance, as the Certificates surrendered upon such transfer or exchange.

All transfers or exchanges of Certificates pursuant to this Section shall be made without expense or service charge to the Holder, except as otherwise herein provided, and except that the Paying Agent/Registrar shall require payment by the Holder requesting such transfer or exchange of any tax or other governmental charges required to be paid with respect to such transfer or exchange.

Certificates canceled by reason of an exchange or transfer pursuant to the provisions hereof are hereby defined to be Predecessor Certificates, evidencing all or a portion, as the case

may be, of the same debt evidenced by the new Certificate or Certificates registered and delivered in the exchange or transfer therefor. Additionally, the term Predecessor Certificates shall include any Certificate registered and delivered pursuant to Section 25 in lieu of a mutilated, lost, destroyed, or stolen Certificate which shall be deemed to evidence the same obligation as the mutilated, lost, destroyed, or stolen Certificate.

SECTION 7. Initial Certificate. The Certificates herein authorized shall be issued initially either (i) as a single fully registered Certificate in the total principal amount of \$3,000,000 with principal installments to become due and payable as provided in Section 2 and numbered T-1, or (ii) as one (1) fully registered Certificate for each year of Stated Maturity in the applicable principal amount and denomination and to be numbered consecutively from T-1 and upward (the *Initial Certificate*) and, in either case, the Initial Certificate shall be registered in the name of the Purchasers or the designee thereof. The Initial Certificate shall be the Certificates submitted to the Office of the Attorney General of the State of Texas for approval, certified and registered by the Office of the Comptroller of Public Accounts of the State of Texas and delivered to the Purchasers. Any time after the delivery of the Initial Certificate to the Purchasers, the Paying Agent/Registrar, pursuant to written instructions from the Purchasers or their designee, shall cancel the Initial Certificate delivered hereunder and exchange therefor definitive Certificates of authorized denominations, Stated Maturities, principal amounts and bearing applicable interest rates, on the unpaid principal amounts from the Certificate Date, or from the most recent Interest Payment Date to which interest has been paid or duly provided for, to Stated Maturity, and shall be lettered "R" and numbered consecutively from one (1) upward for transfer and delivery to the Holders named at the addresses identified therefor; all pursuant to and in accordance with such written instructions from the Purchasers, or the designee thereof, and such other information and documentation as the Paying Agent/Registrar may reasonably require.

SECTION 8. Forms.

A. **Forms Generally.** The Certificates, the Registration Certificate of the Comptroller of Public Accounts of the State of Texas, the Registration Certificate of Paying Agent/Registrar, and the form of Assignment to be printed on each of the Certificates shall be substantially in the forms set forth in this Section with such appropriate insertions, omissions, substitutions, and other variations as are permitted or required by this Ordinance and may have such letters, numbers, or other marks of identification (including insurance legends in the event the Certificates, or any Stated Maturities thereof, are insured and any reproduction of an opinion of Bond Counsel) and identifying numbers and letters of the Committee on Uniform Securities Identification Procedures of the American Bankers Association) and such legends and endorsements (including insurance legends and any reproduction of an opinion of Bond Counsel (hereinafter referenced)) thereon as may, consistent herewith, be established by the City or determined by the officers executing the Certificates as evidenced by their execution thereof. Any portion of the text of any Certificate may be set forth on the reverse thereof, with an appropriate reference thereto on the face of the Certificate.

The definitive Certificates shall be printed, lithographed, or engraved, produced by any combination of these methods, or produced in any other similar manner, all as determined by the officers executing the Certificates as evidenced by their execution thereof, but the Initial

Certificate submitted to the Attorney General of the State of Texas may be typewritten or photocopied or otherwise reproduced.

B. Form of Definitive Certificate.

REGISTERED
NO. _____

REGISTERED
PRINCIPAL AMOUNT
\$ _____

United States of America
State of Texas
Counties of Aransas, Nueces, and San Patricio
CITY OF ARANSAS PASS, TEXAS
COMBINATION TAX AND LIMITED PLEDGE REVENUE
CERTIFICATE OF OBLIGATION, SERIES 2016

Certificate Date: Interest Rate: Stated Maturity: CUSIP No.
July 15, 2016

REGISTERED OWNER: _____

PRINCIPAL AMOUNT: _____

The City of Aransas Pass, Texas (the *City*), a body corporate and municipal corporation in the Counties of Aransas, Nueces, and San Patricio, State of Texas, for value received, acknowledges itself indebted to and hereby promises to pay to the order of the Registered Owner specified above, or the registered assigns thereof, on the Stated Maturity date specified above, the Principal Amount specified above (or so much thereof as shall not have been paid upon prior redemption) and to pay interest on the unpaid Principal Amount hereof from the Certificate Date specified above, or from the most recent Interest Payment Date (hereinafter defined) to which interest has been paid or duly provided for until such Principal Amount has become due and payment thereof has been made or duly provided for, to the earlier of redemption or Stated Maturity, while Outstanding, at the per annum rate of interest specified above computed on the basis of a 360-day year of twelve 30-day months; such interest being payable on February 1 and August 1 of each year (each, an *Interest Payment Date*), commencing February 1, 2017.

Principal and premium, if any, of this Certificate shall be payable to the Registered Owner hereof (the *Holder*), upon presentation and surrender, at the corporate trust office of the Paying Agent/Registrar executing the registration certificate appearing hereon or a successor thereof. Interest shall be payable to the Holder of this Certificate (or one or more Predecessor Certificates, as defined in the Ordinance hereinafter referenced) whose name appears on the Security Register maintained by the Paying Agent/Registrar at the close of business on the Record Date, which is the fifteenth day of the month next preceding each Interest Payment Date. All payments of principal of and interest on this Certificate shall be in any coin or currency of the United States of America which at the time of payment is legal tender for the payment of public and private debts. Interest shall be paid by the Paying Agent/Registrar by check sent on or prior to the appropriate date of payment by United States mail, first-class postage prepaid, to the Holder hereof at the address appearing in the Security Register or by such other method,

acceptable to the Paying Agent/Registrar, requested by the Holder hereof at the Holder's risk and expense.

This Certificate is one of the series specified in its title issued in the aggregate principal amount of \$3,000,000 (the *Certificates*) pursuant to an Ordinance adopted by the governing body of the City (the *Ordinance*), for the purpose of paying contractual obligations of the City to be incurred for making permanent public improvements and for other public purposes, to-wit: (1) constructing street improvements (including utilities repair, replacement, and relocation), curb, gutters, and sidewalk improvements, including drainage and landscaping incidental thereto, (2) the purchase of materials, supplies, equipment, machinery, land, and rights-of-way for authorized needs and purposes relating to the aforementioned capital improvements; and (3) the payment of professional services related to the design, construction, project management, and financing of the aforementioned projects, under and in strict conformity with the laws of the State of Texas, particularly the Certificate of Obligation Act of 1971, as amended, Texas Local Government Code, Section 271.041 through 271.064, Chapter 1502, as amended, Texas Government Code, and the City's Home Rule Charter.

As provided in the Ordinance, the Certificates stated to mature on August 1, 20__ and August 1, 20__ are referred to herein as the "Term Certificates". The Term Certificates are subject to mandatory sinking fund redemption prior to their stated maturities from money required to be deposited in the Certificate Fund for such purpose and shall be redeemed in part, by lot or other customary method, at the principal amount thereof plus accrued interest to the date of redemption in the following principal amounts on August 1 in each of the years as set forth below:

Term Certificates Stated to Mature on August 1, 20__		Term Certificates Stated to Mature on August 1, 20__	
<u>Year</u>	<u>Principal Amount (\$)</u>	<u>Year</u>	<u>Principal Amount (\$)</u>

*Payable at Stated Maturity.

The principal amount of a Term Certificate required to be redeemed pursuant to the operation of such mandatory redemption provisions shall be reduced, at the option of the City, by the principal amount of any Term Certificates of such Stated Maturity which, at least 50 days prior to the mandatory redemption date (1) shall have been defeased or acquired by the City and delivered to the Paying Agent/Registrar for cancellation, (2) shall have been purchased and canceled by the Paying Agent/Registrar at the request of the City, or (3) shall have been redeemed pursuant to the optional redemption provisions set forth below and not theretofore credited against a mandatory redemption requirement.

As provided in the Ordinance, the Certificates having Stated Maturities on and after August 1, 20__ shall be subject to redemption prior to Stated Maturity, at the option of the City,

on August 1, 20___, or on any date thereafter, as a whole or in part, in principal amounts of \$5,000 or any integral multiple thereof (and if within a Stated Maturity selected at random and by lot by the Paying Agent/Registrar), at the redemption price of par plus accrued interest to the date of redemption and upon thirty (30) days prior written notice being given by United States mail, first-class postage prepaid, to Holders of the Certificates to be redeemed, and subject to the terms and provisions relating thereto contained in the Ordinance. If this Certificate is subject to redemption prior to Stated Maturity and is in a denomination in excess of \$5,000, portions of the principal sum hereof in installments of \$5,000 or any integral multiple thereof may be redeemed, and, if less than all of the principal sum hereof is to be redeemed, there shall be issued, without charge therefor, to the Holder hereof, upon the surrender of this Certificate to the Paying Agent/Registrar at its corporate trust office, a new Certificate or Certificates of like Stated Maturity and interest rate in any authorized denominations provided in the Ordinance for the then unredeemed balance of the principal sum hereof.

If this Certificate (or any portion of the principal sum hereof) shall have been duly called for redemption and notice of such redemption has been duly given, then upon such redemption date this Certificate (or the portion of the principal sum hereof to be redeemed) shall become due and payable, and, if the money for the payment of the redemption price and the interest accrued on the principal amount to be redeemed to the date of redemption is held for the purpose of such payment by the Paying Agent/Registrar, interest shall cease to accrue and be payable hereon from and after the redemption date on the principal amount hereof to be redeemed. If this Certificate is called for redemption, in whole or in part, the City or the Paying Agent/Registrar shall not be required to issue, transfer, or exchange this Certificate within forty-five (45) days of the date fixed for redemption; provided, however, such limitation of transfer shall not be applicable to an exchange by the Holder of the unredeemed balance hereof in the event of its redemption in part.

The Certificates of this series are payable from the proceeds of an ad valorem tax levied within the limitations prescribed by law, upon all taxable property within the City, and are further payable from and secured by a lien on and pledge of the Pledged Revenues (identified and defined in the Ordinance), being a limited amount of the Net Revenues derived from the operation of the City's combined utility system (the *System*), such lien on and pledge of the limited amount of Net Revenues being subordinate and inferior to the lien on and pledge of such Net Revenues securing payment of the currently outstanding Subordinate Lien Obligations and any Prior Lien Obligations, Junior Lien Obligations, or Additional Subordinate Lien Obligations hereafter issued by the City. The City has previously authorized the issuance of the currently outstanding Limited Pledge Obligations (identified and defined in the Ordinance) that are payable, in part, from and secured by a lien on and pledge of a limited amount of the Net Revenues of the System in the manner and as described in the ordinances authorizing the issuance of the currently outstanding Limited Pledge Obligations. In the Ordinance, the City reserves and retains the right to issue Prior Lien Obligations, Junior Lien Obligations, Additional Subordinate Lien Obligations, and Additional Limited Pledge Obligations (all as identified and defined in the Ordinance), while the Certificates are Outstanding, without limitation as to principal amount but subject to any terms, conditions or restrictions as may be applicable thereto under law or otherwise.

Reference is hereby made to the Ordinance, a copy of which is on file in the corporate trust office of the Paying Agent/Registrar, and to all of the provisions of which the Holder by his

acceptance hereof hereby assents, for definitions of terms; the description of and the nature and extent of the tax levied and the revenues pledged for the payment of the Certificates; the terms and conditions under which the City may issue Prior Lien Obligations, Junior Lien Obligations, Additional Subordinate Lien Obligations, and Additional Limited Pledge Obligations; the terms and conditions relating to the transfer or exchange of the Certificates; the conditions upon which the Ordinance may be amended or supplemented with or without the consent of the Holder; the rights, duties, and obligations of the City and the Paying Agent/Registrar; the terms and provisions upon which this Certificate may be redeemed or discharged at or prior to the Stated Maturity thereof, and deemed to be no longer Outstanding thereunder; and for the other terms and provisions specified in the Ordinance. Capitalized terms used herein have the same meanings assigned in the Ordinance.

This Certificate, subject to certain limitations contained in the Ordinance, may be transferred on the Security Register upon presentation and surrender at the corporate trust office of the Paying Agent/Registrar, duly endorsed by, or accompanied by a written instrument of transfer in form satisfactory to the Paying Agent/Registrar duly executed by the Holder hereof, or his duly authorized agent, and thereupon one or more new fully registered Certificates of the same Stated Maturity, of authorized denominations, bearing the same rate of interest, and of the same aggregate principal amount will be issued to the designated transferee or transferees.

The City and the Paying Agent/Registrar, and any agent of either, shall treat the Holder hereof whose name appears on the Security Register (i) on the Record Date as the owner hereof for purposes of receiving payment of interest hereon, (ii) on the date of surrender of this Certificate as the owner hereof for purposes of receiving payment of principal hereof at its Stated Maturity or its redemption, in whole or in part, and (iii) on any other date as the owner hereof for all other purposes, and neither the City nor the Paying Agent/Registrar, or any such agent of either, shall be affected by notice to the contrary. In the event of a non-payment of interest on a scheduled payment date, and for thirty (30) days thereafter, a new record date for such interest payment (a Special Record Date) will be established by the Paying Agent/Registrar, if and when funds for the payment of such interest have been received from the City. Notice of the Special Record Date and of the scheduled payment date of the past due interest (the *Special Payment Date* - which shall be fifteen (15) days after the Special Record Date) shall be sent at least five (5) business days prior to the Special Record Date by United States mail, first-class postage prepaid, to the address of each Holder appearing on the Security Register at the close of business on the last business day next preceding the date of mailing of such notice.

It is hereby certified, covenanted, and represented that all acts, conditions, and things required to be performed, exist, and be done precedent to or in the issuance of this Certificate in order to render the same a legal, valid, and binding obligation of the City have been performed, exist, and have been done, in regular and due time, form, and manner, as required by the laws of the State of Texas and the Ordinance, and that issuance of the Certificates does not exceed any constitutional or statutory limitation; and that due provision has been made for the payment of the principal of, premium if any, and interest on the Certificates by the levy of a tax and collection of Pledged Revenues as aforesaid. In case any provision in this Certificate or any application thereof shall be deemed invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining provisions and applications shall not in any way be affected or impaired thereby. The terms and provisions of this Certificate and the Ordinance shall be construed in accordance with and shall be governed by the laws of the State of Texas.

IN WITNESS WHEREOF, the City has caused this Certificate to be duly executed under its official seal.

CITY OF ARANSAS PASS, TEXAS

By _____
Mayor

ATTEST:

City Secretary

(CITY SEAL)

C. *Form of Registration Certificate of Comptroller of Public Accounts to Appear on Initial Certificate Only.

REGISTRATION CERTIFICATE OF
COMPTROLLER OF PUBLIC ACCOUNTS

OFFICE OF THE COMPTROLLER OF §
PUBLIC ACCOUNTS §
THE STATE OF TEXAS § REGISTER NO. _____
§

I HEREBY CERTIFY that this Certificate has been examined, certified as to validity and approved by the Attorney General of the State of Texas, and duly registered by the Comptroller of Public Accounts of the State of Texas.

WITNESS my signature and seal of office this _____

Comptroller of Public Accounts
of the State of Texas

(SEAL)

*NOTE TO PRINTER: Not to appear on printed Certificates.

D. Form of Certificate of Paying Agent/Registrar to Appear on Definitive Certificates Only.

REGISTRATION CERTIFICATE OF PAYING AGENT/REGISTRAR

This Certificate has been duly issued under the provisions of the within-mentioned Ordinance; the Certificate or Certificates of the above-entitled and designated series originally delivered having been approved by the Attorney General of the State of Texas and registered by the Comptroller of Public Accounts, as shown by the records of the Paying Agent/Registrar.

Registered this date:

BOKF, NA, Austin, Texas, as Paying Agent/Registrar

By: _____

Authorized Signature

*NOTE TO PRINTER: Print on Definitive Certificates.

E. Form of Assignment.

ASSIGNMENT

FOR VALUE RECEIVED the undersigned hereby sells, assigns, and transfers unto (Print or typewrite name, address, and zip code of transferee): _____

(Social Security or other identifying number): _____

the within Certificate and all rights thereunder, and hereby irrevocably constitutes and appoints _____ attorney to transfer the within Certificate on the books kept for registration thereof, with full power of substitution in the premises.

DATED: _____

NOTICE: The signature on this assignment must correspond with the name of the registered owner as it appears on the face of the within Certificate in every particular.

Signature guaranteed:

F. The Initial Certificate shall be in the form set forth in paragraph B of this Section, except that the form of a single fully registered Initial Certificate shall be modified as follows:

(i) immediately under the name of the Certificate the headings “Interest Rate” and “Stated Maturity” shall both be completed “as shown below”;

(ii) the first two paragraphs shall read as follows:

Registered Owner: _____

Principal Amount: _____

The City of Aransas Pass, Texas (the *City*), a body corporate and municipal corporation in the Counties of Aransas, Nueces, and San Patricio, State of Texas, for value received, acknowledges itself indebted to and hereby promises to pay to the order of the Registered Owner named above, or the registered assigns thereof, the Principal Amount specified above stated to mature on the first day of August in each of the years and in principal amounts and bearing interest at per annum rates in accordance with the following schedule:

<u>Years of Stated Maturity</u>	<u>Principal Amounts (\$)</u>	<u>Interest Rates (%)</u>
(Information to be inserted from schedule in Section 2 hereof)		

(or so much thereof as shall not have been paid upon prior redemption) and to pay interest on the unpaid Principal Amounts hereof from the Certificate Date specified above, or from the most recent Interest Payment Date (hereinafter defined) to which interest has been paid or duly provided for until the Principal Amount has become due and payment thereof has been made or duly provided for, to the earlier of redemption or Stated Maturity, at the per annum rates of interest specified above, computed on the basis of a 360-day year of twelve 30-day months; such interest being payable on February 1 and August 1 of each year (each, an *Interest Payment Date*), commencing February 1, 2017.

Principal of this Certificate shall be payable to the Registered Owner hereof (the *Holder*), upon its presentation and surrender, to Stated Maturity or prior redemption, while Outstanding, at the corporate trust office of BOKF, NA, Austin, Texas (the *Paying Agent/Registrar*). Interest shall be payable to the Holder of this Certificate whose name appears on the Security Register maintained by the Paying Agent/Registrar at the close of business on the Record Date, which is the fifteenth day of the month next preceding each Interest Payment Date. All payments of principal of and interest on this Certificate shall be in any coin or currency of the United States of America which at the time of payment is legal tender for the payment of public and private debts. Interest shall be paid by the Paying Agent/Registrar by check sent on or prior to the appropriate date of payment by United States mail, first-class postage prepaid, to the Holder hereof at the address appearing in the Security Register or by such other method, acceptable to the Paying Agent/Registrar, requested by, and at the risk and expense of, the Holder hereof.

G. Insurance Legend. If bond insurance is obtained by the City or the Purchasers for the Certificates, the Definitive Certificates and the Initial Certificate shall bear an appropriate legend as provided by the insurer.

SECTION 9. Definitions. For all purposes of this Ordinance (as defined below), except as otherwise expressly provided or unless the context otherwise requires: (i) the terms defined in this Section have the meanings assigned to them in this Section, and certain terms used in Sections 27 and 44 of this Ordinance have the meanings assigned to them in Sections 27 and 44 of this Ordinance, and all such terms, include the plural as well as the singular; (ii) all references in this Ordinance to designated “Sections” and other subdivisions are to the designated Sections and other subdivisions of this Ordinance as originally adopted; and (iii) the words “herein”, “hereof”, and “hereunder” and other words of similar import refer to this Ordinance as a whole and not to any particular Section or other subdivision.

A. The term *Additional Limited Pledge Obligations* shall mean (i) any bonds, notes, warrants, certificates of obligation or other evidences of indebtedness hereafter issued by the City payable in part from a pledge of and lien on Net Revenues of the System which pledge of revenues is limited pursuant to Section 1502.052, as amended, Texas Government Code, all as further provided in Section 20 of this Ordinance, and (ii) any obligations issued to refund the foregoing as determined by the City Council in accordance with any applicable law.

B. The term *Additional Subordinate Lien Obligations* shall mean (i) any bonds, notes, warrants, certificates of obligation, or any similar obligations hereafter issued by the City that are payable, in whole or in part, from and equally and ratably secured by a lien on and pledge of the Net Revenues of the System, such pledge being subordinate and inferior to the lien on and pledge of the Net Revenues of the System that may be pledged to the payment of any Prior Lien Obligations or Junior Lien Obligations hereafter issued by the City, but prior and superior to the lien on and pledge of the limited amount of the Net Revenues securing, in part, the payment of the currently outstanding Limited Pledge Obligations, the Certificates, or any Additional Limited Pledge Obligations hereafter issued by the City, all as further provided in Section 20 of this Ordinance and (ii) obligations hereafter issued to refund any of the foregoing that are payable from and equally and ratably secured by a subordinate and inferior lien on and pledge of the Net Revenues as determined by the City Council in accordance with any applicable law.

C. The term *Authorized Officials* shall mean the Mayor, the Mayor Pro Tem, the City Manager, Finance Director, and/or the City Secretary.

D. The term *Certificates* shall mean the \$3,000,000 “CITY OF ARANSAS PASS, TEXAS COMBINATION TAX AND LIMITED PLEDGE REVENUE CERTIFICATES OF OBLIGATION, SERIES 2016” authorized by this Ordinance.

E. The term *Certificate Fund* shall mean the special Fund created and established by the provisions of Section 10 of this Ordinance.

F. The term *City* shall mean the City of Aransas Pass, located in Aransas, Nueces, and San Patricio Counties, Texas and, where appropriate, the City Council of the City.

G. The term *Closing Date* shall mean the date of physical delivery of the Initial Certificates in exchange for the payment of the agreed purchase price for the Certificates.

H. The term *Collection Date* shall mean, when reference is being made to the levy and collection of annual ad valorem taxes, the date the annual ad valorem taxes levied each year by the City become delinquent.

I. The term *Debt Service Requirements* shall mean, as of any particular date of computation, with respect to any obligations and with respect to any period, the aggregate of the amounts to be paid or set aside by the City as of such date or in such period for the payment of the principal of, premium, if any, and interest (to the extent not capitalized) on such obligations; assuming, in the case of obligations without a fixed numerical rate, that such obligations bear interest at the maximum rate permitted by the terms thereof and further assuming in the case of obligations required to be redeemed or prepaid as to principal prior to Stated Maturity, the principal amounts thereof will be redeemed prior to Stated Maturity in accordance with the mandatory redemption provisions applicable thereto.

J. The term *Depository* shall mean an official depository bank of the City.

K. The term *Fiscal Year* shall mean the annual financial accounting period for the System now ending on September 30th of each year; provided, however, the City Council may change such annual financial accounting period to end on another date if such change is found and determined to be necessary for accounting purposes or is required by applicable law.

L. The term *Government Securities*, as used herein, shall mean (i) direct noncallable obligations of the United States, including obligations that are unconditionally guaranteed by, the United States of America; (ii) noncallable obligations of an agency or instrumentality of the United States, including obligations that are unconditionally guaranteed or insured by the agency or instrumentality and that, on the date the governing body of the issuer adopts or approves the proceedings authorizing the issuance of refunding bonds, are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent; (iii) noncallable obligations of a state or an agency or a county, municipality, or other political subdivision of a state that have been refunded and that, on the date the governing body of the issuer adopts or approves the proceedings authorizing the issuance of refunding bonds, are rated as to investment quality by a nationally recognized investment rating firm not less than AAA or its equivalent, or (iv) any additional securities and obligations hereafter authorized by the laws of the State of Texas as eligible for use to accomplish the discharge of obligations such as the Certificates.

M. The term *Gross Revenues* for any period shall mean all revenue during such period in respect or on account of the operation or ownership of the System, excluding refundable meter deposits, restricted gifts, and grants in aid of construction, but including earnings and income derived from the investment or deposit of money in any special fund or account (except the Certificate Fund) created and established for the payment or security of the Certificates.

N. The term *Holder* or *Holder*s shall mean the registered owner, whose name appears in the Security Register, for any Certificate.

O. The term *Interest Payment Date* shall mean the date interest is payable on the Certificates, being February 1 and August 1 of each year, commencing February 1, 2017, while any of the Certificates remain Outstanding.

P. The term *Junior Lien Obligations* shall mean (i) any bonds, notes, warrants, certificates of obligation, or any similar obligations hereafter issued by the City that are payable, in whole or in part, from and equally and ratably secured by a lien on and pledge of the Net Revenues of the System, such pledge being junior and inferior to the lien on and pledge of the Net Revenues of the System, that may be pledged to the payment of any Prior Lien Obligations hereafter issued by the City, but prior and superior to the lien on and pledge of the Net Revenues securing the payment of the currently outstanding Subordinate Lien Obligations, Limited Pledge Obligations, the Certificates, or any Additional Subordinate Lien Obligations or Additional Limited Pledge Obligations hereafter issued by the City, all as further provided in Section 20 of this Ordinance and (ii) obligations hereafter issued to refund any of the foregoing that are payable from and equally and ratably secured by a junior and inferior lien on and pledge of the Net Revenues as determined by the City Council in accordance with any applicable law.

Q. The term *Limited Pledge Obligations* shall mean (i) the Certificates and the outstanding and unpaid obligations of the City that are payable, in part, from and secured by a subordinate and inferior lien on and pledge of a limited amount of the Net Revenues of the System and designated as follows:

(1) “City of Aransas Pass, Texas Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2006”, dated February 1, 2006, originally issued in the aggregate principal amount of \$1,000,000;

(2) “City of Aransas Pass, Texas Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2007A”, dated November 1, 2007, originally issued in the aggregate principal amount of \$4,000,000;

(3) “City of Aransas Pass, Texas Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2012”, dated September 1, 2012, originally issued in the aggregate principal amount of \$4,200,000;

(4) “City of Aransas Pass, Texas Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2014”, dated May 15, 2014, originally issued in the aggregate principal amount of \$9,500,000; and

(5) “City of Aransas Pass, Texas Combination Tax and Limited Pledge Revenue Certificates of Obligation, Series 2015”, dated December 1, 2014, originally issued in the aggregate principal amount of \$2,285,000; or

(ii) obligations hereafter issued to refund any of the foregoing as determined by the City Council in accordance with any applicable law.

R. The term *Maintenance and Operating Expenses* shall mean all current expenses of operating and maintaining the System not paid from the proceeds of the Certificates, including (1) the cost of all salaries, labor, materials, repairs, and extensions necessary to render efficient service, but only if, in the case of repairs and extensions, they are, in the judgment of the City

Council (reasonably and fairly exercised), necessary to maintain operation of the System and render adequate service to the City and the inhabitants thereof, or are necessary to meet some physical accident or condition which would otherwise impair obligations payable from Net Revenues, (2) payments to pension, retirement, health, hospitalization, and other employee benefit funds for employees of the City engaged in the operation or maintenance of the System, (3) payments under contracts for the purchase of water supply, treatment of sewage, or other materials, goods, or services for the System to the extent authorized by law and the provisions of such contract, (4) payments to auditors, attorneys, and other consultants incurred in complying with the obligations of the City hereunder, and (5) any legal liability of the City arising out of the operation, maintenance, or condition of the System, but excluding any allowance for depreciation, property retirement, depletion, obsolescence, and other items not requiring an outlay of cash and any interest on the Certificates or other bonds, notes, warrants, or similar obligations of the City payable from Net Revenues.

S. The term *Net Revenues* for any period shall mean the Gross Revenues of the System less the Maintenance and Operating Expenses of the System.

T. The term *Ordinance* shall mean this ordinance as finally passed and adopted by the City Council of the City.

U. The term *Outstanding* when used in this Ordinance with respect to Certificates shall mean, as of the date of determination, all Certificates issued and delivered under this Ordinance, except:

- (1) those Certificates canceled by the Paying Agent/Registrar or delivered to the Paying Agent/Registrar for cancellation;
- (2) those Certificates for which payment has been duly provided by the City in accordance with the provisions of Section 29 of this Ordinance; and
- (3) those Certificates that have been mutilated, destroyed, lost, or stolen and replacement Certificates have been registered and delivered in lieu thereof as provided in Section 25 of this Ordinance.

V. The term *Pledged Revenues* shall mean, while the Certificates remain Outstanding, an amount of Net Revenues not in excess of \$1,000. The Pledged Revenues shall be deposited, allocated, and expended in accordance with Section 10 of this Ordinance.

W. The term *Pledged Revenue Amount* shall mean the total amount, not to exceed \$1,000 while the Certificates are Outstanding, of Net Revenues that may be transferred in whole or in part by the City in any given Fiscal Year (however, any amounts transferred prior to the final maturity date of the Certificates may not exceed the total amount of \$1,000) to the Certificate Fund.

X. The term *Prior Lien Obligations* shall mean (i) any bonds, notes, warrants, certificates of obligation or any similar obligations hereafter issued by the City that are payable wholly or in part from and equally and ratably secured by a prior and first lien on and pledge of the Net Revenues of the System, all as further provided in Section 20 of this Ordinance, and (ii) any obligations hereafter issued to refund the foregoing that are payable from and equally

and ratably secured by a prior and first lien on and pledge of the Net Revenues of the System as determined by the City Council in accordance with any applicable law.

Y. The term *Purchasers* shall mean the initial purchaser or purchasers of the Certificates named in Section 26 of this Ordinance.

Z. The term *Stated Maturity* shall mean the annual principal payments of the Certificates payable on August 1 of each year the Certificates are Outstanding as set forth in Section 2 of this Ordinance.

AA. The term *Subordinate Lien Obligations* shall mean (i) the outstanding and unpaid obligations of the City that are payable, in whole or in part, from and equally and secured by a subordinate and inferior lien on and pledge of the Net Revenues of the System and designated as follows:

“City of Aransas Pass, Texas Combination Tax and Subordinate Lien Revenue Certificates of Obligation, Series 2005”, dated February 1, 2005, in the original principal amount of \$1,115,000; and

(ii) obligations hereafter issued to refund any of the foregoing that are payable from and equally and ratably secured by a subordinate and inferior lien on and pledge of the Net Revenues of the System as determined by the City Council in accordance with any applicable law.

BB. The term *System* shall mean all properties, facilities and plants currently owned, operated, and maintained by the City for the supply, treatment, and transmission of treated potable water, for the collection and treatment of wastewater, together with all future extensions, improvements, replacements and additions thereto, whether situated within or without the limits of the City and the City expressly reserves the right at its sole discretion to include additional utility, telecommunications, technology, or similar enterprise services as components of the System; provided, however, that notwithstanding the foregoing, and to the extent now or hereafter authorized or permitted by law, the term System shall not mean to include facilities of any kind which are declared not to be a part of the System and which are acquired or constructed by or on behalf of the City with the proceeds from the issuance of *Special Facilities Bonds*, which are hereby defined as being special revenue obligations of the City which are not payable from Net Revenues but which are payable from and equally and ratably secured by other liens on and pledges of any revenues, sources or payments, not pledged to the payment of the Bonds Similarly Secured including, but not limited to, special contract revenues or payments received from any other legal entity in connection with such facilities.

SECTION 10. Certificate Fund – Investments. For the purpose of paying the interest on and to provide a sinking fund for the payment, redemption, and retirement of the Certificates, there shall be and is hereby created a special fund to be designated “COMBINATION TAX AND LIMITED PLEDGE REVENUE CERTIFICATES OF OBLIGATION, SERIES 2016, INTEREST AND SINKING FUND” (the *Certificate Fund*), which fund shall be kept and maintained at the Depository, and money deposited in the Certificate Fund shall be used for no other purpose and shall be maintained as provided in Section 27. Authorized Officials of the

City are hereby authorized and directed to make withdrawals from the Certificate Fund sufficient to pay the purchase price or the amount of principal of, premium, if any, and interest on the Certificates as the same become due and payable, or the purchase price thereof, and shall cause to be transferred to the Paying Agent/Registrar from money on deposit in the Certificate Fund an amount sufficient to pay the amount of principal and/or interest stated to mature on the Certificates, such transfer of funds to the Paying Agent/Registrar to be made in such manner as will cause immediately available funds to be deposited with the Paying Agent/Registrar on or before the business day next preceding each interest and principal payment date for the Certificates.

The City, at its sole discretion, may deposit the Pledged Revenue Amount to the Certificate Fund. The Pledged Revenue Amount, if deposited, shall be expended annually to pay principal of and interest on the Certificates as the same become due and payable. This Pledged Revenue Amount shall be accounted for and transferred to the Paying Agent/Registrar in accordance with the provisions of the previous paragraph of this Section.

Pending the transfer of funds to the Paying Agent/Registrar, money deposited in any fund created and established by this Ordinance may, at the option of the City, be placed in time deposits, certificates of deposit, guaranteed investment contracts, or similar contractual agreements, as permitted by the provisions of the Public Funds Investment Act, as amended, Chapter 2256, Texas Government Code, secured (to the extent not insured by the Federal Deposit Insurance Corporation) by obligations of the type hereinafter described, or be invested, as authorized by any law, including investments held in book-entry form, in securities, including, but not limited to, direct obligations of the United States of America, obligations guaranteed or insured by the United States of America, which, in the opinion of the Attorney General of the United States, are backed by its full faith and credit or represent its general obligations, or invested in indirect obligations of the United States of America, including, but not limited to, evidences of indebtedness issued, insured or guaranteed by such governmental agencies as the Federal Land Banks, Federal Intermediate Credit Banks, Banks for Cooperatives, Federal Home Loan Banks, Government National Mortgage Association, Farmers Home Administration, Federal Home Loan Mortgage Association, Small Business Administration, or Federal Housing Association; provided that all such deposits and investments shall be made in such a manner that the money required to be expended from any fund will be available at the proper time or times. All interest and income derived from deposits and investments in any fund established pursuant to the provisions of this Ordinance shall be credited to, and any losses debited to, such fund. All such investments shall be sold promptly when necessary to prevent any default in connection with the Certificates.

SECTION 11. Tax Levy. To provide for the payment of the Debt Service Requirements on the Certificates being (i) the interest on the Certificates and (ii) a sinking fund for their redemption at Stated Maturity or a sinking fund of 2% (whichever amount shall be the greater), there shall be and there is hereby levied for the current year and each succeeding year thereafter while the Certificates or any interest thereon shall remain Outstanding, a sufficient tax, within the limitations prescribed by law, on each one hundred dollars valuation of taxable property in the City, adequate to pay such Debt Service Requirements, full allowance being made for delinquencies and costs of collection; said tax shall be assessed and collected each year and applied to the payment of the Debt Service Requirements, and the same shall not be diverted to any other purpose. The taxes so levied and collected shall be paid into the Certificate Fund and

are thereafter pledged to the payment of the Certificates. The City Council hereby declares its purpose and intent to provide and levy a tax legally and fully sufficient to pay the Debt Service Requirements, it having been determined that the existing and available taxing authority of the City for such purpose is adequate to permit a legally sufficient tax in consideration of all other outstanding indebtedness and other obligations of the City.

The amount of taxes to be provided annually for the payment of the principal of and interest on the Certificates shall be determined and accomplished in the following manner:

A. Prior to the date the City Council establishes the annual tax rate and passes an ordinance levying ad valorem taxes each year, the City Council shall determine:

(1) the amount of Debt Service Requirements to become due and payable on the Certificates between the Collection Date for the taxes then to be levied and the Collection Date for the taxes to be levied during the next succeeding calendar year;

(2) the amount on deposit in the Certificate Fund after (a) deducting therefrom the total amount of Debt Service Requirements to become due on Certificates prior to the Collection Date for the ad valorem taxes to be levied and (b) adding thereto the amount of the Pledged Revenues, if any, to be appropriated and allocated during such year to pay such Debt Service Requirements, if any, prior to the Collection Date for the ad valorem taxes to be levied; and

(3) the amount of Pledged Revenues, if any, to be appropriated and to be set aside for the payment of the Debt Service Requirements on the Certificates between the Collection Date for the taxes then to be levied and the Collection Date for the taxes to be levied during the next succeeding Fiscal Year.

B. The amount of taxes to be levied annually each year to pay the Debt Service Requirements on the Certificates shall be the amount established in paragraph (1) above less the sum total of the amounts established in paragraphs (2) and (3), after taking into consideration delinquencies and costs of collecting such annual taxes.

SECTION 12. Pledge of Revenues. The City hereby covenants and agrees that, subject to (i) any prior lien on and pledge of the Net Revenues of the System to the payment and security of the currently outstanding Subordinate Lien Obligations and any Prior Lien Obligations, Junior Lien Obligations or Additional Subordinate Lien Obligations hereafter issued by the City and (ii) the lien on and pledge of a limited amount of the Net Revenues to the payment and security of the currently outstanding Limited Pledge Obligations, the Pledged Revenues are hereby irrevocably pledged to the payment of the principal of and interest on the Certificates and the pledge of Pledged Revenues herein made for the payment of the Certificates shall constitute a lien on the Pledged Revenues in accordance with the terms and provisions hereof and be valid and binding without any physical delivery thereof or further act by the City.

SECTION 13. System Fund. The City hereby covenants and agrees that all Gross Revenues derived from the operation of the System shall be kept separate and apart from all other funds, accounts and money of the City and shall be deposited as collected into the "CITY OF ARANSAS PASS, TEXAS UTILITY SYSTEM FUND" (the *System Fund*). All money

deposited in the System Fund shall be pledged and appropriated to the extent required for the following purposes and in the order of priority shown:

- First: to the payment of the reasonable and proper Maintenance and Operating Expenses of the System required by statute or ordinances authorizing the issuance of any indebtedness of the City to be a first charge on and claim against the Gross Revenues of the System;
- Second: To the payment of the amounts that must be deposited in the special funds and accounts created and established for the payment, security, and benefit of any Prior Lien Obligations hereafter issued by the City in accordance with the terms and provisions of any ordinance authorizing their issuance;
- Third: To the payment of the amounts that must be deposited in the special funds and accounts created and established for the payment, security, and benefit of any Junior Lien Obligations hereafter issued by the City in accordance with the terms and provisions of any ordinance authorizing their issuance;
- Fourth: To the payment of the amounts that must be deposited in the special funds and accounts created and established for the payment, security, and benefit of the currently outstanding Subordinate Lien Obligations and any Additional Subordinate Lien Obligations hereafter issued by the City in accordance with the terms and provisions of any ordinance authorizing their issuance; and
- Fifth: To the payment of the amounts that may be deposited in the special funds and accounts established for the payment of the currently outstanding Limited Pledge Obligations, including the Certificates and any Additional Limited Pledge Obligations hereafter issued by the City in accordance with the terms and provisions of any ordinances authorizing their issuance.

Any Net Revenues remaining in the System Fund after satisfying the foregoing payments, or making adequate and sufficient provision for the payment, security and benefit thereof, may be appropriated and used for any other City purpose now or hereafter permitted by law.

SECTION 14. Deposits to Certificate Fund; Surplus Certificate Proceeds. The City hereby covenants and agrees to cause to be deposited in the Certificate Fund prior to a principal and interest payment date for the Certificates, from the Pledged Revenues in the System Fund, after the deduction of all payments required to be made to the special funds or accounts created for the payment, security, and benefit of (i) the currently outstanding Subordinate Lien Obligations and any Prior Lien Obligations, Junior Lien Obligations or Additional Subordinate Lien Obligations hereafter issued by the City and (ii) the currently outstanding Limited Pledge Obligations, including the Certificates, and any amounts budgeted to be paid therefrom in such Fiscal Year.

Accrued interest received from the Purchasers of the Certificates shall be deposited to the Certificate Fund and ad valorem taxes levied and collected for the benefit of the Certificates shall be deposited to the Certificate Fund. In addition, any surplus proceeds, including investment

income therefrom, from the sale of the Certificates not expended for authorized purposes shall be deposited in the Certificate Fund, and such amounts so deposited shall reduce the sums otherwise required to be deposited in said fund from ad valorem taxes.

SECTION 15. Security of Funds. All money on deposit in the funds for which this Ordinance makes provision (except any portion thereof as may be at any time properly invested as provided herein) shall be secured in the manner and to the fullest extent required by the laws of the State of Texas for the security of public funds, and money on deposit in such funds shall be used only for the purposes permitted by this Ordinance.

SECTION 16. Maintenance of System - Insurance. The City covenants and agrees that while the Certificates remain Outstanding it will maintain and operate the System with all possible efficiency and maintain casualty and other insurance (including a system of self-insurance) on the properties of the System and its operations of a kind and in such amounts customarily carried by municipal corporations in the State of Texas engaged in a similar type of business and that it will faithfully and punctually perform all duties with reference to the System required by the laws of the State of Texas. All money received from losses under such insurance policies, other than public liability policies, are held for the benefit of the holders of the Certificates until and unless the proceeds are paid out in making good the loss or damage in respect of which such proceeds are received, either by replacing the property destroyed or repairing the property damaged, and adequate provision for making good such loss or damage must be made within ninety (90) days after the date of loss. The payment of premiums for all insurance policies required under the provisions hereof shall be considered Maintenance and Operating Expenses. Nothing in this Ordinance shall be construed as requiring the City to expend any funds which are derived from sources other than the operation of the System but nothing herein shall be construed as preventing the City from doing so.

SECTION 17. Rates and Charges. The City hereby covenants and agrees with the Holders of the Certificates that rates and charges for utility services afforded by the System will be established and maintained to provide Gross Revenues sufficient at all times:

A. to pay, together with any other lawfully available funds, all operating, maintenance, depreciation, replacement, betterment, and other costs incurred in the maintenance and operation of the System, including, but not limited to, Maintenance and Operating Expenses; provided, however, that the City expressly reserves the right to utilize other lawfully available funds to pay the Maintenance and Operating Expenses;

B. to produce Net Revenues sufficient, together with any other lawfully available funds, to pay (i) the interest on and principal of any Prior Lien Obligations hereafter issued by the City as the same becomes due and payable and the amounts required to be deposited in any special fund created and established for the payment, security, and benefit thereof, (ii) the interest on and principal of any Junior Lien Obligations hereafter issued by the City as the same becomes due and payable and the amounts required to be deposited in any special fund created and established for the payment, security, and benefit thereof, (iii) the interest on and principal of the currently outstanding Subordinate Lien Obligations and any Additional Subordinate Lien Obligations hereafter issued by the City as the same becomes due and payable and the amounts required to be deposited in any special fund created and established for the payment, security, and benefit thereof, and (iv) the amounts that may be deposited in the special funds established

for the payment of the currently outstanding Limited Pledge Obligations, the Certificates, or any Additional Limited Pledge Obligations hereafter issued by the City; and

C. to pay other legally incurred indebtedness payable from the Net Revenues of the System and/or secured by a lien on the System or the Net Revenues thereof.

SECTION 18. Records and Accounts - Annual Audit. The City further covenants and agrees that so long as any of the Certificates remain Outstanding it will keep and maintain separate and complete records and accounts pertaining to the operations of the System in which complete and correct entries shall be made of all transactions relating thereto, as provided by Chapter 1502, as amended, Texas Government Code, or other applicable law. The Holders of the Certificates or any duly authorized agent or agents of the Holders shall have the right to inspect the System and all properties comprising the same. The City further agrees that, following the close of each Fiscal Year, it will cause an audit of such books and accounts to be made by an independent firm of certified public accountants. Expenses incurred in making the annual audit of the operations of the System are to be regarded as Maintenance and Operating Expenses.

SECTION 19. Remedies in Event of Default. In addition to all the rights and remedies provided by the laws of the State of Texas, the City covenants and agrees particularly that in the event the City (a) defaults in the payments to be made to the Certificate Fund, or (b) defaults in the observance or performance of any other of the covenants, conditions, or obligations set forth in this Ordinance, the Holders of any of the Certificates shall be entitled to seek a writ of mandamus issued by a court of proper jurisdiction compelling and requiring the governing body of the City and other officers of the City to observe and perform any covenant, condition, or obligation prescribed in this Ordinance.

No delay or omission to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver of any such default or acquiescence therein, and every such right and power may be exercised from time to time and as often as may be deemed expedient. The specific remedies herein provided shall be cumulative of all other existing remedies and the specification of such remedies shall not be deemed to be exclusive.

SECTION 20. Issuance of Prior Lien Obligations - Junior Lien Obligations – Additional Subordinate Lien Obligations and Additional Limited Pledge Obligations. The City hereby expressly reserves the right to hereafter issue bonds, notes, warrants, certificates of obligation, or similar obligations, payable, wholly or in part, as appropriate, from and secured by a pledge of and lien on the Net Revenues of the System with the following priorities, without limitation as to principal amount, but subject to any terms, conditions, or restrictions applicable thereto under existing ordinances, laws, or otherwise:

A. Prior Lien Obligations payable from and equally and ratably secured by a first and prior lien on and pledge of the Net Revenues of the System;

B. Junior Lien Obligations payable from and equally and ratably secured by a lien on and pledge of the Net Revenues that is junior and inferior to the lien on and pledge thereof securing the payment of any Prior Lien Obligations hereafter issued by the City, but prior and

superior to the lien on and pledge of the Net Revenues securing, in part, the payment of the currently outstanding Subordinate Lien Obligations, the Limited Pledge Obligations, and the Certificates, and any Additional Subordinate Lien Obligations or Additional Limited Pledge Obligations hereafter issued by the City;

C. Additional Subordinate Lien Obligations payable from and equally and ratably secured by a lien on and pledge of the Net Revenues that is subordinate and inferior to the lien on and pledge thereof securing the payment of any Prior Lien Obligations or Junior Lien Obligations hereafter issued by the City, but prior and superior to the lien on and pledge of the Net Revenues securing, in part, the payment of the currently outstanding Limited Pledge Obligations and the Certificates and any Additional Limited Pledge Obligations hereafter issued by the City; and

D. Additional Limited Pledge Obligations secured by a lien on and pledge of a limited amount of the Net Revenues in accordance with the provisions of the following paragraph.

Prior Lien Obligations, Junior Lien Obligations or Additional Subordinate Lien Obligations, if issued, may be payable, in whole or in part, from Net Revenues (without impairment of the obligation of contract with the holders of the currently outstanding Limited Pledge Obligations and the Certificates) upon such terms and conditions as the City Council may determine. Additional Limited Pledge Obligations, if issued and payable, in whole or in part, from Pledged Revenues (defined in the same or similar terms as provided in Section 9 of this Ordinance or in the ordinances authorizing the issuance of the currently outstanding Limited Pledge Obligations), shall not in any event be construed to be payable from the Pledged Revenues authorized by this Ordinance or in the ordinances authorizing the issuance of the currently outstanding Limited Pledge Obligations to be budgeted and appropriated for the payment of the Certificates or the ordinances authorizing the issuance of the currently outstanding Limited Pledge Obligations. However, the lien on and pledge of the limited amount of Net Revenues securing, in part, the payment of the Certificates, the Limited Pledge Obligations, and any Additional Limited Pledge Obligations shall be subordinate and inferior to the pledge of and lien on the Net Revenues securing the payment of the currently outstanding Subordinate Lien Obligations and any Prior Lien Obligations, Junior Lien Obligations, or Additional Subordinate Lien Obligations hereafter issued by the City.

SECTION 21. Special Covenants. The City hereby further covenants that:

A. it has the lawful power to pledge the Pledged Revenues supporting the Certificates and has lawfully exercised said powers under the laws of the State of Texas, including power existing under Chapter 1502, as amended, Texas Government Code, the Certificate of Obligation Act of 1971, as amended, Texas Local Government Code, Section 271.041 through Section 271.064, and the City's Home Rule Charter;

B. other than for the payment of the currently outstanding Subordinate Lien Obligations, the Limited Pledge Obligations, and the Certificates, the Net Revenues of the System have not in any manner been pledged to the payment of any debt or obligation of the City or of the System;

C. as long as any Certificates or any interest thereon remain Outstanding, the City will not sell, lease or encumber (except in the manner provided in Section 20 of this Ordinance) the System or any substantial part thereof, provided that this covenant shall not be construed to prohibit the sale of such machinery, or other properties or equipment which has become obsolete or otherwise unsuited to the efficient operation of the System;

D. to the extent that it legally may, the City further covenants and agrees that, so long as any of the Certificates, or any interest thereon, are Outstanding, no franchise shall be granted for the installation or operation of any competing utility systems other than those owned by the City, and the operation of any such systems by anyone other than the City is hereby prohibited; and

E. no free service of the System shall be allowed, and should the City or any of its agents or instrumentalities make use of the services and facilities of the System, payment of the reasonable value thereof shall be made by the City out of funds from sources other than the revenues and income of the System.

SECTION 22. Application of the Covenants and Agreements of the Prior Lien Obligations, Junior Lien Obligations, or Additional Subordinate Lien Obligations. It is the intention of the City Council and accordingly hereby recognized and stipulated that the provisions, agreements, and covenants contained herein bearing upon the management and operations of the System, and the administration and application of Gross Revenues derived from the operation thereof, shall to the extent possible be harmonized with like provisions, agreements, and covenants contained in the ordinances authorizing the issuance of the currently outstanding Subordinate Lien Obligations and any Prior Lien Obligations, Junior Lien Obligations, or Additional Subordinate Lien Obligations hereafter issued by the City, and to the extent of any irreconcilable conflict between the provisions contained herein and in the ordinances authorizing the issuance of the currently outstanding Subordinate Lien Obligations, the provisions, agreements and covenants contained therein shall prevail to the extent of such conflict and be applicable to this Ordinance, especially the priority of rights and benefits conferred thereby to the holders of the currently outstanding Subordinate Lien Obligations. It is expressly recognized that prior to the issuance of any Prior Lien Obligations, Junior Lien Obligations or Additional Subordinate Lien Obligations, the City must comply with each of the conditions precedent contained in the ordinances authorizing the issuance of the currently outstanding Subordinate Lien Obligations, Limited Pledge Obligations, and the Certificates, as appropriate.

SECTION 23. Notices to Holders, Waiver. Wherever this Ordinance provides for notice to Holders of any event, such notice shall be sufficiently given (unless otherwise herein expressly provided) if in writing and sent by United States mail, first-class postage prepaid, to the address of each Holder as it appears in the Security Register at the close of business on the business day next preceding the mailing of such notice.

In any case where notice to Holders is given by mail, neither the failure to mail such notice to any particular Holders, nor any defect in any notice so mailed, shall affect the sufficiency of such notice with respect to all other Holders. Where this Ordinance provides for notice in any manner, such notice may be waived in writing by the Holder entitled to receive such notice, either before or after the event with respect to which such notice is given, and such

waiver shall be the equivalent of such notice. Waivers of notice by Holders shall be filed with the Paying Agent/Registrar, but such filing shall not be a condition precedent to the validity of any action taken in reliance upon such waiver.

SECTION 24. Cancellation. All Certificates surrendered for payment, redemption, transfer, exchange, or replacement, if surrendered to the Paying Agent/Registrar, shall be promptly canceled by it and, if surrendered to the City, shall be delivered to the Paying Agent/Registrar and, if not already canceled, shall be promptly canceled by the Paying Agent/Registrar. The City may at any time deliver to the Paying Agent/Registrar for cancellation any Certificates previously certified or registered and delivered which the City may have acquired in any manner whatsoever, and all Certificates so delivered shall be promptly canceled by the Paying Agent/Registrar. All canceled Certificates held by the Paying Agent/Registrar shall be destroyed as directed by the City.

SECTION 25. Mutilated, Destroyed, Lost, and Stolen Certificates. If (1) any mutilated Certificate is surrendered to the Paying Agent/Registrar, or the City and the Paying Agent/Registrar receive evidence to their satisfaction of the destruction, loss, or theft of any Certificate, and (2) there is delivered to the City and the Paying Agent/Registrar such security or indemnity as may be required to save each of them harmless, then, in the absence of notice to the City or the Paying Agent/Registrar that such Certificate has been acquired by a bona fide purchaser, the City shall execute and, upon its request, the Paying Agent/Registrar shall register and deliver, in exchange for or in lieu of any such mutilated, destroyed, lost, or stolen Certificate, a new Certificate of the same Stated Maturity and interest rate and of like tenor and principal amount, bearing a number not contemporaneously Outstanding.

In case any such mutilated, destroyed, lost, or stolen Certificate has become or is about to become due and payable, the City in its discretion may, instead of issuing a new Certificate, pay such Certificate.

Upon the issuance of any new Certificate or payment in lieu thereof, under this Section, the City may require payment by the Holder of a sum sufficient to cover any tax or other governmental charge imposed in relation thereto and any other expenses and charges (including attorney's fees and the fees and expenses of the Paying Agent/Registrar) connected therewith.

Every new Certificate issued pursuant to this Section in lieu of any mutilated, destroyed, lost, or stolen Certificate shall constitute a replacement of the prior obligation of the City, whether or not the mutilated, destroyed, lost, or stolen Certificate shall be at any time enforceable by anyone, and shall be entitled to all the benefits of this Ordinance equally and ratably with all other Outstanding Certificates.

The provisions of this Section are exclusive and shall preclude (to the extent lawful) all other rights and remedies with respect to the replacement and payment of mutilated, destroyed, lost, or stolen Certificates.

SECTION 26. Sale of the Certificates at Competitive Sale; Approval of Official Statement; Proceeds of Sale. The Certificates authorized by this Ordinance are hereby sold by the City to _____, _____, _____, as the authorized representative of a group of underwriters at a competitive sale (the *Purchasers*, having all of the rights, duties,

and obligations of a Holder), in accordance with the provisions of an Official Bid Form (the "Official Bid Form"), dated _____, 2016, attached hereto as Exhibit B and incorporated herein by reference as a part of this Ordinance for all purposes, at the price of par, plus a cash premium of \$_____ (including the Purchasers' compensation of \$_____ and an excess bid premium of \$_____), plus accrued interest to the date of initial delivery of the Certificates to the Purchasers, and is hereby approved and confirmed. The Initial Certificate shall be registered in the name of _____. It is hereby officially found, determined, and declared that the Purchasers are the highest bidder for the Certificates whose bid, received as a result of invitations for competitive bids in compliance with applicable law, produced the lowest true interest cost to the City. The pricing and terms of the sale of the Certificates are hereby found and determined to be the most advantageous reasonably obtainable by the City. Any Authorized Official is hereby authorized and directed to execute the Official Bid Form for and on behalf of the City and as the act and deed of this City Council, and in regard to the approval and execution of the Official Bid Form, the City Council hereby finds, determines and declares that the representations, warranties, and agreements of the City contained in the Official Bid Form are true and correct in all material respects and shall be honored and performed by the City. Delivery of the Certificates to the Purchasers shall occur as soon as practicable after the adoption of this Ordinance, upon payment therefor in accordance with the terms of the Official Bid Form.

Proceeds from the sale of the Certificates shall be applied as follows:

(1) Accrued interest on the Certificates (in the amount of \$_____) received from the Purchasers shall be deposited into the Certificate Fund.

(2) The City received a [net] original issue reoffering premium from the sale of the Certificates of \$_____ which is hereby allocated by the City in the following manner: (1) \$_____ to pay the Purchasers' compensation, (2) \$_____ shall be deposited into the construction account established in paragraph (3) below, and (3) \$_____ shall be deposited to pay certain remaining costs of issuance of the Certificates.

(3) The balance of the proceeds derived from the sale of the Certificates (after paying costs of issuance) shall be deposited into the special construction account or accounts created for the projects to be constructed with the proceeds of the Certificates and used to pay costs of such projects. This special construction account shall be established and maintained at the Depository and shall be invested in accordance with the provisions of Section 10 of this Ordinance. Interest earned on the proceeds of the Certificates pending completion of construction of the projects financed with such proceeds shall be accounted for, maintained, deposited, and expended as permitted by the provisions of Chapter 1201, as amended, Texas Government Code, or as required by any other applicable law. Thereafter, such amounts shall be expended in accordance with Section 14 of this Ordinance.

Furthermore, the City hereby ratifies, confirms, and approves in all respects (i) the City's prior determination that the Preliminary Official Statement was, as of its date, "deemed final" in accordance with the Rule (hereinafter defined) and (ii) the use and distribution of the Official Notice of Sale, Official Bid Form, and Preliminary Official Statement by the Purchasers in

connection with the public offering and sale of the Certificates. The final Official Statement, being a modification and amendment of the Preliminary Official Statement to reflect the terms of sale referenced in the Official Bid Form (together with such changes approved by any Authorized Official, any one or more of said officials), shall be and is hereby in all respects approved and the Purchasers are hereby authorized to use and distribute the final Official Statement, dated _____, 2016, in the reoffering, sale and delivery of the Certificates to the public. The Mayor and/or City Secretary are further authorized and directed to manually execute and deliver for and on behalf of the City copies of the Official Statement in final form as may be required by the Purchasers, and such final Official Statement in the form and content manually executed by said officials shall be deemed to be approved by the City Council and constitute the Official Statement authorized for distribution and use by the Purchasers. The proper officials of the City are hereby authorized to execute and deliver a certificate pertaining to such Official Statement as prescribed therein, dated as of the date of payment for and delivery of the Certificates.

SECTION 27. Covenants to Maintain Tax-Exempt Status.

A. Definitions. When used in this Section, the following terms have the following meanings:

“*Closing Date*” means the date on which the Certificates are first authenticated and delivered to the initial purchasers against payment therefor.

“*Code*” means the Internal Revenue Code of 1986, as amended by all legislation, if any, effective on or before the Closing Date.

“*Computation Date*” has the meaning set forth in Section 1.148-1(b) of the Regulations.

“*Gross Proceeds*” means any proceeds as defined in Section 1.148-1(b) of the Regulations, and any replacement proceeds as defined in Section 1.148-1(c) of the Regulations, of the Certificates.

“*Investment*” has the meaning set forth in Section 1.148-1(b) of the Regulations.

“*Nonpurpose Investment*” means any investment property, as defined in section 148(b) of the Code, in which Gross Proceeds of the Certificates are invested and which is not acquired to carry out the governmental purposes of the Certificates.

“*Rebate Amount*” has the meaning set forth in Section 1.148-1(b) of the Regulations.

“*Regulations*” means any proposed, temporary, or final Income Tax Regulations issued pursuant to sections 103 and 141 through 150 of the Code, and 103 of the Internal Revenue Code of 1954, which are applicable to the Certificates. Any reference to any specific Regulation shall also mean, as appropriate, any proposed, temporary or final Income Tax Regulation designed to supplement, amend or replace the specific Regulation referenced.

“Yield” of

(1) any Investment has the meaning set forth in Section 1.148-5 of the Regulations; and

(2) the Certificates has the meaning set forth in Section 1.148-4 of the Regulations.

B. Not to Cause Interest to Become Taxable. The City shall not use, permit the use of, or omit to use Gross Proceeds or any other amounts (or any property the acquisition, construction or improvement of which is to be financed or refinanced directly or indirectly with Gross Proceeds) in a manner which if made or omitted, respectively, would cause the interest on any Certificate to become includable in the gross income, as defined in section 61 of the Code, of the owner thereof for federal income tax purposes. Without limiting the generality of the foregoing, unless and until the City receives a written opinion of counsel nationally recognized in the field of municipal bond law to the effect that failure to comply with such covenant will not adversely affect the exemption from federal income tax of the interest on any Certificate, the City shall comply with each of the specific covenants in this Section.

C. No Private Use or Private Payments. Except to the extent that it will not cause the Certificates to become “private activity bonds” within the meaning of section 141 of the Code and the Regulations and rulings thereunder, the City shall at all times prior to the last Stated Maturity of Certificates:

(1) exclusively own, operate and possess all property the acquisition, construction or improvement of which is to be financed or refinanced directly or indirectly with Gross Proceeds of the Certificates, and not use or permit the use of such Gross Proceeds (including all contractual arrangements with terms different than those applicable to the general public) or any property acquired, constructed or improved with such Gross Proceeds in any activity carried on by any person or entity (including the United States or any agency, department and instrumentality thereof) other than a state or local government, unless such use is solely as a member of the general public; and

(2) not directly or indirectly impose or accept any charge or other payment by any person or entity who is treated as using Gross Proceeds of the Certificates or any property the acquisition, construction or improvement of which is to be financed or refinanced directly or indirectly with such Gross Proceeds, other than taxes of general application within the City or interest earned on investments acquired with such Gross Proceeds pending application for their intended purposes.

D. No Private Loan. Except as would not cause the Certificates to become “private activity bonds” within the meaning of section 141 of the Code and the Regulations and rulings thereunder, the City shall not use Gross Proceeds of the Certificates to make or finance loans to any person or entity other than a state or local government. For purposes of the foregoing covenant, such Gross Proceeds are considered to be “loaned” to a person or entity if- (1) property acquired, constructed or improved with such Gross Proceeds is sold or leased to such person or entity in a transaction which creates a debt for federal income tax purposes; (2) capacity in or service from such property is committed to such person or entity under a take-or-pay, output or

similar contract or arrangement; or (3) indirect benefits, or burdens and benefits of ownership, of such Gross Proceeds or any property acquired, constructed or improved with such Gross Proceeds are otherwise transferred in a transaction which is the economic equivalent of a loan.

E. Not to Invest at Higher Yield. Except as would not cause the Certificates to become “arbitrage bonds” within the meaning of section 148 of the Code and the Regulations and rulings thereunder, the City shall not at any time prior to the final Stated Maturity of the Certificates directly or indirectly invest Gross Proceeds in any Investment, if as a result of such investment the Yield of any Investment acquired with Gross Proceeds, whether then held or previously disposed of, materially exceeds the Yield of the Certificates.

F. Not Federally Guaranteed. Except to the extent permitted by section 149(b) of the Code and the Regulations and rulings thereunder, the City shall not take or omit to take any action which would cause the Certificates to be federally guaranteed within the meaning of section 149(b) of the Code and the Regulations and rulings thereunder.

G. Information Report. The City shall timely file the information required by section 149(e) of the Code with the Secretary of the Treasury on Form 8038-G or such other form and in such place as the Secretary may prescribe.

H. Rebate of Arbitrage Profits. Except to the extent otherwise provided in section 148(f) of the Code and the Regulations and rulings thereunder:

(1) The City shall account for all Gross Proceeds (including all receipts, expenditures and investments thereof) on its books of account separately and apart from all other funds (and receipts, expenditures and investments thereof) and shall retain all records of accounting for at least six years after the day on which the last Outstanding Certificate is discharged. However, to the extent permitted by law, the City may commingle Gross Proceeds of the Certificates with other money of the City, provided that the City separately accounts for each receipt and expenditure of Gross Proceeds and the obligations acquired therewith.

(2) Not less frequently than each Computation Date, the City shall calculate the Rebate Amount in accordance with rules set forth in section 148(f) of the Code and the Regulations and rulings thereunder. The City shall maintain such calculations with its official transcript of proceedings relating to the issuance of the Certificates until six years after the final Computation Date.

(3) As additional consideration for the purchase of the Certificates by the Purchasers and the loan of the money represented thereby and in order to induce such purchase by measures designed to insure the excludability of the interest thereon from the gross income of the owners thereof for federal income tax purposes, the City shall pay to the United States out of the Certificate Fund or its general fund, as permitted by applicable Texas statute, regulation or opinion of the Attorney General of the State of Texas, the amount that when added to the future value of previous rebate payments made for the Certificates equals (i) in the case of a Final Computation Date as defined in Section 1.148-3(e)(2) of the Regulations, one hundred percent (100%) of the Rebate Amount on such date; and (ii) in the case of any other Computation Date, ninety percent

(90%) of the Rebate Amount on such date. In all cases, the rebate payments shall be made at the times, in the installments, to the place and in the manner as is or may be required by section 148(f) of the Code and the Regulations and rulings thereunder, and shall be accompanied by Form 8038-T or such other forms and information as is or may be required by section 148(f) of the Code and the Regulations and rulings thereunder.

(4) The City shall exercise reasonable diligence to assure that no errors are made in the calculations and payments required by paragraphs (2) and (3), and if an error is made, to discover and promptly correct such error within a reasonable amount of time thereafter (and in all events within one hundred eighty (180) days after discovery of the error), including payment to the United States of any additional Rebate Amount owed to it, interest thereon, and any penalty imposed under Section 1.148-3(h) of the Regulations.

I. Not to Divert Arbitrage Profits. Except to the extent permitted by section 148 of the Code and the Regulations and rulings thereunder, the City shall not, at any time prior to the earlier of the Stated Maturity or final payment of the Certificates, enter into any transaction that reduces the amount required to be paid to the United States pursuant to Subsection H of this Section because such transaction results in a smaller profit or a larger loss than would have resulted if the transaction had been at arm's length and had the Yield of the Certificates not been relevant to either party.

J. Certificates Not Hedge Bonds.

(1) The City reasonably expects to spend at least 85% of the spendable proceeds of the Certificates within three years after such Certificates are issued.

(2) Not more than 50% of the proceeds of the Certificates will be invested in Nonpurpose Investments having a substantially guaranteed Yield for a period of 4 years or more.

K. Elections. The City hereby directs and authorizes any Authorized Official, either individually or any combination of them, to make elections permitted or required pursuant to the provisions of the Code or the Regulations, as they deem necessary or appropriate in connection with the Certificates, in the Certificate as to Tax Exemption or similar or other appropriate certificate, form or document. Such elections shall be deemed to be made on the Closing Date.

L. Qualified Tax-Exempt Obligations. The City hereby designates the Certificates as qualified tax-exempt obligations for purposes of section 265(b) of the Code. In furtherance of such designation, the City represents, covenants and warrants the following: (a) during the calendar year in which the Certificates are issued, the City (including any subordinate entities) has not designated nor will designate obligations, which when aggregated with the Certificates, will result in more than \$10,000,000 of "qualified tax-exempt obligations" being issued; (b) the City reasonably anticipates that the amount of tax-exempt obligations issued during the calendar year 2016 by the City (including any subordinate entities) will not exceed \$10,000,000; and the City will take such action or refrain from such action as is necessary in order that the Certificates will not be considered "private activity bonds" within the meaning of section 141 of the Code.

SECTION 28. Control and Custody of Certificates. The Mayor of the City shall be and is hereby authorized to take and have charge of all necessary orders and records pending

investigation by the Attorney General of the State of Texas and shall take and have charge and control of the Certificates pending their approval by the Attorney General of the State of Texas, the registration thereof by the Comptroller of Public Accounts of the State of Texas and the delivery of the Certificates to the Purchasers.

Furthermore, any Authorized Official, either individually or any combination of them, is hereby authorized and directed to furnish and execute such documents relating to the City and its financial affairs as may be necessary for the issuance of the Certificates, the approval of the Attorney General of the State of Texas and their registration by the Comptroller of Public Accounts of the State of Texas and, together with the City's financial advisors, Bond Counsel, and the Paying Agent/Registrar, make the necessary arrangements for the delivery of the Initial Certificate to the Purchasers and, when requested in writing by the Purchasers, the initial exchange thereof for definitive Certificates.

SECTION 29. Satisfaction of Obligation of City. If the City shall pay or cause to be paid, or there shall otherwise be paid to the Holders, the principal of, premium, if any, and interest on the Certificates, at the times and in the manner stipulated in this Ordinance, then the pledge of taxes levied and the lien on and pledge of the Pledged Revenues under this Ordinance and all covenants, agreements, and other obligations of the City to the Holders shall thereupon cease, terminate, and be discharged and satisfied.

Certificates, or any principal amount(s) thereof, shall be deemed to have been paid within the meaning and with the effect expressed above in this Section when (i) money sufficient to pay in full such Certificates or the principal amount(s) thereof at Stated Maturity or to the redemption date therefor, together with all interest due thereon, shall have been irrevocably deposited with and held in trust by the Paying Agent/Registrar, or an authorized escrow agent, and/or (ii) Government Securities shall have been irrevocably deposited in trust with the Paying Agent/Registrar, or an authorized escrow agent, which Government Securities have, in the case of a net defeasance, been certified by an independent accounting firm to mature as to principal and interest in such amounts and at such times as will insure the availability, without reinvestment, of sufficient money, together with any money deposited therewith, if any, to pay when due the principal of and interest on such Certificates, or the principal amount(s) thereof, on and prior to the Stated Maturity thereof or (if notice of redemption has been duly given or waived or if irrevocable arrangements therefor acceptable to the Paying Agent/Registrar have been made) the redemption date thereof for the Certificates. In the event of a gross defeasance of the Certificates, the City shall deliver a certificate from its financial advisor, the Paying Agent/Registrar, or another qualified third party concerning the deposit of cash and/or Government Securities to pay, when due, the principal of, redemption premium (if any), and interest due on any defeased Certificate. The City covenants that no deposit of money or Government Securities will be made under this Section and no use made of any such deposit which would cause the Certificates to be treated as arbitrage bonds within the meaning of section 148 of the Code (as defined in Section 27 hereof).

Any money so deposited with the Paying Agent/Registrar, and all income from Government Securities held in trust by the Paying Agent/Registrar, or an authorized escrow agent, pursuant to this Section which is not required for the payment of the Certificates, or any principal amount(s) thereof, or interest thereon with respect to which such money has been so deposited shall be remitted to the City or deposited as directed by the City. Furthermore, any

money held by the Paying Agent/Registrar for the payment of the principal of and interest on the Certificates and remaining unclaimed for a period of three (3) years after the Stated Maturity of the Certificates, or applicable redemption date of the Certificates, such money was deposited and is held in trust to pay shall upon the request of the City be remitted to the City against a written receipt therefor, subject to the unclaimed property laws of the State of Texas.

Notwithstanding any other provision of this Ordinance to the contrary, it is hereby provided that any determination not to redeem defeased Certificates that is made in conjunction with the payment arrangements specified in subsection (i) or (ii) above shall not be irrevocable, provided that: (1) in the proceedings providing for such defeasance, the City expressly reserves the right to call the defeased Certificates for redemption; (2) gives notice of the reservation of that right to the owners of the defeased Certificates immediately following the defeasance; (3) directs that notice of the reservation be included in any redemption notices that it authorizes; and (4) at the time of the redemption, satisfies the conditions of (i) or (ii) above with respect to such defeased debt as though it was being defeased at the time of the exercise of the option to redeem the defeased Certificates, after taking the redemption into account in determining the sufficiency of the provisions made for the payment of the defeased Certificates.

SECTION 30. Printed Opinion. The Purchasers' obligation to accept delivery of the Certificates is subject to their being furnished a final opinion of Norton Rose Fulbright US LLP, San Antonio, Texas, as Bond Counsel, approving certain legal matters as to the Certificates, this opinion to be dated and delivered as of the date of initial delivery and payment for such Certificates. Printing of a true and correct copy of this opinion on the reverse side of each of the Certificates, with appropriate certificate pertaining thereto executed by facsimile signature of the City Secretary of the City is hereby approved and authorized.

SECTION 31. CUSIP Numbers. CUSIP numbers, may be printed or typed on the definitive Certificates. It is expressly provided, however, that the presence or absence of CUSIP numbers on the definitive Certificates shall be of no significance or effect as regards the legality thereof, and neither the City nor Bond Counsel are to be held responsible for CUSIP numbers incorrectly printed or typed on the definitive Certificates.

SECTION 32. Effect of Headings. The Section headings herein are for convenience only and shall not affect the construction hereof.

SECTION 33. Ordinance a Contract, Amendments - Outstanding Certificates. The City acknowledges that the covenants and obligations of the City herein contained are a material inducement to the purchase of the Certificates. This Ordinance shall constitute a contract with the Holders from time to time, binding on the City and its successors and assigns, and it shall not be amended or repealed by the City so long as any Certificate remains Outstanding except as permitted in this Section. The City may, without the consent of or notice to any Holders, from time to time and at any time, amend this Ordinance in any manner not detrimental to the interests of the Holders, including the curing of any ambiguity, inconsistency, or formal defect or omission herein. In addition, the City may, with the written consent of Holders holding a majority in aggregate principal amount of the Certificates then Outstanding affected thereby, amend, add to, or rescind any of the provisions of this Ordinance; provided, however, that, without the consent of all Holders of Outstanding Certificates, no such amendment, addition, or rescission shall (1) extend the time or times of payment of the principal of and interest on the

Certificates, reduce the principal amount thereof, the redemption price therefor, or the rate of interest thereon, or in any other way modify the terms of payment of the principal of, premium, if any, or interest on the Certificates, (2) give any preference to any Certificate over any other Certificate, or (3) reduce the aggregate principal amount of Certificates required for consent to any such amendment, addition, or rescission.

SECTION 34. Benefits of Ordinance. Nothing in this Ordinance, expressed or implied, is intended or shall be construed to confer upon any person other than the City, Bond Counsel, Paying Agent/Registrar, and the Holders, any right, remedy, or claim, legal or equitable, under or by reason of this Ordinance or any provision hereof, this Ordinance and all its provisions being intended to be and being for the sole and exclusive benefit of the City, Bond Counsel, Paying Agent/Registrar, and the Holders.

SECTION 35. Inconsistent Provisions. All ordinances and resolutions, or parts thereof, which are in conflict or inconsistent with any provision of this Ordinance are hereby repealed to the extent of such conflict, and the provisions of this Ordinance shall be and remain controlling as to the matters ordained herein.

SECTION 36. Governing Law. This Ordinance shall be construed and enforced in accordance with the laws of the State of Texas and the United States of America.

SECTION 37. Severability. If any provision of this Ordinance or the application thereof to any person or circumstance shall be held to be invalid, the remainder of this Ordinance and the application of such provision to other persons and circumstances shall nevertheless be valid, and the City Council hereby declares that this Ordinance would have been enacted without such invalid provision.

SECTION 38. Construction of Terms. If appropriate in the context of this Ordinance, words of the singular number shall be considered to include the plural, words of the plural number shall be considered to include the singular, and words of the masculine, feminine or neuter gender shall be considered to include the other genders.

SECTION 39. Incorporation of Preamble Recitals. The recitals contained in the preamble hereof are hereby found to be true, and such recitals are hereby made a part of this Ordinance for all purposes and are adopted as a part of the judgment and findings of the City Council of the City.

SECTION 40. Authorization of Paying Agent/Registrar Agreement. The City Council of the City hereby finds and determines that it is in the best interest of the City to authorize the execution of a Paying Agent/Registrar Agreement concerning the payment, exchange, registration, and transferability of the Certificates. A copy of the Paying Agent/Registrar Agreement is attached hereto, in substantially final form, as Exhibit A and is incorporated by reference to the provisions of this Ordinance.

SECTION 41. Public Meeting. It is officially found, determined, and declared that the meeting at which this Ordinance is adopted was open to the public and public notice of the time, place, and subject matter of the public business to be considered at such meeting, including this Ordinance, was given, all as required by Chapter 551, as amended, Texas Government Code.

SECTION 42. Unavailability of Authorized Publication. If, because of the temporary or permanent suspension of any newspaper, journal, or other publication, or, for any reason, publication of notice cannot be made meeting any requirements herein established, any notice required to be published by the provisions of this Ordinance shall be given in such other manner and at such time or times as in the judgment of the City or of the Paying Agent/Registrar shall most effectively approximate such required publication and the giving of such notice in such manner shall for all purposes of this Ordinance be deemed to be in compliance with the requirements for publication thereof.

SECTION 43. No Recourse Against City Officials. No recourse shall be had for the payment of principal of, premium, if any, or interest on any Certificate or for any claim based thereon or on this Ordinance against any official of the City or any person executing any Certificate.

SECTION 44. Continuing Disclosure Undertaking.

A. Definitions.

As used in this Section, the following terms have the meanings ascribed to such terms below:

EMMA means the MSRB's Electronic Municipal Market Access system, accessible by the general public, without charge, on the internet through the uniform resource locator (URL) <http://www.emma.msrb.org>.

MSRB means the Municipal Securities Rulemaking Board.

Rule means SEC Rule 15c2-12, as amended from time to time.

SEC means the United States Securities and Exchange Commission.

B. Annual Reports.

The City shall file annually with the MSRB, (1) within six months after the end of each fiscal year of the City ending in or after 2016, financial information and operating data with respect to the City of the general type included in the final Official Statement authorized by Section 26 of this Ordinance, being the information described in Exhibit C hereto, and (2) if not provided as part of such financial information and operating data, audited financial statements of the City, when and if available. Any financial statements so to be provided shall be (i) prepared in accordance with the accounting principles described in Exhibit C hereto, or such other accounting principles as the City may be required to employ from time to time pursuant to state law or regulation, and (ii) audited, if the City commissions an audit of such financial statements and the audit is completed within the period during which they must be provided. If the audit of such financial statements is not complete within such period, then the City shall file unaudited financial statements within such period and audited financial statements for the applicable fiscal year to the MSRB, when and if the audit report on such financial statements becomes available. Under current Texas law, including, but not limited to, Chapter 103, as amended, Texas Local Government Code, the City must have its records and accounts audited annually and shall have an annual financial statement prepared based on the audit. The annual financial statement,

including the auditor's opinion on the statement, shall be filed in the office of the City Secretary within 180 days after the last day of the City's fiscal year. Additionally, upon the filing of this financial statement and the annual audit, these documents are subject to the Texas Open Records Act, as amended, Texas Government Code, Chapter 552.

If the City changes its fiscal year, it will file notice of such change (and of the date of the new fiscal year end) with the MSRB prior to the next date by which the City otherwise would be required to provide financial information and operating data pursuant to this Section.

C. Notice of Certain Events.

The City shall file notice of any of the following events with respect to the Certificates to the MSRB in a timely manner and not more than 10 business days after occurrence of the event:

- (1) Principal and interest payment delinquencies;
- (2) Non-payment related defaults, if material;
- (3) Unscheduled draws on debt service reserves reflecting financial difficulties;
- (4) Unscheduled draws on credit enhancements reflecting financial difficulties;
- (5) Substitution of credit or liquidity providers, or their failure to perform;
- (6) Adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB), or other material notices or determinations with respect to the tax status of the Certificates, or other material events affecting the tax status of the Certificates;
- (7) Modifications to rights of holders of the Certificates, if material;
- (8) Certificate calls, if material, and tender offers;
- (9) Defeasances;
- (10) Release, substitution, or sale of property securing repayment of the Certificates, if material;
- (11) Rating changes;
- (12) Bankruptcy, insolvency, receivership, or similar event of the City, which shall occur as described below;
- (13) The consummation of a merger, consolidation, or acquisition involving the City or the sale of all or substantially all of its assets, other than in the ordinary course of business, the entry into of a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material; and
- (14) Appointment of a successor or additional paying agent/registrar or the change of name of a paying agent/registrar, if material.

For these purposes, any event described in the immediately preceding paragraph (12) is considered to occur when any of the following occur: the appointment of a receiver, fiscal agent, or similar officer for the City in a proceeding under the United States Bankruptcy Code or in any other proceeding under state or federal law in which a court or governmental authority has assumed jurisdiction over substantially all of the assets or business of the City, or if such jurisdiction has been assumed by leaving the existing governing body and officials or officers in possession but subject to the supervision and orders of a court or governmental authority, or the entry of an order confirming a plan of reorganization, arrangement, or liquidation by a court or governmental authority having supervision or jurisdiction over substantially all of the assets or business of the City.

The City shall file notice with the MSRB, in a timely manner, of any failure by the City to provide financial information or operating data in accordance with this Section by the time required by this Section.

D. Limitations, Disclaimers, and Amendments.

The City shall be obligated to observe and perform the covenants specified in this Section for so long as, but only for so long as, the City remains an “obligated person” with respect to the Certificates within the meaning of the Rule, except that the City in any event will give notice of any deposit that causes the Certificates to be no longer Outstanding.

The provisions of this Section are for the sole benefit of the holders and beneficial owners of the Certificates, and nothing in this Section, express or implied, shall give any benefit or any legal or equitable right, remedy, or claim hereunder to any other person. The City undertakes to provide only the financial information, operating data, financial statements, and notices which it has expressly agreed to provide pursuant to this Section and does not hereby undertake to provide any other information that may be relevant or material to a complete presentation of the City’s financial results, condition, or prospects or hereby undertake to update any information provided in accordance with this Section or otherwise, except as expressly provided herein. The City does not make any representation or warranty concerning such information or its usefulness to a decision to invest in or sell Certificates at any future date.

UNDER NO CIRCUMSTANCES SHALL THE CITY BE LIABLE TO THE HOLDER OR BENEFICIAL OWNER OF ANY CERTIFICATE OR ANY OTHER PERSON, IN CONTRACT OR TORT, FOR DAMAGES RESULTING IN WHOLE OR IN PART FROM ANY BREACH BY THE CITY, WHETHER NEGLIGENT OR WITH OR WITHOUT FAULT ON ITS PART, OF ANY COVENANT SPECIFIED IN THIS SECTION, BUT EVERY RIGHT AND REMEDY OF ANY SUCH PERSON, IN CONTRACT OR TORT, FOR OR ON ACCOUNT OF ANY SUCH BREACH SHALL BE LIMITED TO AN ACTION FOR *MANDAMUS* OR SPECIFIC PERFORMANCE.

No default by the City in observing or performing its obligations under this Section shall constitute a breach of or default under this Ordinance for purposes of any other provision of this Ordinance.

Nothing in this Section is intended or shall act to disclaim, waive, or otherwise limit the duties of the City under federal and state securities laws.

The provisions of this Section may be amended by the City from time to time to adapt to changed circumstances that arise from a change in legal requirements, a change in law, or a change in the identity, nature, status, or type of operations of the City, but only if (1) the provisions of this Section, as so amended, would have permitted an underwriter to purchase or sell Certificates in the primary offering of the Certificates in compliance with the Rule, taking into account any amendments or interpretations of the Rule to the date of such amendment, as well as such changed circumstances, and (2) either (a) the holders of a majority in aggregate principal amount (or any greater amount required by any other provision of this Ordinance that authorizes such an amendment) of the Outstanding Certificates consent to such amendment or (b) a person that is unaffiliated with the City (such as nationally recognized bond counsel) determines that such amendment will not materially impair the interests of the holders and beneficial owners of the Certificates. The City may also repeal or amend the provisions of this Section if the SEC amends or repeals the applicable provisions of the Rule or any court of final jurisdiction enters judgment that such provisions of the Rule are invalid, and the City also may amend the provisions of this Section in its discretion in any other manner or circumstance, but in either case only if and to the extent that the provisions of this sentence would not have prevented an underwriter from lawfully purchasing or selling Certificates in the primary offering of the Certificates, giving effect to (a) such provisions as so amended and (b) any amendments or interpretations of the Rule. If the City so amends the provisions of this Section, the City shall include with any amended financial information or operating data next provided in accordance with this Section an explanation, in narrative form, of the reasons for the amendment and of the impact of any change in the type of financial information or operating data so provided.

E. Information Format – Incorporation by Reference.

The City information required under this Section shall be filed with the MSRB through EMMA in such format and accompanied by such identifying information as may be specified from time to time thereby. Under the current rules of the MSRB, continuing disclosure documents submitted to EMMA must be in word-searchable portable document format (PDF) files that permit the document to be saved, viewed, printed, and retransmitted by electronic means and the series of obligations to which such continuing disclosure documents relate must be identified by CUSIP number or numbers.

Financial information and operating data to be provided pursuant to this Section may be set forth in full in one or more documents or may be included by specific reference to any document (including an official statement or other offering document) available to the public through EMMA or filed with the SEC.

SECTION 45. Book-Entry Only System.

The Certificates shall initially be registered so as to participate in a securities depository system (the *DTC System*) with the Depository Trust Company, New York, New York, or any successor entity thereto (*DTC*), as set forth herein. Each Stated Maturity of the Certificates shall be issued (following cancellation of the Initial Certificates described in Section 7) in the form of a single definitive Certificate. Upon issuance, the ownership of each such Certificate shall be registered in the name of Cede & Co., as the nominee of DTC, and all of the Outstanding Certificates shall be registered in the name of Cede & Co., as the nominee of DTC. The City and the Paying Agent/Registrar are authorized to execute, deliver, and take the actions set forth in

such letters to or agreements with DTC as shall be necessary to effectuate the DTC System, including the Letter of Representations attached hereto as Exhibit D (the *Representation Letter*).

With respect to the Certificates registered in the name of Cede & Co., as nominee of DTC, the City and the Paying Agent/Registrar shall have no responsibility or obligation to any broker-dealer, bank, or other financial institution for which DTC holds the Certificates from time to time as securities depository (a *Depository Participant*) or to any person on behalf of whom such a Depository Participant holds an interest in the Certificates (an *Indirect Participant*). Without limiting the immediately preceding sentence, the City and the Paying Agent/Registrar shall have no responsibility or obligation with respect to (i) the accuracy of the records of DTC, Cede & Co., or any Depository Participant with respect to any ownership interest in the Certificates, (ii) the delivery to any Depository Participant or any other person, other than a registered owner of the Certificates, as shown on the Security Register, of any notice with respect to the Certificates, including any notice of redemption, or (iii) the delivery to any Depository Participant or any Indirect Participant or any other Person, other than a Holder of a Certificate, of any amount with respect to principal of, premium, if any, or interest on the Certificates. While in the DTC System, no person other than Cede & Co., or any successor thereto, as nominee for DTC, shall receive a bond certificate evidencing the obligation of the City to make payments of principal, premium, if any, and interest pursuant to this Ordinance. Upon delivery by DTC to the Paying Agent/Registrar of written notice to the effect that DTC has determined to substitute a new nominee in place of Cede & Co., and subject to the provisions in this Ordinance with respect to interest checks or drafts being mailed to the Holder, the word "Cede & Co." in this Ordinance shall refer to such new nominee of DTC.

In the event that (a) the City determines that DTC is incapable of discharging its responsibilities described herein and in the Representation Letter, (b) the Representation Letter shall be terminated for any reason, or (c) DTC or the City determines that it is in the best interest of the beneficial owners of the Certificates that they be able to obtain certificated Certificates, the City shall notify the Paying Agent/Registrar, DTC, and the Depository Participants of the availability within a reasonable period of time through DTC of bond certificates, and the Certificates shall no longer be restricted to being registered in the name of Cede & Co., as nominee of DTC. At that time, the City may determine that the Certificates shall be registered in the name of and deposited with a successor depository operating a securities depository system, as may be acceptable to the City, or such depository's agent or designee, and if the City and the Paying Agent/Registrar do not select such alternate securities depository system then the Certificates may be registered in whatever name or names the Holders of Certificates transferring or exchanging the Certificates shall designate, in accordance with the provisions hereof.

Notwithstanding any other provision of this Ordinance to the contrary, so long as any Certificate is registered in the name of Cede & Co., as nominee of DTC, all payments with respect to principal of, premium, if any, and interest on such Certificate and all notices with respect to such Certificate shall be made and given, respectively, in the manner provided in the Representation Letter.

SECTION 46. Further Procedures. The officers and employees of the City are hereby authorized, empowered and directed from time to time and at any time to do and perform all such acts and things and to execute, acknowledge and deliver in the name and under the corporate seal and on behalf of the City all such instruments, whether or not herein mentioned, as may be

necessary or desirable in order to carry out the terms and provisions of this Ordinance, the initial sale and delivery of the Certificates, the Official Bid Form, the Paying Agent/Registrar Agreement, and the Official Statement. In addition, prior to the initial delivery of the Certificates, any Authorized Official and Bond Counsel are hereby authorized and directed to approve any technical changes or corrections to this Ordinance or to any of the instruments authorized and approved by this Ordinance and as described in the Official Statement necessary in order to (i) correct any ambiguity or mistake or properly or more completely document the transactions contemplated and approved by this Ordinance, (ii) obtain a rating from any of the national bond rating agencies, or (iii) obtain the approval of the Certificates by the Texas Attorney General's office. In case any officer of the City whose signature shall appear on any certificate shall cease to be such officer before the delivery of such certificate, such signature shall nevertheless be valid and sufficient for all purposes the same as if such officer had remained in office until such delivery.

SECTION 47. Contracts with Financial Advisor and/or Bond Counsel. The City Council authorizes the Mayor and/or the City Manager, or their designees, to take all actions necessary to execute any necessary financial advisory contracts with SAMCO Capital Markets, Inc., as the financial advisor to the City (the *Financial Advisor*). The City understands that under applicable federal securities laws and regulations that the City must have a contractual arrangement with its Financial Advisor relating to the sale, issuance, and delivery of the Certificates. In addition, the City Council also authorizes the Mayor and/or the City Manager, or their designees, to take all actions necessary to execute any necessary engagement agreement with Norton Rose Fulbright US LLP, as the Bond Counsel to the City.

SECTION 48. City's Consent to Provide Information and Documentation to the Texas MAC. The Municipal Advisory Council of Texas (the *Texas MAC*), a non-profit membership corporation organized exclusively for non-profit purposes described in section 501(c)(6) of the Internal Revenue Code and which serves as a comprehensive financial information repository regarding municipal debt issuers in Texas, requires provision of written documentation regarding the issuance of municipal debt by the issuers thereof. In support of the purpose of the Texas MAC and in compliance with applicable law, the City hereby consents to and authorizes any Authorized Official, Bond Counsel to the City, and/or Financial Advisor to the City to provide to the Texas MAC information and documentation requested by the Texas MAC relating to the Certificates; provided, however, that no such information and documentation shall be provided prior to the Closing Date. This consent and authorization relates only to information and documentation that is a part of the public record concerning the issuance of the Certificates.

SECTION 49. Effective Date. Pursuant to the provisions of Section 1201.028, as amended, Texas Government Code, this Ordinance shall be effective immediately upon adoption, notwithstanding any provision in the City's Home Rule Charter to the contrary concerning a multiple reading requirement for the adoption of ordinances.

[The remainder of this page intentionally left blank.]

PASSED, APPROVED, AND ADOPTED on the 18th day of July, 2016.

CITY OF ARANSAS PASS, TEXAS

Mayor

ATTEST:

City Secretary

(CITY SEAL)

INDEX TO EXHIBITS

Exhibit A	Paying Agent/Registrar Agreement
Exhibit B	Official Bid Form
Exhibit C	Description of Annual Financial Information
Exhibit D	DTC Letter of Representations

EXHIBIT A

Paying Agent/Registrar Agreement

See Tab No. __

EXHIBIT B

Official Bid Form

See Tab No. __

EXHIBIT C

Description of Annual Financial Information

The following information is referred to in Section 44 of this Ordinance.

Annual Financial Statements and Operating Data

The financial information and operating data with respect to the City to be provided annually in accordance with such Section are as specified (and included in the Appendix or under the headings of the Official Statement referred to) below:

(1) The City's audited financial statements for the most recently concluded fiscal year or to the extent these audited financial statements are not available, the portions of the unaudited financial statements of the City attached to the Official Statement as Appendix D, but for the most recently concluded fiscal year.

(2) The information of the type included in Tables 1-10 in Appendix A and Table ___ in Appendix D of the Official Statement.

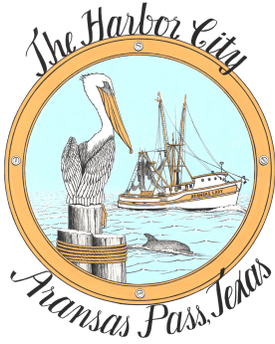
Accounting Principles

The accounting principles referred to in such Section are generally accepted accounting principles for governmental units as prescribed by the Government Accounting Standards Board from time to time.

EXHIBIT D

DTC Letter of Representations

See Tab No. __



CITY OF ARANSAS PASS

AGENDA MEMORANDUM
City Council Meeting of July 18, 2016

Date: July 15, 2016
To: Mayor and Council
From: Sylvia Carrillo, City Manager
scarrillo@aransaspasstx.gov

Title: Consider and Act on canceling the August 1, 2016 City Council meeting.

PURPOSE:

To cancel the August 1, 2016 City Council Meeting. In the month of August, staff is recommending to hold city council meetings related to the public hearing for the Tax Rate and the Operating Budget for FY 2016-2017.

August 15 – Regular Meeting
August 22 – Special Meeting
August 29 – Special Meeting

ALTERNATIVES:

Not cancel the August 1, 2016 city council meeting.

RECOMMENDATION:

Staff recommends canceling the August 1, 2016 city council meeting.

LIST OF ATTACHED DOCUMENTS:

Calendar

**CALENDAR FOR THE ADOPTION OF THE
FY 2016-2017 TAX RATE
FY2016-2017 OPERATING BUDGET**

DATE	ACTION
July 16 (Saturday)	Workshop Meeting
July 30 (Saturday)	Tentative Workshop Meeting on Proposed 2016-2017 Budget.
August 1, 2016	Recommend canceling Regular Meeting.
August 15, 2016 (Regular Meeting)	Consider and Act on setting a Proposed Tax Rate for Fiscal Year 2016-2017. Motion setting public hearings on the Ad Valorem Tax Rate for <u>August 22, 2016</u> and a second public hearing for <u>August 29, 2016</u> .
August 22, 2016 (Special Meeting)	First Public Hearing on the 2016-2017 Tax Rate. First Public Hearing on the 2016-2017 Operating Budget.
August 29, 2016 (Special Meeting)	Second Public Hearing on the 2016-2017 Tax Rate. Second Public Hearing on the 2016-2017 Operating Budget.



CITY OF ARANSAS PASS

AGENDA MEMORANDUM
City Council Meeting of July 18, 2016

Date: July 15, 2016
To: Mayor and Council
From: Sylvia Carrillo, City Manager
scarrillo@aransaspasstx.gov

Title: Request for Temporary Street Closure

PURPOSE:

We received a request from the St. Mary Star of the Sea Catholic Church to temporarily close Rife Street from Goodnight Street to Wilson Street on October 15, 2016 from 10:00 am to 7:00 pm. The purpose for the street closure is for their 8th Annual Fall Festival on Saturday, October 15, 2016.

ALTERNATIVES:

Approve or Disapprove.

DEPARTMENTAL CLEARANCES:

City Manager

FINANCIAL IMPACT:

Operating

Revenue

Capital

Not applicable

Fiscal Year: 2015-2016	Project to Date Expenditures (CIP only)	Current Year	Future Years	TOTALS
Line Item Budget				
Encumbered/ Expended Amount				
This item				
BALANCE				

Fund(s):

Comments:

RECOMMENDATION:

LIST OF SUPPORTING DOCUMENTS:

Request from John Mullenax



City of
Aransas Pass
Email

Secretary, City <citysecretary@aransaspasstx.gov>

Fwd: Request for street closure

Saenz, Corina <csaenz@aransaspasstx.gov>
To: City Secretary <citysecretary@aransaspasstx.gov>

Mon, Jul 11, 2016 at 3:45 PM

FYI ..

Corina Saenz

Assistant to the City Manager
(361) 758-5301 x 1102
csaenz@aransaspasstx.gov

----- Forwarded message -----

From: **John Mullenax** <johnmullenax@cableone.net>
Date: Sat, Jul 9, 2016 at 1:35 AM
Subject: Request for street closure
To: csaenz@aransaspasstx.gov, citysecretary@amsaspasstx.gov

St Mary Star of the Sea Catholic Church is holding its 8th Annual Fall Festival on Saturday October 15th from 10:00 a.m. till 7:00 p.m.. Each year we have requested the City Council to approve the closure Rife Street from Goodnight to Wilson for the event. Could you put this item on the City Council agenda for Monday July 18th for their approval.

Thank You,
John Mullenax
Cell Tel. 361-205-7127

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ARANSAS PASS
POLICE
DEPARTMENT

MEMORANDUM

Wednesday, July 13, 2016

To: City Manager, Sylvia Carrillo
From: Chief of Police, Eric Blanchard
Ref: PD Updates (6/1/16 - 6/30/16)

June 2016

	June 2016	June 2015	June 2014
Total Calls For Service:	2497	2276	2228
Traffic Stops:	410	499	417
Citations Issued:	196	166	165
Violations Cited:	284	231	226
Arrests:	57	33	67
Juvenile Detentions:	2	1	0
Code Enforcement:	35	17	23

	June 2016	May 2016	April 2016
Staff Complaints:	1	3	2
Ext. Founded:	1		
Ext. Unfounded:			1
EXTERNAL TOTAL	1	0	1
Int. Founded:	0	3	1
Int. Unfounded:	0		
INTERNAL TOTAL:	0	3	1

Staff Recognitions:	3	12	3
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ARANSAS PASS POLICE DEPARTMENT

Highlights for Month:

Patrol Division – Capt. David Wood

- On 06-05-2016: A peer recognition for Officer David Piper and Cpl. Hinojosa was documented by Detective Kent as a result of first aid, including the application of a tourniquet, rendered to an assault victim who was bleeding heavily. EMS responders who spoke with Detective Kent said they believed the officer's action may have saved the victim's life.
- On 06-08-2016: A citizen's recognition for Officer Colunga was documented by Captain Wood. This recognition was made as a result of a violator complimenting Officer Colunga to the court clerk. The violator said the officer was very nice and provided all the information necessary to deal with the citation.
- On 06-09-2016: A citizen's recognition for Officer Colunga was documented by Captain Wood. This recognition was made as a result of a citizen contacting the court and stating the officer that issued the citation was very nice and stated that getting pulled over can be a good experience.
- On 06-24-2016: A peer recognition for Cpl. Hinojosa was documented by Assistant Chief Perkins. This occurred as a result of a conversation Assistant Chief Perkins had with a TABC supervisor. The supervisor said Cpl. Hinojosa has been instrumental in administrative enforcement actions with alcoholic beverage licensed establishments in the area. Cpl. Hinojosa was complimented by the supervisor for his actions and knowledge.
- The Shrimporee event was held with no major issues. One arrest was made for possession of marijuana during the three day event.
- On 06-21-2016: Officer Christa Garrison successfully completed the probationary period and was released to regular status.
- Officer Jeremy Gates, recently introduced to the council and public, is the newest addition to the patrol division and is currently doing well in the field training program.
- Patrol officers made **12 arrests for illegal drugs** including Marijuana, Synthetic Marijuana, Methamphetamine, heroin, and pills.
- Four arrests were made for Driving While Intoxicated.
- One arrest was made for boating while intoxicated.
- Patrol officers responded to **16 minor crashes, 7 hit & run crashes, 7 major crashes**, and 1 auto pedestrian crash.
- Patrol officers responded to **16 animal control incidents**.
- The patrol division filed **31 cases for prosecution** during the month of June. The offenses included **29 Class A and Class B misdemeanor** and **10 felony** charges. This does not include cases involving Class C Misdemeanors.
- The patrol division conducted 12 sex offender compliance checks in the month of June.

CID Division – Capt. Kyle Rhodes

- Jessica Bradshaw arrested by CCPD on our warrant for criminal trespass of a habitation.
- Rudy Abrego's trailer was recovered and warrant issued for David Ford for being in possession of stolen property.
- An arrest was made in a recent stabbing event.
- Charles LeBlanc was arrested and charged with stalking, a 3rd degree felony.
- A warrant has been issued for Tomas Soliz for brandishing a firearm.
- APPD detectives assisted Department of Homeland Security on the execution of a search warrant. The suspect was arrested by that agency.
- Brandon Sansom was indicted by a grand jury on a cold case homicide (victim: Gilbert Zamora).
- Two warrants were obtained for the arrest of Lisa Davis after the recovery of a \$5,000 riding lawnmower.
- APPD detectives assisted Rockport PD on an ongoing homicide investigation in their city.
- Carlos Rodriguez was arrested for an assault causing bodily injury after a warrant was issued.

- A warrant was issued for Angela Harmer for burglary of a habitation with intent to commit assault.
- A warrant was issued for Rosita Moreno for misdemeanor theft.
- Detectives were called out to a murder/suicide involving the death of an adult female, a juvenile female, and an adult male (the shooter). Officers investigated and processed the scene and interviewed witnesses.

Training Division – Capt. Lynn Pearce

- MBAP 64 hrs.
- TCIC/NCIC Full Access 128 hrs.
- TCIC/NCIC Less than Full 168 hrs.

Total 360 Not counting LTC

EMC Division – Capt. Lynn Pearce

- Conducted damage assessment with Small Business Administration.
- Received the SBA Declaration and held application fair at the Civic Center.
- Installed storm surge gates.
- Attended the post hurricane conference meeting.
- Attended the Corpus Christi PSWG meeting.
- ICS used for the Shrimporee event.

Animal Control Division – Capt. Lynn Pearce

Calls of service 156

Intake 32

Dogs 14

Cats 22

Wildlife 2

Released (relocated) 1

Adopted 13

Citations 10

Citation Count

There are 15 officer(s) in this report.
 This report does not include voided, test, or deleted records,
 but does include stop result of *ALL*

Total for all officers	196 Stops	284 Violations
	196 Stops	284 Violations
	4 Stops	4 Violations
439 Gates	1 Stops	1 Violations
Unauthorized Parking in Handicap Space		1

433 Harvill	1 Stops	1 Violations
Unauthorized Parking in Handicap Space		1

438 Prado	1 Stops	1 Violations
Unauthorized Parking in Handicap Space		1

432 Tuggle	1 Stops	1 Violations
Unauthorized Parking in Handicap Space		1

ALPHA	88 Stops	136 Violations
445 Brake	2 Stops	2 Violations
City Ord 14-27 Weed Lot, Rubbish, Junk		2

430 Colunga	38 Stops	54 Violations
City Ord Prohibited use of Cell Phone		1
Driving While License Suspended		4
Expired OperatorS License		1
Expired Registration		24
Fail To Display Drivers License		1
Fail To Maintain Financial Responsibility		7
Fail To Yield Row Changing Lanes		1
No Drivers License		2
No Seat Belt - Driver		1
Racial Profiling Data		4
Speeding		7

Citation Count

Theft of Property < \$100	1
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481 Dougherty	3 Stops	8 Violations
City Ord Allow Dog To Run At Large		1
City Ord Animal at Large (dog/cat)		1
City Ord No Animal Registration		1
City Ord No Animal Vaccination		3
City Ord Refusing Surrender of Animal (dog/cat)		1
City Ord Vicious Dog		1

436 Ford	14 Stops	30 Violations
City Ord Curfew Day/Night		2
Class B/A Misd. Poss. Syn. Marijuana		1
Defective Equipment		3
Driving While License Suspended		3
Expired OperatorS License		1
Expired Registration		2
Fail To Maintain Financial Responsibility		7
Failed To Signal Intent To Turn		1
Fictitious License Plate, Registration, Inspection		2
No Drivers License		3
Racial Profiling Data		2
Ran Red Light		1
Speeding		2

442 Garrison	7 Stops	7 Violations
City Ord Allow Dog To Run At Large		1
City Ord Prohibited use of Cell Phone		2
Expired Registration		1
Speeding		3

439 Gates	2 Stops	4 Violations
Expired Registration		2

Citation Count

Fail To Maintain Financial Responsibility		1
No Drivers License		1

437 Piper	1 Stops	2 Violations
Expired Registration		1
Fail To Maintain Financial Responsibility		1

438 Prado	3 Stops	3 Violations
Driving While License Suspended		1
Fail To Yield Right Of Way At Stop Sign		1
No Seat Belt - Passenger		1

432 Tuggle	8 Stops	9 Violations
City Ord Prohibited use of Cell Phone		2
Fail To Maintain Financial Responsibility		2
Racial Profiling Data		1
Ran Stop Sign		1
Speeding		3

431 Veuleman	10 Stops	17 Violations
City Ord Prohibited use of Cell Phone		1
Expired Motor Vehicle Inspection		4
Expired OperatorS License		1
Expired Registration		5
Fail To Display Drivers License		1
Fail To Yield To Vehicle In Intersection		1
Improper Turn		1
Racial Profiling Data		1
Ran Stop Sign		1
Theft of Property < \$100		1

BRAVO	104 Stops	144 Violations
441 Baker	9 Stops	10 Violations
City Ord Prohibited use of Cell Phone		1

Citation Count

Defective Head Lamps	1
Defective Tail Lamp(S)	1
Fail To Maintain Financial Responsibility	1
Racial Profiling Data	2
Speeding	4

430 Colunga	5 Stops	6 Violations
Expired Registration		1
Fail To Maintain Financial Responsibility		1
Following Too Closely		1
Speeding		3

436 Ford	9 Stops	20 Violations
City Ord Prohibited use of Cell Phone		1
Defective Equipment		4
Driving While License Suspended		4
Expired Registration		1
Fail To Maintain Financial Responsibility		3
No Drivers License		2
Possession Of Drug Paraphernalia		1
Racial Profiling Data		1
Speeding		3

442 Garrison	18 Stops	21 Violations
City Ord Prohibited use of Cell Phone		1
Driving While License Suspended		2
Expired Registration		2
Fail To Maintain Financial Responsibility		1
Failed To Stop At Designated Point (Stop Sign)		1
Possession Of Drug Paraphernalia		2
Racial Profiling Data		2
Speeding		10

Citation Count

439 Gates	3 Stops	3 Violations
Fail To Maintain Financial Responsibility		2
Speeding		1

433 Harvill	23 Stops	28 Violations
Expired OperatorS License		1
Expired Registration		1
Fail To Maintain Financial Responsibility		4
Failed To Stop At Designated Point (Stop Sign)		2
No Drivers License		1
Speeding		19

440 Hinojosa	3 Stops	4 Violations
City Ord Prohibited use of Cell Phone		1
Failed To Yield At Yield Intersection		1
No Drivers License		1
No Front Seat Belts (Required)		1

411 Jones	27 Stops	43 Violations
Defective Stop Lamp(S)		2
Driving While License Suspended		1
Expired OperatorS License		1
Expired Registration		3
Fail To Maintain Financial Resp. 2Nd Offense		2
Fail To Maintain Financial Responsibility		4
Fail To Yieldright Of Way At Cross Over		1
Failed To Drive In A Single Lane		1
Failed To Signal Turn		1
Failed To Yield Row To Emergency Vehicle		1
Possession Of Drug Paraphernalia		1
Racial Profiling Data		1
Ran Red Light		1
Speeding		22



Citation Count

Unrestrained Child (Under 8 or Under 4 foot 9 inches)	1
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412 Muniz	2 Stops	2 Violations
Speeding		2

437 Piper	2 Stops	4 Violations
City Ord Prohibited use of Cell Phone		1
Expired Registration		1
Fail To Maintain Financial Responsibility		1
Ran Stop Sign		1

438 Prado	3 Stops	3 Violations
Fail To Maintain Financial Responsibility		1
Ran Stop Sign		1
Speeding		1

Aransas Pass Police Department

Jail Booking Summary

6/1/2016 Through 6/30/2016

Males: 40 **Females: 17**
Tot. Arrests: 57

Arrest#	PoliceNum	Day/Date/Time	Charges	Class	Name	Race /Sex	Age	Ht/Wt
21444	1600003392	Tue 6/7/16 8:00 PM	Warrant Arrest Misdemeanor	Class B	William Criddle	W/M	52	6'1"/240lbs
22116	1600006137	Wed 6/22/16 12:27 PM	Warrant Arrest Misdemeanor	Class B	Rosita Moreno	H/F	21	5'2"/170lbs
22267	1600012031	Thu 6/2/16 1:52 AM	Warrant Arrest Felony	SJF	Marvin Yell	W/M	38	5'9"/260lbs
22268	1600012221	Sat 6/4/16 3:31 PM	DRIVING W/LIC INV W/PREV CONV/SUSP/W/O FIN RES	Class B	Adrian Gonzalez	H/M	25	5'9"/
22269	1600012249	Sun 6/5/16 4:07 AM	ABANDON ENDANGER CHILD CRIMINAL NEGLIGENCE	SJF	Chase Miller	W/M	19	5'8"/135lbs
			DEL CS/MARIJ TO MINOR	Felony 2				
			POSS DEL DRUG PARAPHERNALIA TO PERON U/18YR	SJF				
			POSS MARIJ <2OZ	Class B				
21266	1600012315	Mon 6/6/16 3:55 AM	AGG ASSAULT DATE/FAMILY/HOUSE W/WEAPON	Felony 1	Benito Pena	H/M	23	5'8"/135lbs
			Warrant Arrest	Class C				
21479	1600012319	Mon 6/6/16 8:56 AM	DRIVING WHILE LICENSE SUSPENDED	Class C	Isidro Pena	H/M	36	5'6"/279lbs
			VIOLATE PROMISE TO APPEAR	Class C				
22273	1600012393	Wed 6/8/16 12:27 PM	STALKING	Felony 3	David Le Blanc	W/M	58	5'9"/204lbs
21444	1600012398	Tue 6/7/16 8:00 PM	Warrant Arrest	Class C	William Criddle	W/M	52	6'1"/240lbs
			Warrant Arrest Misdemeanor	Class B				
21837	1600012458	Wed 6/8/16 3:59 PM	Warrant Arrest	Class C	Brandon Bolt	W/M	21	5'7"/189lbs
21299	1600012463	Wed 6/8/16 6:04 PM	AGG ASSAULT W/DEADLY WEAPON	Felony 2	Steven Casebolt	W/M	31	5'8"/185lbs
22020	1600012481	Thu 6/9/16 1:09 AM	Public Intoxication	Non-Reportable	Michael Spencer	W/M	48	6'3"/175lbs
			Warrant Arrest	Non-Reportable				
22278	1600012630	Fri 6/10/16 10:56 AM	AGG ASSAULT DATE/FAMILY/HOUSE W/WEAPON	Felony 1	Gerald Moss	W/M	60	5'6"/160lbs
			ROBBERY	Felony 2				
22279	1600012678	Sat 6/11/16 1:46 AM	Public Intoxication	Class C	Encarncion Martinez	H/M	59	5'7"/190lbs
21928	1600012732	Sat 6/11/16 3:38 PM	THEFT PROP <\$100 W/PREV CONVIC	Class B	Clifton Youngblood	W/M	50	5'10"/135lbs
22281	1600012759	Sun 6/12/16 4:22 AM	POSS MARIJ <2OZ	Class B	DAVID MENCHACA	H/M	45	5'8"/205lbs
22283	1600012789	Sun 6/12/16 10:18 AM	Warrant Arrest	Class C	James Nelson	B/M	24	5'7"/283lbs
22284	1600012811	Sun 6/12/16 7:55 PM	DRIVING WHILE INTOXICATED	Class B	Albert Villegas	H/M	55	5'9"/185lbs
22285	1600012828	Mon 6/13/16 3:13 AM	Warrant Arrest	Class C	James Jacobs	W/M	47	6'0"/205lbs
21220	1600012999	Tue 6/14/16 1:55 PM	Warrant Arrest	Class C	Donald Waugh	W/M	36	6'3"/230lbs
22289	1600013017	Tue 6/14/16 5:16 PM	THEFT PROP >=\$100<\$750	Class B	Brianda Alanis Barbosa	H/F	26	5'5"/250lbs
22288	1600013017	Tue 6/14/16 4:44 PM	THEFT PROP >=\$100<\$750	Class B	Gerardo De Leon Garza	H/M	48	5'8"/230lbs

Aransas Pass Police Department

Jail Booking Summary

6/1/2016 Through 6/30/2016

Males: 40 **Females: 17**
Tot. Arrests: 57

Arrest#	PoliceNum	Day/Date/Time	Charges	Class	Name	Race /Sex	Age	Ht/Wt
22287	1600013017	Tue 6/14/16 4:14 PM	THEFT PROP >=\$100<\$750	Class B	Elizabeth Deleon	H/F	29	5'4"/150lbs
22290	1600013029	Tue 6/14/16 7:52 PM	Public Intoxication	Class C	Baldomero Ramirez Garcia	H/M	52	5'1"/165lbs
22291	1600013033	Tue 6/14/16 10:02 PM	BOATING WHILE INTOXICATED	Class B	Randy Scott	W/M	48	5'11"/290lbs
22292	1600013042	Wed 6/15/16 8:22 AM	POSS CS PG 1 <1G	SJF	Calvin Cunningham	W/M	28	5'10"/188lbs
22293	1600013087	Wed 6/15/16 10:37 PM	Public Intoxication	Class C	Christian Rodriguez	H/M	27	6'0"/
20385	1600013138	Thu 6/16/16 10:46 AM	Warrant Arrest	Class C	Roberto Mendez	H/M	31	5'11"/145lbs
21289	1600013167	Thu 6/16/16 9:58 PM	MAN DEL CS PG 2 OR 2-A >=4G<400G	Felony 1	Quinton Smith	W/M	18	5'9"/161lbs
			Warrant Arrest	Class C				
21370	1600013199	Fri 6/17/16 5:55 AM	Warrant Arrest	Class C	Alfred Trejo	H/M	54	5'2"/149lbs
22297	1600013242	Fri 6/17/16 4:42 PM	POSSESSION OF DRUG PARAPHERNALIA	Class C	Julie Everitt	W/F	42	4'11"/100lbs
			Warrant Arrest	Class C				
21527	1600013252	Fri 6/17/16 7:12 PM	Warrant Arrest	Class C	Heather Applewhite	W/F	29	5'5"/130lbs
22299	1600013264	Sat 6/18/16 12:11 AM	DRIVING W/LIC INV W/PREV CONV/SUSP/W/O FIN RES	Class B	AMALIA MARTINEZ	H/F	30	4'11"/103lbs
			Warrant Arrest	Class C				
22300	1600013269	Sat 6/18/16 1:30 AM	Traffic Arrest	Non-Reportable	Tiffany Suire	W/F	23	5'5"/220lbs
			VIOLATE PROMISE TO APPEAR	Non-Reportable				
22301	1600013307	Sat 6/18/16 2:00 PM	POSS MARIJ <2OZ	Class B	Charlotte Earwood	W/F	43	5'3"/125lbs
			Warrant Arrest	Class C				
22302	1600013307	Sat 6/18/16 3:02 PM	POSS MARIJ <2OZ	Class B	Duke Earwood	W/M	43	5'7"/170lbs
22303	1600013314	Sat 6/18/16 5:52 PM	POSS MARIJ <2OZ	Class B	Markus Villarreal	H/M	22	5'10"/300lbs
22304	1600013333	Sat 6/18/16 10:48 PM	VIOL BOND/PROTECTIVE ORDER	Class A	Blaze Douglas	W/M	23	5'6"/250lbs
21562	1600013363	Sun 6/19/16 4:28 AM	DRIVING WHILE INTOXICATED BAC >= 0.15	Class A	Austin King	W/M	23	6'2"/185lbs
22306	1600013378	Sun 6/19/16 1:09 PM	DRIVING W/LIC INV W/PREV CONV/SUSP/W/O FIN RES	Class B	Michael Arredondo	H/M	29	5'2"/135lbs
22307	1600013407	Mon 6/20/16 12:58 AM	DRIVING WHILE INTOXICATED	Class B	CHRISTI EDDINS	W/F	38	5'5"/150lbs
			POSS MARIJ <2OZ	Class B				
			UNL CARRYING WEAPON	Class A				
22308	1600013438	Mon 6/20/16 1:46 PM	Warrant Arrest	Class C	CHRISTOPHER EGGERT	W/M	18	5'7"/130lbs
22309	1600013509	Tue 6/21/16 2:20 PM	Warrant Arrest	Class C	Ivy Corpus	H/F	27	5'5"/160lbs
22160	1600013701	Thu 6/23/16 12:51 PM	Warrant Arrest	Class C	Margarita Padilla	H/F	48	5'2"/120lbs
22312	1600013724	Thu 6/23/16 7:24 PM	POSS CS PG 3 < 28G	Class A	Michelle Barker	W/F	30	5'4"/200lbs

Aransas Pass Police Department

Jail Booking Summary

6/1/2016 Through 6/30/2016

Males: 40 Females: 17
Tot. Arrests: 57

Arrest#	PoliceNum	Day/Date/Time	Charges	Class	Name	Race /Sex	Age	Ht/Wt
			POSS MARIJ <2OZ	Class B				
			Warrant Arrest	Non-Reportable				
22313	1600013744	Fri 6/24/16 3:04 AM	ASSAULT - THREAT (FAMILY VIOLENCE)	Class C	Erika Sanders	H/F	35	5'2"/115lbs
21370	1600013757	Fri 6/24/16 11:17 AM	Warrant Arrest	Class C	Alfred Trejo	H/M	54	5'2"/149lbs
22317	1600013786	Sat 6/25/16 3:42 AM	DRIVING WHILE INTOXICATED	Class B	Amber Gonzalez	H/F	26	5'2"/165lbs
22316	1600013794	Sat 6/25/16 2:34 AM	POSS CS PG 1 <1G	SJF	Ryan Robb	W/M	29	6'4"/250lbs
			POSS MARIJ <2OZ	Class B				
22318	1600013859	Sat 6/25/16 11:20 PM	Warrant Arrest	Non-Reportable	Anthony Winston	B/M	30	6'4"/237lbs
22319	1600013887	Sun 6/26/16 11:09 AM	Warrant Arrest	Class C	Aaron Murray	B/M	45	6'2"/140lbs
22320	1600013979	Mon 6/27/16 8:04 PM	ASSAULT CAUSES BODILY INJ	Class A	Carlos Rodriguez	W/M	45	5'9"/225lbs
22321	1600014051	Tue 6/28/16 6:38 PM	POSS MARIJ <2OZ	Class B	Reymundo Pena	H/M	25	6'2"/250lbs
			Warrant Arrest	Class C				
20881	1600014102	Wed 6/29/16 1:06 PM	Warrant Arrest	Class C	Leticha Gomez	H/F	39	5'3"/105lbs
22053	1600014102	Wed 6/29/16 12:48 PM	Traffic Arrest	Class B	Kevin Hernandez	H/M	29	5'6"/135lbs
			POSS CS PG 1 <1G	SJF				
21141	1600014124	Wed 6/29/16 8:02 PM	Warrant Arrest	Class C	Amie Arnold	W/F	31	5'7"/230lbs
21851	1600014180	Thu 6/30/16 3:23 PM	Warrant Arrest	Class C	Angelita Llanes	H/F	38	5'2"/140lbs

Aransas Pass Police Department

Calls-For-Service Report By Call-Type

BEGINNING: 6/1/2016 THROUGH 6/30/2016

Total Primary: 2,497

Total Backups: 567

CALL-TYPE	Primary	Backups
911 CALL	6	6
911 HANG-UP	2	0
ABANDONED VEHICLE	3	1
AGENCY ASSIST	24	17
ALARM	44	28
ANIMAL CONTROL	126	12
ASSAULT	12	9
BAIT THEFT	1	1
BAR CHECK	4	1
BURGLARY	12	2
BURGLARY OF A VEHICLE	10	1
BUSINESS CHECK	95	1
CITY ORDINANCE VIOLATION	20	4
CIVIL ISSUE	17	4
CIVIL STANDBY	8	2
CLICK IT OR TICKET	2	1
CODE ENFORCEMENT	35	0
CRASH AUTO/PED	1	0
CRASH HIT AND RUN	8	2
CRASH MAJOR	13	24
CRASH MINOR	21	4
CRIMINAL MISCHIEF	10	3
CRIMINAL TRESPASS	5	2
DISTURBANCE	53	62
DRUG ACTIVITY	1	0
ESCORT	13	4
EXTRA PATROL	439	8
FD FIRE ALARM	9	1
FD FIRE MISC	12	0
FD FIRE SMOKE REPORT	2	0
FD FIRE STRUCTURE	2	4
FD FIRE VEHICLE	2	0
FIGHT	2	5
FINGERPRINTS	4	0
FOLLOW UP	51	3
FOOT PATROL	30	4
FOUND PROPERTY	14	1
FRAUD	13	0
Funeral Escort	4	1
HARASSMENT	6	0
HOMICIDE	1	0
ID THEFT	2	0
INFORMATION	56	17
INTOXICATED DRIVER	9	7
INTOXICATED PERSON	6	7
MEDICAL CALL	200	46
MEDICAL TRANSPORT	26	1

Aransas Pass Police Department

Calls-For-Service Report By Call-Type

BEGINNING: 6/1/2016 THROUGH 6/30/2016

Total Primary: 2,497

Total Backups: 567

CALL-TYPE	Primary	Backups
MISCELLANEOUS	77	3
MISSING PERSON	7	1
MOTORIST ASSIST	8	1
OFFICER STOP	65	34
PROBLEMS WITH SUBJECT	37	30
RECKLESS DRIVER	28	10
REPOSESSION	7	0
RESTRICTED FROM PUBLIC	1	0
RUNAWAY	1	0
SCHOOL CHECK	15	0
SEX OFFENDER COMPLIANCE CHECK	12	0
SHOTS FIRED	4	14
SPECIAL ASSIGNMENT	7	3
SPECIAL EVENT	2	0
STOLEN VEHICLE	8	7
SUICIDAL SUBJECT	1	1
SUSPICIOUS CIRCUMSTANCE	50	20
SUSPICIOUS SUBJECT	33	18
SUSPICIOUS VEHICLE	10	1
TEST	3	0
THEFT	57	14
THREAT	12	2
Traffic	410	80
TRAFFIC COMPLAINT	120	7
UNATTENDED DEATH	2	3
WANTED SUBJECT	24	4
WATER DEPARTMENT CALL	28	0
WELFARE CHECK	32	18

Aransas Pass Police Department

Traffic Stops Reported Within Specified Area

From 6/1/16 through 6/30/16

Sorted By Location

Selected Dispositions

Arrests: 13	Assist Other Agency: 0
Assist Public: 0	Back-Up: 59
Impaired Driver: 0	Report Taken: 0
Ticket Issued: 181	Vehicle Tagged: 0
Warning: 239	Vehicle Towed: 7

Total Traffic Stops: 407

(Each Stop can have Multiple Dispositions)

Police No.	Day/Date/Time	Location	Dispositions
1600013254	Fri, 6/17/16 19:51	519 Bigelow St	INFORMATION ONLY
1600013825	Sat, 6/25/16 11:37	Cleveland Blvd	WARNING
1600013128	Thu, 6/16/16 3:58	235 CLEVELAND BLVD	WARNING
1600013287	Sat, 6/18/16 5:07	235 CLEVELAND BLVD	WARNING
1600014135	Thu, 6/30/16 1:57	235 CLEVELAND BLVD	TICKET ISSUED
1600012677	Fri, 6/10/16 23:07	300 Cleveland Blvd	TICKET ISSUED /WARNING
1600012591	Thu, 6/9/16 22:59	535 CLEVELAND BLVD	WARNING
1600012934	Tue, 6/14/16 0:27	600 CLEVELAND BLVD	TICKET ISSUED /TICKET ISSUED /TICKET ISSUED
1600012964	Tue, 6/14/16 3:43	600 CLEVELAND BLVD	BACK-UP
1600012964	Tue, 6/14/16 3:43	600 CLEVELAND BLVD	TICKET ISSUED
1600013885	Sun, 6/26/16 10:07	600 Cleveland Blvd	WARNING
1600012893	Mon, 6/13/16 15:22	Demory Ln	WARNING
1600012642	Fri, 6/10/16 13:11	100 E Beasley Av	WARNING
1600013234	Fri, 6/17/16 14:11	E Goodnight Av	TICKET ISSUED
1600012889	Mon, 6/13/16 14:41	100 E Goodnight Av	TICKET ISSUED
1600012066	Thu, 6/2/16 13:09	101 E GOODNIGHT AV	WARNING
1600012242	Sat, 6/4/16 23:38	101 E GOODNIGHT AV	WARNING
1600012339	Mon, 6/6/16 14:51	101 E GOODNIGHT AV	TICKET ISSUED
1600012506	Thu, 6/9/16 3:51	101 E GOODNIGHT AV	WARNING
1600012743	Sat, 6/11/16 19:57	101 E GOODNIGHT AV	TICKET ISSUED /VEHICLE TOWED /WARNING
1600012927	Mon, 6/13/16 22:57	101 E GOODNIGHT AV	TICKET ISSUED
1600013157	Thu, 6/16/16 14:49	101 E GOODNIGHT AV	WARNING
1600013233	Fri, 6/17/16 13:59	101 E GOODNIGHT AV	TICKET ISSUED
1600013333	Sat, 6/18/16 22:20	101 E GOODNIGHT AV	ARREST
1600013333	Sat, 6/18/16 22:20	101 E GOODNIGHT AV	BACK-UP
1600013527	Tue, 6/21/16 18:47	101 E GOODNIGHT AV	BACK-UP
1600013527	Tue, 6/21/16 18:47	101 E GOODNIGHT AV	WARNING
1600013631	Wed, 6/22/16 23:10	101 E GOODNIGHT AV	CANCELLED
1600013631	Wed, 6/22/16 23:10	101 E GOODNIGHT AV	INFORMATION ONLY
1600014122	Wed, 6/29/16 18:58	101 E GOODNIGHT AV	TICKET ISSUED /VEHICLE TOWED /WARNING
1600012595	Thu, 6/9/16 23:56	1199 E Goodnight Av	BACK-UP
1600012595	Thu, 6/9/16 23:56	1199 E Goodnight Av	COMPLETE
1600012595	Thu, 6/9/16 23:56	1199 E Goodnight Av	TICKET ISSUED
1600012587	Thu, 6/9/16 20:37	199 E Goodnight Av	WARNING
1600013852	Sat, 6/25/16 18:40	200 E Goodnight Av	WARNING
1600012019	Wed, 6/1/16 19:53	301 E GOODNIGHT AV	WARNING
1600013951	Mon, 6/27/16 9:48	301 E GOODNIGHT AV	WARNING
1600013673	Thu, 6/23/16 4:10	350 E GOODNIGHT AV	WARNING
1600013261	Fri, 6/17/16 23:12	355 E GOODNIGHT AV	BACK-UP
1600013261	Fri, 6/17/16 23:12	355 E GOODNIGHT AV	WARNING
1600012264	Sun, 6/5/16 12:45	410 E GOODNIGHT AV	WARNING
1600013317	Sat, 6/18/16 19:21	500 E GOODNIGHT AV	TICKET ISSUED
1600014037	Tue, 6/28/16 13:36	500 E GOODNIGHT AV	WARNING
1600014045	Tue, 6/28/16 15:24	500 E GOODNIGHT AV	TICKET ISSUED
1600014067	Tue, 6/28/16 21:38	500 E GOODNIGHT AV	TICKET ISSUED
1600013772	Fri, 6/24/16 17:15	501 E GOODNIGHT AV	TICKET ISSUED
1600013678	Thu, 6/23/16 5:44	199 E Greenwood Av	WARNING
1600013908	Sun, 6/26/16 18:46	299 E Greenwood Av	ARREST /WARNING
1600012455	Wed, 6/8/16 14:33	E Hwy 361	WARNING
1600012560	Thu, 6/9/16 15:55	E Hwy 361	WARNING
1600012562	Thu, 6/9/16 16:15	E Hwy 361	TICKET ISSUED /TICKET ISSUED /TICKET ISSUED
1600012564	Thu, 6/9/16 16:26	E Hwy 361	TICKET ISSUED
1600012628	Fri, 6/10/16 9:10	E Hwy 361	TICKET ISSUED
1600012907	Mon, 6/13/16 18:05	E Hwy 361	TICKET ISSUED

Police No.	Day/Date/Time	Location	Dispositions
1600013291	Sat, 6/18/16 7:05	E Hwy 361	TICKET ISSUED
1600013292	Sat, 6/18/16 7:18	E Hwy 361	TICKET ISSUED
1600013294	Sat, 6/18/16 7:29	E Hwy 361	TICKET ISSUED
1600013321	Sat, 6/18/16 19:44	E Hwy 361	BACK-UP
1600013321	Sat, 6/18/16 19:44	E Hwy 361	TICKET ISSUED
1600013347	Sun, 6/19/16 1:14	E Hwy 361	WARNING
1600013969	Mon, 6/27/16 15:53	E Hwy 361	TICKET ISSUED
1600013971	Mon, 6/27/16 16:33	E Hwy 361	TICKET ISSUED
1600014018	Tue, 6/28/16 8:52	E Hwy 361	WARNING
1600014041	Tue, 6/28/16 14:07	E Hwy 361	TICKET ISSUED
1600014125	Wed, 6/29/16 20:50	E Hwy 361	COMPLETE
1600012909	Mon, 6/13/16 18:17	1803 E HWY 361	TICKET ISSUED /TICKET ISSUED
1600013312	Sat, 6/18/16 16:31	1803 E HWY 361	TICKET ISSUED
1600013319	Sat, 6/18/16 19:36	1803 E HWY 361	BACK-UP
1600013319	Sat, 6/18/16 19:36	1803 E HWY 361	WARNING
1600014014	Tue, 6/28/16 7:10	1803 E HWY 361	TICKET ISSUED
1600012259	Sun, 6/5/16 8:34	1950 E HWY 361	TICKET ISSUED /TICKET ISSUED
1600012267	Sun, 6/5/16 13:05	1950 E HWY 361	TICKET ISSUED
1600012918	Mon, 6/13/16 20:34	1950 E HWY 361	TICKET ISSUED
1600013837	Sat, 6/25/16 14:14	1950 E HWY 361	TICKET ISSUED
1600012257	Sun, 6/5/16 8:15	2100 E HWY 361	TICKET ISSUED
1600012908	Mon, 6/13/16 18:06	2100 E HWY 361	TICKET ISSUED
1600012997	Tue, 6/14/16 13:36	2100 E HWY 361	TICKET ISSUED
1600013643	Wed, 6/22/16 23:52	2100 E HWY 361	WARNING
1600012626	Fri, 6/10/16 8:58	2200 E Hwy 361	WARNING
1600012998	Tue, 6/14/16 13:46	2200 E Hwy 361	TICKET ISSUED
1600013000	Tue, 6/14/16 14:00	2200 E Hwy 361	TICKET ISSUED
1600013318	Sat, 6/18/16 19:25	2200 E Hwy 361	TICKET ISSUED
1600014134	Thu, 6/30/16 0:55	300 E Johnson Av	BACK-UP
1600014134	Thu, 6/30/16 0:55	300 E Johnson Av	WARNING
1600013307	Sat, 6/18/16 13:16	100 E McClung Av	ARREST
1600013307	Sat, 6/18/16 13:16	100 E McClung Av	VEHICLE TOWED
1600012622	Fri, 6/10/16 5:38	120 E MCCLUNG AV	WARNING
1600013404	Sun, 6/19/16 23:05	120 E MCCLUNG AV	BACK-UP
1600013404	Sun, 6/19/16 23:05	120 E MCCLUNG AV	INFORMATION ONLY
1600013469	Mon, 6/20/16 22:42	120 E MCCLUNG AV	WARNING
1600013766	Fri, 6/24/16 16:04	100 E Pryor Av	WARNING
1600012157	Fri, 6/3/16 18:13	E Ransom Dr	TICKET ISSUED
1600012873	Mon, 6/13/16 12:34	E Wheeler Av	TICKET ISSUED
1600012221	Sat, 6/4/16 15:17	100 E Wilson Av	ARREST
1600012221	Sat, 6/4/16 15:17	100 E Wilson Av	BACK-UP
1600012884	Mon, 6/13/16 13:48	100 E Wilson Av	WARNING
1600012519	Thu, 6/9/16 7:19	FM 1069	WARNING
1600013869	Sun, 6/26/16 1:59	FM 1069	BACK-UP
1600013869	Sun, 6/26/16 1:59	FM 1069	TICKET ISSUED /VEHICLE TOWED
1600013972	Mon, 6/27/16 16:55	109 Gillespie Ln	TICKET ISSUED /TICKET ISSUED /TICKET ISSUED
1600012143	Fri, 6/3/16 11:53	Harrison Blvd	TICKET ISSUED
1600012203	Sat, 6/4/16 8:18	Harrison Blvd	WARNING
1600012217	Sat, 6/4/16 12:41	Harrison Blvd	TICKET ISSUED
1600012295	Sun, 6/5/16 20:29	Harrison Blvd	WARNING
1600012437	Wed, 6/8/16 10:26	Harrison Blvd	TICKET ISSUED
1600012446	Wed, 6/8/16 12:00	Harrison Blvd	WARNING
1600012548	Thu, 6/9/16 14:36	Harrison Blvd	TICKET ISSUED
1600013094	Thu, 6/16/16 0:07	Harrison Blvd	TICKET ISSUED
1600013239	Fri, 6/17/16 15:24	Harrison Blvd	WARNING
1600013245	Fri, 6/17/16 17:26	Harrison Blvd	WARNING
1600013310	Sat, 6/18/16 15:35	Harrison Blvd	WARNING
1600013682	Thu, 6/23/16 8:00	Harrison Blvd	WARNING
1600013781	Fri, 6/24/16 20:27	Harrison Blvd	TICKET ISSUED
1600013782	Fri, 6/24/16 20:36	Harrison Blvd	WARNING
1600013959	Mon, 6/27/16 12:33	Harrison Blvd	WARNING
1600012297	Sun, 6/5/16 20:53	Harrison Blvd	COMPLETE
1600013142	Thu, 6/16/16 11:26	Harrison Blvd	WARNING
1600012331	Mon, 6/6/16 13:05	100 Harrison Blvd	WARNING
1600013767	Fri, 6/24/16 16:20	300 Harrison Blvd	WARNING
1600012272	Sun, 6/5/16 14:00	400 Harrison Blvd	WARNING
1600012317	Mon, 6/6/16 7:21	400 Harrison Blvd	WARNING
1600013768	Fri, 6/24/16 16:26	400 Harrison Blvd	WARNING

Police No.	Day/Date/Time	Location	Dispositions
1600012226	Sat, 6/4/16 18:26	415 Harrison Blvd	BACK-UP
1600012226	Sat, 6/4/16 18:26	415 Harrison Blvd	WARNING
1600012290	Sun, 6/5/16 19:09	415 Harrison Blvd	BACK-UP
1600012290	Sun, 6/5/16 19:09	415 Harrison Blvd	TICKET ISSUED
1600012266	Sun, 6/5/16 12:59	999 Harrison Blvd	CANCELLED
1600012515	Thu, 6/9/16 7:04	999 Harrison Blvd	WARNING
1600014124	Wed, 6/29/16 19:32	Hwy 1069	ARREST /TICKET ISSUED
1600014124	Wed, 6/29/16 19:32	Hwy 1069	BACK-UP
1600012883	Mon, 6/13/16 13:43	Hwy 35	WARNING
1600014157	Thu, 6/30/16 5:04	Hwy 35	BACK-UP
1600014157	Thu, 6/30/16 5:04	Hwy 35	TICKET ISSUED
1600013755	Fri, 6/24/16 10:01	1212 HWY 35 BUSINESS	WARNING
1600012201	Sat, 6/4/16 8:08	Hwy 361	TICKET ISSUED
1600012202	Sat, 6/4/16 8:17	Hwy 361	WARNING
1600012204	Sat, 6/4/16 8:22	Hwy 361	TICKET ISSUED
1600012265	Sun, 6/5/16 12:51	Hwy 361	TICKET ISSUED /TICKET ISSUED
1600012438	Wed, 6/8/16 10:30	Hwy 361	WARNING
1600012787	Sun, 6/12/16 6:54	Hwy 361	WARNING
1600012982	Tue, 6/14/16 9:55	Hwy 361	TICKET ISSUED
1600013007	Tue, 6/14/16 14:39	Hwy 361	TICKET ISSUED
1600013373	Sun, 6/19/16 10:58	Hwy 361	TICKET ISSUED
1600013381	Sun, 6/19/16 13:49	Hwy 361	WARNING
1600013835	Sat, 6/25/16 13:54	Hwy 361	TICKET ISSUED
1600013003	Tue, 6/14/16 14:13	Hwy 361	TICKET ISSUED
1600013834	Sat, 6/25/16 13:34	Hwy 361	WARNING
1600014039	Tue, 6/28/16 13:54	Hwy 361	TICKET ISSUED
1600014047	Tue, 6/28/16 15:43	Hwy 361	TICKET ISSUED /TICKET ISSUED
1600013210	Fri, 6/17/16 8:48	700 Hwy 361	TICKET ISSUED
1600013216	Fri, 6/17/16 9:49	700 Hwy 361	WARNING
1600013229	Fri, 6/17/16 13:08	Ireland Av	WARNING
1600012238	Sat, 6/4/16 22:55	1500 Kenwood Dr	BACK-UP
1600012238	Sat, 6/4/16 22:55	1500 Kenwood Dr	WARNING
1600013012	Tue, 6/14/16 15:12	1500 Kenwood Dr	TICKET ISSUED
1600013263	Fri, 6/17/16 23:31	1500 Kenwood Dr	WARNING
1600013854	Sat, 6/25/16 18:55	Lenoir	WARNING
1600012555	Thu, 6/9/16 15:11	301 Live Oak	COMPLETE
1600013076	Wed, 6/15/16 20:02	McMullen Ln	TICKET ISSUED
1600013975	Mon, 6/27/16 17:23	McMullen Ln	TICKET ISSUED
1600013073	Wed, 6/15/16 19:28	100 N 11th St	WARNING
1600013382	Sun, 6/19/16 14:24	N 7th St	WARNING
1600014055	Tue, 6/28/16 18:57	N 9th St	WARNING
1600013425	Mon, 6/20/16 9:15	200 N Av A	WARNING
1600012323	Mon, 6/6/16 10:46	300 N Av A	WARNING
1600013431	Mon, 6/20/16 11:07	300 N Av A	WARNING
1600013756	Fri, 6/24/16 10:34	300 N Av A	WARNING
1600014046	Tue, 6/28/16 15:41	600 N Av A	COMPLETE
1600013814	Sat, 6/25/16 8:03	N Commercial St	WARNING
1600013850	Sat, 6/25/16 18:28	N Commercial St	TICKET ISSUED
1600013016	Tue, 6/14/16 15:25	1000 N Commercial St	WARNING
1600012178	Sat, 6/4/16 0:47	1199 N Commercial St	WARNING
1600013102	Thu, 6/16/16 1:07	1262 N COMMERCIAL ST	BACK-UP
1600013102	Thu, 6/16/16 1:07	1262 N COMMERCIAL ST	WARNING
1600012287	Sun, 6/5/16 18:35	150 N COMMERCIAL ST	WARNING
1600013848	Sat, 6/25/16 18:15	263 N Commercial St	WARNING
1600013845	Sat, 6/25/16 18:00	299 N Commercial St	WARNING
1600013979	Mon, 6/27/16 19:52	399 N Commercial St	ARREST
1600013979	Mon, 6/27/16 19:52	399 N Commercial St	BACK-UP
1600013535	Tue, 6/21/16 20:05	500 N Commercial St	BACK-UP
1600013535	Tue, 6/21/16 20:05	500 N Commercial St	TICKET ISSUED /WARNING
1600013070	Wed, 6/15/16 18:57	545 N Commercial St	TICKET ISSUED
1600013467	Mon, 6/20/16 22:33	622 N Commercial St	WARNING
1600012902	Mon, 6/13/16 16:47	662 N COMMERCIAL ST	BACK-UP
1600012902	Mon, 6/13/16 16:47	662 N COMMERCIAL ST	VEHICLE TOWED
1600013714	Thu, 6/23/16 17:06	662 N COMMERCIAL ST	BACK-UP
1600013714	Thu, 6/23/16 17:06	662 N COMMERCIAL ST	TICKET ISSUED /TICKET ISSUED /TICKET ISSUED
1600013777	Fri, 6/24/16 19:11	735 N COMMERCIAL ST	WARNING
1600012897	Mon, 6/13/16 16:09	752 N COMMERCIAL ST	TICKET ISSUED /TICKET ISSUED
1600013219	Fri, 6/17/16 10:13	899 N Commercial St	WARNING

Police No.	Day/Date/Time	Location	Dispositions
1600012277	Sun, 6/5/16 15:59	900 N Commercial St	BACK-UP
1600012277	Sun, 6/5/16 15:59	900 N Commercial St	TICKET ISSUED /TICKET ISSUED
1600012021	Wed, 6/1/16 20:11	936 N Commercial St	BACK-UP
1600012021	Wed, 6/1/16 20:11	936 N Commercial St	TICKET ISSUED /VEHICLE TOWED
1600013316	Sat, 6/18/16 18:45	936 N Commercial St	INFORMATION ONLY
1600012892	Mon, 6/13/16 15:06	N Houston St	TICKET ISSUED
1600012898	Mon, 6/13/16 16:20	199 N Houston St	WARNING
1600012467	Wed, 6/8/16 19:16	100 Oak Glen Dr	TICKET ISSUED
1600012914	Mon, 6/13/16 19:05	1400 Oak Park	WARNING
1600013259	Fri, 6/17/16 23:01	Palm Dr	WARNING
1600013849	Sat, 6/25/16 18:20	100 Pompano Dr	WARNING
1600012057	Thu, 6/2/16 12:24	100 Porpoise Dr	WARNING
1600013468	Mon, 6/20/16 22:36	Ransom Dr	WARNING
1600013011	Tue, 6/14/16 15:03	1000 S 10th St	BACK-UP
1600013011	Tue, 6/14/16 15:03	1000 S 10th St	WARNING
1600013857	Sat, 6/25/16 20:19	700 S 10th St	WARNING
1600012901	Mon, 6/13/16 16:36	S 11th St	TICKET ISSUED
1600013078	Wed, 6/15/16 20:13	S 11th St	WARNING
1600013096	Thu, 6/16/16 0:29	S 11th St	WARNING
1600013074	Wed, 6/15/16 19:30	S 13th St	BACK-UP
1600013074	Wed, 6/15/16 19:30	S 13th St	TICKET ISSUED /WARNING
1600013098	Thu, 6/16/16 0:37	S 13th St	WARNING
1600013909	Sun, 6/26/16 18:51	199 S 13th St	BACK-UP
1600013909	Sun, 6/26/16 18:51	199 S 13th St	WARNING
1600012879	Mon, 6/13/16 13:25	1099 S 7th St	WARNING
1600013763	Fri, 6/24/16 14:20	1099 S 7th St	WARNING
1600013859	Sat, 6/25/16 21:53	299 S 7th St	ARREST
1600013859	Sat, 6/25/16 21:53	299 S 7th St	BACK-UP
1600013912	Sun, 6/26/16 19:26	S 8th St	WARNING
1600014042	Tue, 6/28/16 14:25	S 8th St	BACK-UP
1600014042	Tue, 6/28/16 14:25	S 8th St	COMPLETE
1600012857	Mon, 6/13/16 7:52	1099 S 9th St	BACK-UP
1600012857	Mon, 6/13/16 7:52	1099 S 9th St	TICKET ISSUED
1600013378	Sun, 6/19/16 12:46	S Arch St	ARREST
1600013926	Mon, 6/27/16 2:10	S Arch St	BACK-UP
1600013926	Mon, 6/27/16 2:10	S Arch St	TICKET ISSUED /WARNING
1600012801	Sun, 6/12/16 16:04	1099 S Arch St	WARNING
1600012192	Sat, 6/4/16 3:42	399 S Arch St	INFORMATION ONLY
1600013144	Thu, 6/16/16 11:38	399 S Arch St	WARNING
1600012101	Thu, 6/2/16 22:12	800 S Arch St	BACK-UP
1600012101	Thu, 6/2/16 22:12	800 S Arch St	VEHICLE TOWED /TICKET ISSUED /WARNING
1600012648	Fri, 6/10/16 14:14	800 S Arch St	BACK-UP
1600012648	Fri, 6/10/16 14:14	800 S Arch St	COMPLETE
1600012802	Sun, 6/12/16 16:11	900 S Arch St	WARNING
1600012924	Mon, 6/13/16 22:40	S Av A	WARNING
1600013363	Sun, 6/19/16 3:27	S Av A	ARREST
1600013363	Sun, 6/19/16 3:27	S Av A	BACK-UP
1600013533	Tue, 6/21/16 19:39	S Av A	WARNING
1600014066	Tue, 6/28/16 21:25	S Av A	TICKET ISSUED
1600013445	Mon, 6/20/16 14:52	450 S AV A	WARNING
1600013165	Thu, 6/16/16 19:09	571 S Av A	TICKET ISSUED
1600013771	Fri, 6/24/16 16:54	571 S Av A	WARNING
1600012921	Mon, 6/13/16 21:39	600 S Av A	TICKET ISSUED
1600012972	Tue, 6/14/16 7:14	800 S Av A	TICKET ISSUED
1600012925	Mon, 6/13/16 22:48	936 S Av A	TICKET ISSUED
1600012625	Fri, 6/10/16 5:52	S Commercial St	BACK-UP
1600012625	Fri, 6/10/16 5:52	S Commercial St	TICKET ISSUED /TICKET ISSUED /TICKET ISSUED
1600012968	Tue, 6/14/16 5:24	S Commercial St	WARNING
1600012342	Mon, 6/6/16 16:43	1000 S Commercial St	WARNING
1600012869	Mon, 6/13/16 11:39	1002 S Commercial St	BACK-UP
1600012869	Mon, 6/13/16 11:39	1002 S Commercial St	TICKET ISSUED
1600012928	Mon, 6/13/16 23:01	1012 S COMMERCIAL ST	WARNING
1600012852	Mon, 6/13/16 6:52	1056 S Commercial St	WARNING
1600013437	Mon, 6/20/16 12:46	1056 S Commercial St	WARNING
1600013683	Thu, 6/23/16 8:06	1056 S Commercial St	TICKET ISSUED /TICKET ISSUED
1600013750	Fri, 6/24/16 7:45	1099 S Commercial St	WARNING
1600013258	Fri, 6/17/16 22:34	1100 S Commercial St	BACK-UP
1600013258	Fri, 6/17/16 22:34	1100 S Commercial St	TICKET ISSUED

Police No.	Day/Date/Time	Location	Dispositions
1600013470	Mon, 6/20/16 22:43	1100 S Commercial St	TICKET ISSUED /WARNING
1600013531	Tue, 6/21/16 19:31	1100 S Commercial St	WARNING
1600013764	Fri, 6/24/16 15:29	1100 S Commercial St	TICKET ISSUED
1600012969	Tue, 6/14/16 5:38	1200 S Commercial St	BACK-UP
1600012969	Tue, 6/14/16 5:38	1200 S Commercial St	TICKET ISSUED
1600014054	Tue, 6/28/16 18:42	1299 S Commercial St	WARNING
1600012239	Sat, 6/4/16 23:04	1300 S COMMERCIAL ST	WARNING
1600012375	Tue, 6/7/16 8:43	1300 S Commercial St	WARNING
1600012570	Thu, 6/9/16 17:24	1315 S COMMERCIAL ST	COMPLETE
1600012621	Fri, 6/10/16 5:25	1315 S COMMERCIAL ST	WARNING
1600013369	Sun, 6/19/16 9:28	1315 S COMMERCIAL ST	TICKET ISSUED
1600013530	Tue, 6/21/16 19:28	1315 S COMMERCIAL ST	TICKET ISSUED
1600013077	Wed, 6/15/16 20:08	157 S Commercial St	WARNING
1600013188	Fri, 6/17/16 1:01	157 S Commercial St	WARNING
1600013718	Thu, 6/23/16 17:46	1599 S Commercial St	WARNING
1600013679	Thu, 6/23/16 5:50	160 S COMMERCIAL ST	BACK-UP
1600013679	Thu, 6/23/16 5:50	160 S COMMERCIAL ST	WARNING
1600012068	Thu, 6/2/16 13:19	301 S COMMERCIAL ST	TICKET ISSUED
1600012470	Wed, 6/8/16 19:41	399 S Commercial St	BACK-UP
1600012470	Wed, 6/8/16 19:41	399 S Commercial St	TICKET ISSUED
1600014056	Tue, 6/28/16 19:09	399 S Commercial St	WARNING
1600013137	Thu, 6/16/16 10:31	400 S Commercial St	WARNING
1600012377	Tue, 6/7/16 8:55	402 S COMMERCIAL ST	TICKET ISSUED
1600012505	Thu, 6/9/16 3:50	499 S Commercial St	WARNING
1600013620	Wed, 6/22/16 19:52	499 S Commercial St	BACK-UP
1600013620	Wed, 6/22/16 19:52	499 S Commercial St	TICKET ISSUED
1600013677	Thu, 6/23/16 5:27	499 S Commercial St	WARNING
1600013844	Sat, 6/25/16 17:28	499 S Commercial St	TICKET ISSUED
1600012596	Fri, 6/10/16 0:09	500 S Commercial St	BACK-UP
1600012596	Fri, 6/10/16 0:09	500 S Commercial St	WARNING
1600012992	Tue, 6/14/16 12:28	500 S Commercial St	TICKET ISSUED
1600012994	Tue, 6/14/16 12:49	524 S COMMERCIAL ST	WARNING
1600013960	Mon, 6/27/16 12:58	525 S COMMERCIAL ST	TICKET ISSUED /TICKET ISSUED /WARNING
1600012926	Mon, 6/13/16 22:49	541 S COMMERCIAL ST	WARNING
1600012618	Fri, 6/10/16 5:06	599 S Commercial St	BACK-UP
1600012618	Fri, 6/10/16 5:06	599 S Commercial St	WARNING
1600013794	Sat, 6/25/16 1:35	599 S Commercial St	ARREST
1600013794	Sat, 6/25/16 1:35	599 S Commercial St	BACK-UP
1600014029	Tue, 6/28/16 11:30	599 S Commercial St	TICKET ISSUED
1600012374	Tue, 6/7/16 8:30	607 S COMMERCIAL ST	WARNING
1600013071	Wed, 6/15/16 19:06	607 S COMMERCIAL ST	TICKET ISSUED /WARNING
1600012666	Fri, 6/10/16 19:58	614 S COMMERCIAL ST	TICKET ISSUED
1600013402	Sun, 6/19/16 22:34	614 S COMMERCIAL ST	WARNING
1600013507	Tue, 6/21/16 13:31	614 S COMMERCIAL ST	TICKET ISSUED
1600013897	Sun, 6/26/16 16:23	699 S Commercial St	WARNING
1600013129	Thu, 6/16/16 4:12	709 S COMMERCIAL ST	WARNING
1600013900	Sun, 6/26/16 16:41	709 S COMMERCIAL ST	WARNING
1600012993	Tue, 6/14/16 12:39	762 S COMMERCIAL ST	TICKET ISSUED /TICKET ISSUED
1600012967	Tue, 6/14/16 5:16	860 S COMMERCIAL ST	TICKET ISSUED
1600013331	Sat, 6/18/16 21:50	860 S COMMERCIAL ST	WARNING
1600014192	Thu, 6/30/16 19:30	860 S COMMERCIAL ST	WARNING
1600013376	Sun, 6/19/16 12:11	925 S COMMERCIAL ST	TICKET ISSUED /TICKET ISSUED
1600013103	Thu, 6/16/16 1:16	952 S COMMERCIAL ST	BACK-UP
1600013103	Thu, 6/16/16 1:16	952 S COMMERCIAL ST	TICKET ISSUED /WARNING
1600012067	Thu, 6/2/16 13:14	499 S Euclid St	WARNING
1600012557	Thu, 6/9/16 15:24	1099 S Houston St	TICKET ISSUED
1600012859	Mon, 6/13/16 8:10	1099 S Houston St	WARNING
1600012717	Sat, 6/11/16 10:17	899 S Houston St	WARNING
1600012024	Wed, 6/1/16 22:34	S McCampbell St	WARNING
1600013513	Tue, 6/21/16 14:55	199 S McCampbell St	WARNING
1600012017	Wed, 6/1/16 19:06	399 S McCampbell St	WARNING
1600013780	Fri, 6/24/16 20:13	399 S McCampbell St	WARNING
1600013853	Sat, 6/25/16 18:46	399 S McCampbell St	WARNING
1600013974	Mon, 6/27/16 17:13	1000 S Rife St	BACK-UP
1600013974	Mon, 6/27/16 17:13	1000 S Rife St	WARNING
1600014025	Tue, 6/28/16 11:16	1000 S Rife St	WARNING
1600012535	Thu, 6/9/16 13:32	399 S Rife St	TICKET ISSUED
1600013769	Fri, 6/24/16 16:33	200 S Saunders St	WARNING

Police No.	Day/Date/Time	Location	Dispositions
1600014105	Wed, 6/29/16 12:50	200 S Saunders St	WARNING
1600013613	Wed, 6/22/16 17:38	S Whitney St	BACK-UP
1600013613	Wed, 6/22/16 17:38	S Whitney St	TICKET ISSUED
1600012582	Thu, 6/9/16 19:49	1100 S Whitney St	TICKET ISSUED
1600013898	Sun, 6/26/16 16:27	1200 S Whitney St	WARNING
1600013081	Wed, 6/15/16 20:42	1399 S Whitney St	WARNING
1600012900	Mon, 6/13/16 16:28	299 S Whitney St	TICKET ISSUED
1600013385	Sun, 6/19/16 15:41	299 S Whitney St	WARNING
1600013255	Fri, 6/17/16 20:35	320 S Whitney St	WARNING
1600013446	Mon, 6/20/16 15:43	699 S Whitney St	WARNING
1600012623	Fri, 6/10/16 5:39	800 S Whitney St	WARNING
1600012885	Mon, 6/13/16 14:00	100 Saunders Ln	WARNING
1600013612	Wed, 6/22/16 17:30	Victory Ln	WARNING
1600013752	Fri, 6/24/16 9:09	705 W Ave A	COMPLETE
1600013013	Tue, 6/14/16 15:20	100 W Beasley Av	WARNING
1600013079	Wed, 6/15/16 20:34	100 W Beasley Av	WARNING
1600012809	Sun, 6/12/16 18:34	W De Berry Av	WARNING
1600012936	Tue, 6/14/16 0:45	100 W De Berry Av	WARNING
1600013654	Thu, 6/23/16 0:23	100 W De Berry Av	WARNING
1600012337	Mon, 6/6/16 14:36	1500 W De Berry Av	TICKET ISSUED
1600012521	Thu, 6/9/16 7:52	199 W De Berry Av	WARNING
1600013023	Tue, 6/14/16 18:25	400 W De Berry Av	TICKET ISSUED
1600013010	Tue, 6/14/16 14:57	599 W De Berry Av	TICKET ISSUED
1600011993	Wed, 6/1/16 6:49	900 W De Berry Av	WARNING
1600012504	Thu, 6/9/16 3:37	W Goodnight Av	BACK-UP
1600012504	Thu, 6/9/16 3:37	W Goodnight Av	WARNING
1600012894	Mon, 6/13/16 15:24	100 W Goodnight Av	WARNING
1600013508	Tue, 6/21/16 13:40	100 W Goodnight Av	WARNING
1600013532	Tue, 6/21/16 19:37	100 W Goodnight Av	WARNING
1600012561	Thu, 6/9/16 16:09	130 W Goodnight Av	WARNING
1600012258	Sun, 6/5/16 8:17	199 W Goodnight Av	TICKET ISSUED
1600012269	Sun, 6/5/16 13:23	199 W Goodnight Av	WARNING
1600012270	Sun, 6/5/16 13:37	199 W Goodnight Av	WARNING
1600012431	Wed, 6/8/16 7:04	199 W Goodnight Av	TICKET ISSUED
1600013368	Sun, 6/19/16 8:18	199 W Goodnight Av	WARNING
1600013944	Mon, 6/27/16 7:17	199 W Goodnight Av	WARNING
1600012073	Thu, 6/2/16 14:13	200 W Goodnight Av	TICKET ISSUED
1600012271	Sun, 6/5/16 13:50	299 W Goodnight Av	TICKET ISSUED
1600012886	Mon, 6/13/16 14:02	299 W Goodnight Av	WARNING
1600013943	Mon, 6/27/16 7:07	299 W Goodnight Av	WARNING
1600013778	Fri, 6/24/16 20:02	399 W Goodnight Av	TICKET ISSUED
1600012007	Wed, 6/1/16 15:27	748 W GOODNIGHT AV	WARNING
1600012814	Sun, 6/12/16 19:04	499 W Greenwood Av	TICKET ISSUED
1600012241	Sat, 6/4/16 23:26	W Highland Av	WARNING
1600013326	Sat, 6/18/16 21:00	W Highland Av	WARNING
1600012449	Wed, 6/8/16 12:14	100 W Highland Av	WARNING
1600013015	Tue, 6/14/16 15:24	100 W Highland Av	WARNING
1600013324	Sat, 6/18/16 20:46	1300 W Highland Av	WARNING
1600013976	Mon, 6/27/16 19:05	W Lott Av	TICKET ISSUED
1600013164	Thu, 6/16/16 18:52	1199 W Lott Av	TICKET ISSUED
1600012100	Thu, 6/2/16 22:01	199 W McClung Av	BACK-UP
1600012100	Thu, 6/2/16 22:01	199 W McClung Av	TICKET ISSUED /WARNING
1600014040	Tue, 6/28/16 13:59	W Nelson Av	TICKET ISSUED
1600012058	Thu, 6/2/16 12:36	1099 W Nelson Av	WARNING
1600011964	Wed, 6/1/16 0:08	W Wheeler Ave	BACK-UP
1600011964	Wed, 6/1/16 0:08	W Wheeler Ave	WARNING
1600012065	Thu, 6/2/16 12:52	W Wheeler Ave	WARNING
1600012215	Sat, 6/4/16 12:17	W Wheeler Ave	TICKET ISSUED
1600012518	Thu, 6/9/16 7:11	W Wheeler Ave	WARNING
1600013069	Wed, 6/15/16 18:48	W Wheeler Ave	WARNING
1600013127	Thu, 6/16/16 3:32	W Wheeler Ave	BACK-UP
1600013127	Thu, 6/16/16 3:32	W Wheeler Ave	WARNING
1600013135	Thu, 6/16/16 9:49	W Wheeler Ave	WARNING
1600013202	Fri, 6/17/16 6:51	W Wheeler Ave	TICKET ISSUED
1600013214	Fri, 6/17/16 9:34	W Wheeler Ave	WARNING
1600013289	Sat, 6/18/16 5:14	W Wheeler Ave	TICKET ISSUED
1600013429	Mon, 6/20/16 9:45	W Wheeler Ave	TICKET ISSUED
1600013475	Mon, 6/20/16 23:26	W Wheeler Ave	BACK-UP

Police No.	Day/Date/Time	Location	Dispositions
1600013475	Mon, 6/20/16 23:26	W Wheeler Ave	WARNING
1600013476	Mon, 6/20/16 23:45	W Wheeler Ave	WARNING
1600013599	Wed, 6/22/16 14:09	W Wheeler Ave	TICKET ISSUED
1600013618	Wed, 6/22/16 18:56	W Wheeler Ave	BACK-UP
1600013618	Wed, 6/22/16 18:56	W Wheeler Ave	TICKET ISSUED
1600013719	Thu, 6/23/16 17:58	W Wheeler Ave	TICKET ISSUED
1600013783	Fri, 6/24/16 20:44	W Wheeler Ave	WARNING
1600013816	Sat, 6/25/16 9:31	W Wheeler Ave	WARNING
1600012581	Thu, 6/9/16 19:49	W Wheeler Ave	TICKET ISSUED
1600013072	Wed, 6/15/16 19:19	W Wheeler Ave	WARNING
1600013987	Mon, 6/27/16 22:33	W Wheeler Ave	WARNING
1600013534	Tue, 6/21/16 19:41	100 W Wheeler Ave	WARNING
1600014200	Thu, 6/30/16 23:25	100 W Wheeler Ave	BACK-UP
1600014200	Thu, 6/30/16 23:25	100 W Wheeler Ave	WARNING
1600013724	Thu, 6/23/16 18:29	1119 W Wheeler Ave	ARREST
1600013749	Fri, 6/24/16 7:18	1200 W Wheeler Ave	WARNING
1600012166	Fri, 6/3/16 20:49	1213 W Wheeler Ave	BACK-UP
1600012166	Fri, 6/3/16 20:49	1213 W Wheeler Ave	WARNING
1600013093	Wed, 6/15/16 23:53	1307 W Wheeler Ave	BACK-UP
1600013093	Wed, 6/15/16 23:53	1307 W Wheeler Ave	WARNING
1600013264	Fri, 6/17/16 23:50	1307 W Wheeler Ave	ARREST
1600013264	Fri, 6/17/16 23:50	1307 W Wheeler Ave	BACK-UP
1600011992	Wed, 6/1/16 5:36	1354 W Wheeler Ave	WARNING
1600013130	Thu, 6/16/16 4:23	1354 W Wheeler Ave	TICKET ISSUED
1600013220	Fri, 6/17/16 10:20	1414 W Wheeler Ave	TICKET ISSUED
1600012435	Wed, 6/8/16 10:15	1540 W Wheeler Ave	TICKET ISSUED
1600013823	Sat, 6/25/16 11:16	1540 W Wheeler Ave	WARNING
1600013813	Sat, 6/25/16 7:02	1560 W Wheeler Ave	WARNING
1600014181	Thu, 6/30/16 15:23	1561 W Wheeler Ave	WARNING
1600013773	Fri, 6/24/16 17:29	1600 W Wheeler Ave	WARNING
1600012285	Sun, 6/5/16 18:21	1662 W Wheeler Ave	WARNING
1600013399	Sun, 6/19/16 21:18	1842 W Wheeler Ave	WARNING
1600013716	Thu, 6/23/16 17:28	1843 W Wheeler Ave	TICKET ISSUED
1600013427	Mon, 6/20/16 9:26	1900 W Wheeler Ave	TICKET ISSUED /TICKET ISSUED /WARNING
1600012308	Sun, 6/5/16 23:24	1901 W Wheeler Ave	BACK-UP
1600012308	Sun, 6/5/16 23:24	1901 W Wheeler Ave	WARNING
1600012406	Tue, 6/7/16 23:32	1901 W Wheeler Ave	WARNING
1600012895	Mon, 6/13/16 15:28	1901 W Wheeler Ave	TICKET ISSUED /TICKET ISSUED /TICKET ISSUED
1600013009	Tue, 6/14/16 14:50	1901 W Wheeler Ave	WARNING
1600013473	Mon, 6/20/16 23:03	1901 W Wheeler Ave	WARNING
1600013890	Sun, 6/26/16 13:27	1901 W Wheeler Ave	WARNING
1600014132	Thu, 6/30/16 0:01	1901 W Wheeler Ave	WARNING
1600013501	Tue, 6/21/16 11:34	1904 W Wheeler Ave	WARNING
1600012579	Thu, 6/9/16 19:27	1911 W Wheeler Ave	TICKET ISSUED
1600013297	Sat, 6/18/16 7:55	1920 W Wheeler Ave	WARNING
1600013426	Mon, 6/20/16 9:20	1920 W Wheeler Ave	WARNING
1600012639	Fri, 6/10/16 12:36	2000 W Wheeler Ave	WARNING
1600012866	Mon, 6/13/16 11:17	2000 W Wheeler Ave	TICKET ISSUED
1600013362	Sun, 6/19/16 3:26	2000 W Wheeler Ave	TICKET ISSUED
1600012324	Mon, 6/6/16 10:53	2009 W Wheeler Ave	TICKET ISSUED
1600014061	Tue, 6/28/16 20:10	2100 W Wheeler Ave	TICKET ISSUED
1600012956	Tue, 6/14/16 2:07	2175 W Wheeler Ave	BACK-UP
1600012956	Tue, 6/14/16 2:07	2175 W Wheeler Ave	WARNING
1600013499	Tue, 6/21/16 11:01	2352 W Wheeler Ave	TICKET ISSUED
1600013676	Thu, 6/23/16 5:13	2352 W Wheeler Ave	WARNING
1600013332	Sat, 6/18/16 21:58	2500 W Wheeler Ave	WARNING
1600012480	Thu, 6/9/16 0:22	2501 W Wheeler Ave	WARNING
1600012911	Mon, 6/13/16 18:49	2501 W Wheeler Ave	WARNING
1600013026	Tue, 6/14/16 18:51	2501 W Wheeler Ave	TICKET ISSUED
1600013031	Tue, 6/14/16 20:54	2502 W Wheeler Ave	WARNING
1600013314	Sat, 6/18/16 17:23	2502 W Wheeler Ave	ARREST
1600013027	Tue, 6/14/16 18:58	2601 W Wheeler Ave	TICKET ISSUED
1600012244	Sat, 6/4/16 23:51	2607 W Wheeler Ave	WARNING
1600012216	Sat, 6/4/16 12:29	620 W Wheeler Ave	WARNING
1600012288	Sun, 6/5/16 18:44	700 W Wheeler Ave	WARNING
1600012762	Sun, 6/12/16 0:06	900 W Wheeler Ave	WARNING
1600012569	Thu, 6/9/16 17:21	939 W Wheeler Ave	TICKET ISSUED
1600014133	Thu, 6/30/16 0:39	W Wilson Av	TICKET ISSUED

Police No.	Day/Date/Time	Location	Dispositions
1600013082	Wed, 6/15/16 20:57	W Yoakum Av	WARNING
1600012890	Mon, 6/13/16 14:48	100 W Yoakum Av	TICKET ISSUED /TICKET ISSUED
1600013528	Tue, 6/21/16 19:04	100 W Yoakum Av	WARNING
1600013619	Wed, 6/22/16 19:31	100 W Yoakum Av	BACK-UP
1600013619	Wed, 6/22/16 19:31	100 W Yoakum Av	TICKET ISSUED /TICKET ISSUED /TICKET ISSUED
1600014183	Thu, 6/30/16 15:41	1700 W Yoakum Av	WARNING
1600013973	Mon, 6/27/16 17:00	400 W Yoakum Av	TICKET ISSUED