THE STATE OF TEXAS	}	AMENDED AND RESTATED
	}	CONTRACT
COUNTY OF EL PASO	}	FOR CONSOLIDATED TAX COLLECTION

This Amended and Restated Contract for Consolidated Tax Collection ("Amended and Restated Contract") made by and between the CITY OF EL PASO, TEXAS, hereinafter referred to as "City," and COUNTY OF EL PASO; EL PASO INDEPENDENT SCHOOL DISTRICT; YSLETA INDEPENDENT SCHOOL DISTRICT; EL PASO COUNTY COMMUNITY COLLEGE DISTRICT; UNIVERSITY MEDICAL CENTER; CITY OF SOCORRO; SOCORRO INDEPENDENT SCHOOL DISTRICT; CLINT INDEPENDENT SCHOOL DISTRICT; FABENS INDEPENDENT SCHOOL DISTRICT; TOWN OF CLINT; HORIZON REGIONAL MUNICIPAL UTILITY DISTRICT; EL PASO COUNTY EMERGENCY SERVICES DISTRICT NO. 1; ANTHONY INDEPENDENT SCHOOL DISTRICT; TOWN OF ANTHONY; CANUTILLO INDEPENDENT SCHOOL DISTRICT; SAN ELIZARIO INDEPENDENT SCHOOL DISTRICT; TORNILLO INDEPENDENT SCHOOL DISTRICT; HACIENDA DEL NORTE WATER DISTRICT; LOWER VALLEY WATER DISTRICT; EL PASO COUNTY EMERGENCY SERVICES DISTRICT NO. 2; EL PASO COUNTY TORNILLO WATER IMPROVEMENT DISTRICT; TOWN OF HORIZON CITY; EL PASO DOWNTOWN MANAGEMENT DISTRICT; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 10; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 1; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 3; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 11; VILLAGE OF VINTON; EL PASO COUNTY WATER CONTROL & IMPROVEMENT (FABENS) DISTRICT #4; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 2; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 5; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 6; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 7; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 8; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT NO. 9; PASEO DEL ESTE MUNICIPAL UTILITY DISTRICT #4; AND CITY OF SAN ELIZARIO; THE CITY OF EL PASO MUNICIPAL MANAGEMENT DISTRICT NO. 1 or some of them and others who may join, hereinafter referred to "Entity," or collectively as "Entities".

WHEREAS, the Legislature of the State of Texas has enacted certain legislation empowering

political subdivisions of the state to enter into contracts for the consolidated effort of assessing and

collecting property taxes; and

WHEREAS, such consolidated effort in the assessment and collection of taxes is beneficial

to both the City and the Entities, as well as to the general public; and

WHEREAS, the City and the Entities have entered into a contract for the City's collection of

property taxes on behalf of each Entity ("Prior Contract") prior to the date of this Amended and

Restated Contract; and

WHEREAS, the City and Entities desire to amend the Prior Contract to amend certain terms

and conditions of such consolidated tax collection.

WITNESSETH:

NOW, THEREFORE, it is mutually agreed as follows:

1) <u>SCOPE OF SERVICES</u>. The parties agree that the City will, pursuant to the Property

Tax Code, act as Assessor Collector for each Entity and determine the total assessed value and taxable

value of the property taxable by the Entity, except that the County Tax Assessor Collector will

continue to perform the assessing functions for the County. The parties further agree that the City

will collect all taxes for the Entities on all properties within their boundaries. It is agreed that the City

Tax Assessor Collector has authority to make refunds for the Entities as appropriate under Section

31.11 and Section 42.43 of the Texas Property Tax Code provided that all refunds in excess of \$2,500

must have the approval of City Council and that each Entity will be notified of any refund for the

Entity.

2) SERVICE COSTS. For the services set forth above, participating entities agree that

they will pay to the City a Cost-Per- Parcel share of the City Tax Office's budget that is dedicated to

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provide property tax collection services to the participating Entities. The City Tax Office budget will

be determined and approved by the governing body of the City of El Paso. The Cost- Per- Parcel of

each Entity will be calculated annually by dividing the City Tax Office budget for property tax

collections by the total number of property tax accounts of the participating Entities as determined by

the El Paso Central Appraisal District. Each participating Entity will be responsible for paying each

year the Cost-Per-Parcel multiplied by the total number of parcels of that participating Entity.

On or before September 1 of each year during which this Amended and Restated Contract is

effective, the City will submit to each participating Entity a preliminary estimate of the Costs-Per-

Parcel for the services for the following budget year. The parties agree that the consolidated effort is

to their mutual benefit and to the benefit of their respective taxpayers, and also agree that the

calculation of payments set forth above provides for reasonable and adequate consideration for

services performed under this Amended and Restated Contract. The parties further recognize that the

County Tax Assessor Collector has certain constitutional duties and functions which cannot be

abrogated by contract to the City. In return for performing those necessary functions, the City agrees

during the County's participation in the consolidated tax effort to reimburse to the County on a

monthly basis, within 30 days after being invoiced by the County, the indirect costs and personnel

costs incurred by the County Tax Assessor Collector in performance of those constitutional duties

and functions. The City's costs covered by the payments set forth above shall include, but shall not

be limited to, such costs as salaries, normal travel expenditures for tax purposes, education, licenses

or other fees required by the State of Texas, appropriate supplies and other items necessary for the

appropriate and efficient performance of the City's duties herein.

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In addition to payments set forth above, each Entity expressly agrees:

(a) To pay the cost of reprocessing and mailing tax notices if the Entity incurs a rollback

or other modification of its tax rate; and

(b) To pay such actual costs as may be incurred by City in preparation and mailing of

separate tax statements if City shall determine that such separate tax statements are

necessary because Entity has failed to adopt its tax rate by September 30 of the tax

year in question and thereby caused an unreasonable delay in the preparation of

consolidated tax statements; and

(c) That City shall retain any and all revenues received for the preparation and issuance

of tax certificates.

The Entities, (except the County), agree to pay their respective Cost-Per-Parcel on an annual

basis, within 30 days of receipt of invoice from the City. The County agrees to pay its respective

share of the service costs on a monthly basis, within 30 days of receipt of invoice from the City. Such

invoices shall not exceed the costs established in this Section 2.

3) <u>ADVISORY COMMITTEE</u>. An Advisory Committee ("Committee") of non-elected

officials formed by contract dated August 28, 1984 as amended shall continue to review all costs and

make recommendations for an annual budget and monitor the general performance of the tax

collection process. An annual notice of the meeting of the Committee shall be sent by the City to all

participating Entities by March 1 of each year.

The Committee is to be composed of nine (9) members: one (1) member appointed by the

Mayor of the City, one (1) member appointed by the County Judge, one (1) member appointed by

City Council, one (1) member appointed by County Commissioners Court, one (1) member appointed

by the El Paso Independent School District, one (1) member appointed by Ysleta Independent School

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District, one (1) member appointed by the Socorro Independent School District, and two (2) members

appointed jointly by the other Entities which are a party to this agreement. In addition, the City Tax

Collector and the County Tax Assessor Collector shall serve as ex-officio members of this Committee

without power to vote and shall not be counted for purposes of determining a quorum. The members

shall serve four-year staggered terms, and may be reappointed. The representatives of Ysleta ISD, El

Paso ISD, Socorro Independent School District, the County Judge and the Mayor shall serve on one

staggered four-year cycle and the other representatives shall serve on the alternate cycle. The

Committee shall elect its chairperson, meet regularly, and submit reports and recommendations to the

City and the Entities. This Committee shall be advisory only, and nothing herein shall be construed

to result in delegation of any decision making authority to the Committee by any of the parties. In

the event any Entity specifically referenced in this paragraph shall decline to join or shall terminate

while the consolidated effort continues, its appointment shall lapse. In the event an Entity not

specifically referenced in this paragraph shall decline to join or terminate while the consolidated effort

continues, any appointment by such Entity shall resign and a successor shall be appointed by the

remaining Entities not specifically referenced in this paragraph.

4) <u>REPORTS</u>. The City shall provide to the Entities computer reports as provided in

Attachment "A."

5) TAX NOTICES AND STATEMENTS. Tax notices and statements will be mailed in

a form complying with requirements of the laws of the State of Texas, on all property accounts of the

Entities by the City in an accurate and timely manner, and no later than October 15 of each year, or

as provided by law. Each Entity shall submit its tax rate to the City no later than September 15 or

shortly thereafter of each year; provided that if required by law, the City or County has officially

calculated the Entity's effective tax rate at least 15 days prior to that date (Independent School Districts

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by the Entity by-October 1, the Entity shall advise the City whether the mailing of statements or

notices shall be delayed. If there is a delay in the mailing of the statements or notices occasioned by

the conduct of any Entity, the Entity shall pay the actual cost incurred resulting from the delay,

including the cost, if any, of mailing separate statements. Any delay desired by the City in mailing

its own property account notices shall not be cause to delay the requirement for mailing the Entities'

notices by October 15 without written permission from the Entity. Any delay in the time schedule set

forth above occasioned by the Central Appraisal District shall extend each respective date by an

equivalent length of time.

6) To the extent financially feasible the City shall use the most advanced and efficient

methods available for the collection of taxes during the term of this contract. The procedures will be

submitted to the Committee for review and recommendations. During participation by the County

such procedures shall include a provision for acceptance of payments at the County Tax office and

substations. Any documented shortages and/or overages in such payments to the County Tax Office

will be audited and made whole by the County Tax Office. Any documented shortages and/or

overages in such payments to the City Tax Office will likewise be audited and made whole by the

City Tax Office. Further, regardless of where payments are received, no Tax Certificates shall be

issued, except by the City Tax Office.

The County will invoice the City and the City will reimburse the County for personnel and other

costs incurred by the County in accepting and collecting property tax payments a flat rate of \$4.00

per parcel for each property tax payment the County processes. County will not include any

additional expenses other than the \$4.00 per parcel flat rate in the invoices submitted to the City,

unless City has previously agreed to cover the additional expense. Upon agreement of both parties,

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County and City may revisit and reevaluate this reimbursement plan. Any new reimbursement plan

will be adopted only with the approval of both the City and County Tax Assessor Collectors.

DISTRIBUTION OF FUNDS. Funds will be accounted for and distributed weekly

to the Entities, except during the peak period of December 15 thru January 31, during which time

funds collected will be distributed no less than Monday, Wednesday and Friday of each week. The

Entities will be responsible for making special arrangements whenever their normal working hours

would not allow such a schedule. The funds to be accounted for will be designated as funds out of

the current year of collection or for delinquent collection.

7)

8) <u>COLLECTION OF DELINQUENT TAXES</u>. The City shall collect delinquent taxes

for the Entities and agrees to collect all penalties, interest, and attorney's fees authorized under Texas

law and all interest, penalties, and fees collected shall be forwarded to the Entities on a timely basis

by electronic means or otherwise. The procedure for the collection of delinquent taxes shall be

reviewed by the Committee. The City reserves the right to contract, as provided under Section 6.30

of the Texas Property Tax Code, with an attorney to collect taxes for any Entity having complied with

Section 33.07 of the Texas Property Tax Code.

9) <u>INDEMNITY</u>. Each Entity agrees, to the extent allowed by law, to indemnify and

hold harmless the City for any and all claims, liabilities, and expenses incurred as a result of that

respective Entity's breach or nonperformance of this contract and its obligations or for the negligence

of any officer, agent or employee of that respective Entity. The City agrees, to the extent allowed by

law, to indemnify or hold harmless the Entities for any and all claims, liabilities, and expenses

incurred as a result of City's breach or nonperformance of this contract and its obligations or for the

negligence of any officer, agent, or employee of the City. In the event any such liability occurs, all

parties agree to comply with Constitutional and Statutory requirements for the satisfaction of debts.

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10) EFFECTIVE DATE. The parties agree that the commitment of each Entity one to the

other is consideration for the promise to participate of each Entity to amend the 1986 contract as set

forth in this Amended and Restated Agreement. The terms of the Amended and Restated Contract

will become effective as to all signatories at such time as it is signed by the City following the

execution of the Entities (the "Restated Effective Date").

11)

<u>RENEWAL AND TERMINATION</u>. This contract shall be in effect for one year

following the Restated Effective Date until August 31 of the first following calendar year, and shall

be automatically renewed thereafter on a year to year basis and remain in effect until terminated by

mutual consent of the parties or by effective written notice of any party. Notice of termination by any

Entity received by the City on or before May 10 shall constitute effective notice of termination as to

such Entity only, as of the following August 31. Notice of termination by the City received by one or

more Entities before May 31 shall constitute effective notice as to such Entity or Entities only as of

the following August 31. The parties agree to cooperate in the process of providing or allowing access

to all necessary records, data, or other information necessary for the Entities to continue the collection

of taxes in another manner. The Entities shall reimburse the City for any additional costs incurred by

the City in providing them with this information.

12) <u>NOTICE</u>. Notice to parties under this contract shall be sent by certified mail, return

receipt requested, to those persons identified in Attachment "B" attached hereto and incorporated

herein for all purposes and to such persons as may be identified for purposes of notice by Entities

which have joined in the agreement by counterpart and may not be represented in Attachment "B."

13) <u>SEVERABILITY</u>. If any part of this agreement is held to be illegal, such part shall

be deemed severable and the remaining parts shall nevertheless be binding.

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14) <u>ENTIRE AGREEMENT</u>. This agreement constitutes the entire agreement between

the parties and any prior understandings, written or oral agreements between them are merged into

this agreement.

15) <u>INSPECTION OF RECORDS</u>. The City shall supply to all Entities a copy of the

independent annual audit of the City Tax Collector. The fiscal records of the City made and kept

pursuant to this agreement are available for inspection by the Entities at times mutually convenient to

the City and an Entity. Any cost of such inspection shall be borne by the Entity.

16) EXECUTION. This agreement may be executed jointly or in counterpart and the

authorized signature upon a counterpart of any Entity whether or not named above creates the same

binding commitment between the parties as if the Entity had jointly executed this document if the

counterpart is duly executed by the City.

[Signature Page to follow]

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WITNESS our hands this	day of	, 2021.
		CITY OF EL PASO:
		Oscar Leeser Mayor
ATTEST:		
Laura D. Prine City Clerk		
APPROVED AS TO FORM:		APPROVED AS TO CONTENT:
Wed N. Vigad		Maria O. Pasillas
Wendi N. Vineyard		Maria O. Pasillas
Assistant City Attorney		City Tax Assessor Collector

ATTEST:

B<u>y:_</u>

THE CITY OF EL PASO MUNICIPAL MANAGEMENT DISTRICT NO. 1:

By:_

Ryan Burkhardt, President of the El Paso Municipal Management District No. 1

ATTACHMENT A

THE FOLLOWING REPORTS WILL BE AVAILABLE ON A DAILY BASIS:

1. DISTRIBUTION REPORTS:

Based on each taxing entity's pro-rata share of the taxes due, a distribution of the entity's taxes collected will be produced. A detailed listing of each payment and descriptive information about the parcel and the taxes paid can also be generated upon request.

THE FOLLOWING REPORTS WILL BE AVAILABLE ON A MONTHLY BASIS:

- 1. ACCOUNTS RECEIVABLE SUMMARY REPORT: The A/R Summary Report summarizes all of the tax collection activity for a particular period.
- 2. AUDITOR'S TRANSACTION SUMMARY: The Auditor's Transaction Summary lists the types of transactions processed in the tax collection system with the total number of transactions and total amount of money for each taxing entity.
- 3. LEVY CHANGES REPORT: All transactions listed in the tax collection system that cause an increase or decrease in the amount of the original levy are detailed in this report.
- 4. DAILY DEPOSIT RECAP REPORT: This report covers batches which have distribution dates within a selected period.
- 5. TOTALS BY TAX YEAR BY ENTITY REPORT: This report prints a summary of balance of accounts by year as of the date the report is run.
- 6. LEGAL TRANSACTIONS BY ENTITY: This report provides information on how much is owed to individual entities and the amounts owed on accounts with legal codes.

THE FOLLOWING REPORTS ARE OPTIONAL AND AVAILABLE UPON REQUEST:

1. ACCOUNTS RECEIVABLE REGISTER: The Accounts Receivable Register lists all accounts in the tax collection system. This report is generated on a quarterly basis.

ATTACHMENT A

REPORTS AVAILABLE UPON REQUEST (Continued):

- 2. TAX ROLL: A tax roll which lists the property for each taxing entity including calculations of taxes calculated and exemptions are deducted to determine the taxes due will be made available to each taxing entity.
 - A taxing entity summary showing assessment data, tax date and exemption data can be generated upon request.
- 3. DELINQUENT TAX ROLL: The Delinquent Tax Roll lists all accounts that have become delinquent.
- 4. LEGAL EXCEPTION REPORT: If an account has a repayment agreement for delinquent monies, it is subject to review on a periodic basis. This report lists any account that does not show the appropriate payment has been made as per the agreement.

ATTACHMENT B TAXING ENTITY OFFICIALS

Tomas Gonzalez City Manager City of El Paso

P.O. Box 1890

El Paso, Texas 79950-1890

(915) 221-0023

Veronica Escobar County Judge County of El Paso

500 E. Overland El Paso, Texas 79901

(915) 546-2047

Dr. William Serrata

President

El Paso County Community College District

P.O. Box 20500 El Paso, Texas 79998 (915) 775-6044

Juan E. Cabrera Superintendent

El Paso Independent School District

P.O. Box 20100

El Paso, Texas 79998-0100

(915) 779-3781

Benny Davis President

Horizon Regional Municipal Utility District

14100 Horizon Boulevard El Paso, Texas 79928 (915) 852-3917

Marvin McLellan President

El Paso County Emergency Services District #1

14151 Nunda Ave. El Paso, Texas 79927 (915) 852-3204 Dr. Steven Saldivar Superintendent

Anthony Independent School District

840 6th Street

Anthony, Texas 79821 (915) 886-6500, ext. 6501

Mario Aguirre President

El Paso Water Control & Improvement

District #4 (Fabens) P.O. Box 3880

Fabens, Texas 79838-3880

(915) 764-2212

Bill Adler President

El Paso County Emergency Services District #2

P.O. Box 683 Clint, Texas 79836 (915) 851-0304

Dr. Jose Espinoza Superintendent

Socorro Independent School District

12440 Rojas Drive El Paso, Texas 79928 (915) 937-0013

Eldefonso "Poncho" Garcia

Superintendent

Fabens Independent School District

P.O. Box 697

Fabens, Texas 79838 (915) 764-2025

Luis Ortega President

Paseo del Este MUD No. 10

c/o Ty Embry

816 Congress Avenue, Suite 1900

Austin, Texas 78701

Joseph S. McCandless

President

Hacienda Del Norte Water District

13931 Sagebrush RR3 El Paso, Texas 79936

(915) 526-0141

Steve Degroat Board Chair

El Paso County Hospital District

University Medical Center of El Paso

4815 Alameda

El Paso, Texas 79905 (915) 544-1200

Sylvia Hopp Superintendent

San Elizario Independent School District

P.O. Box 920

San Elizario, Texas 79848

(915) 872-3939

Charles Gonzalez

Mayor

Town of Clint

P.O. Box 350

Clint, Texas 79836 (915) 851-3146

Dr. Xavier De La Torre

Superintendent

Ysleta Independent School District

9600 Sims Dr.

El Paso, Texas 79925-7295

(915) 434-0000

Martin Lerma

Mayor

Town of Anthony

P.O. Box 1269

Anthony, Texas 79821

(915) 886-3944

Jamie Gallagher

President

El Paso Downtown Management District

201 E. Main Street, Suite 107 El Paso, Texas 79901

(915) 400-2294

Juan Martinez Superintendent

Clint Independent School District

14521 Horizon Blvd. El Paso, Texas 79928

(915) 926-4001 (915) 926-4000

Ruben Mendoza

Mayor

Town of Horizon City

14999 Darrington Road El Paso, Texas 79927

(915) 852-1046

Dr. Pedro Galaviz Superintendent

Canutillo Independent School District

P.O. Box 100

Canutillo, Texas 79835

(915) 877-3726

Jose Luis Soria President

El Paso County Tornillo Water Improvement

District

P.O. Box 136 Tornillo, Texas 79853

(915) 764-2966

Jose R. Soto President

Paseo del Este MUD No. 11

c/o Ty Embry

816 Congress Avenue, Suite 1900

Austin, Texas 78701 (512) 322-5829

Jesus Ruiz Mayor

City of Socorro 124 S. Horizon Blvd. Socorro, Texas 79927 (915) 858-2915

Madeleine Praino

Mayor

Village of Vinton 436 East Vinton Road Vinton, Texas 79821 (915) 886-5104

Mike McLean President

Paseo del Este MUD No. 5 c/o Freeman & Corbett 8500 Bluffstone Cove, Suite B-104 Austin, Texas 78759

(512) 451-6689

Dr. Jeannie Meza-Chavez Superintendent

Tornillo Independent School District

P.O. Box 170

Tornillo, Texas 79853 (915) 764-2820

Rosalinda Viil President

Lower Valley Water District

P.O. Box 909 Clint, Texas 79836 (915) 791-4480 Doug Borret President

Paseo del Este MUD No. 2

c/o Freeman & Corbett

8500 Bluffstone Cove, Suite B-104

Austin, Texas 78759 (512) 451-6689

Lorraine Huit President

Paseo del Este MUD No. 6

c/o Freeman & Corbett

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Tom Hansen President

Paseo del Este MUD No. 7

c/o Freeman & Corbett

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Manuel A. Quinones

President

Paseo del Este MUD No. 8

c/o Freeman & Corbett

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Austin, Texas 78759 (512) 451-6689

Ken Weaver President

Paseo del Este MUD No. 3

c/o Freeman & Corbett

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Jack Holford President

Paseo del Este MUD No. 1

c/o Freeman & Corbett 8500 Bluffstone Cove, Suite B-104 Austin, Texas 78759 (512) 451-6689

Maya Sanchez Mayor City of San Elizario P.O. Box 1723 San Elizario, Texas 79849 (915) 974-8768

Elizabeth Bustamante President

Paseo del Este MUD No. 9 c/o Freeman & Corbett 8500 Bluffstone Cove, Suite B-104 Austin, Texas 78759 (512) 451-6689 Lori Jackson President

Paseo del Este MUD No. 4

c/o Freeman & Corbett 8500 Bluffstone Cove, Suite B-104 Austin, Texas 78759 (512) 451-6689

Ryan Burkhardt President

The City of El Paso Municipal Management District No. 1

c/o Coats | Rose 9 Greenway Plaza, Suite 1000 Houston, Texas 77046 (713) 653-5709