

# Travis County Commissioners Court Agenda Request

Meeting Date: August 27, 2013 Prepared By: Sarah Sumner Phone #: (512) 854-7687 Division Director/Manager: Anna Bowlin, Division Director Development Services and Long Range Planning Department Head/Title: Steven M. Manilla, P.E., County Executive-TNR

Sponsoring Court Member: Commissioner Daugherty, Precinct Three

# AGENDA LANGUAGE:

Consider and take appropriate action on the following requests: A) Approval of a final plat for recording Vistancia Section Two (Final plat: 20 residential lots and 1,293 linear feet of public streets on 22.812 acres on Stratus Drive); and

B) Approval of a Travis County Construction Agreement in Precinct Three.

# BACKGROUND/SUMMARY OF REQUEST:

Vistancia Section Two consists of 20 residential lots and 1,293 linear feet of public streets on 22.812 acres on Stratus Drive. Parkland fees of \$1,960 have been paid and fiscal of \$72,045 has been posted. Water is provided by the Deer Creek Water Company and waste water service will be provided by on site septic systems permitted by Travis County. This property is in Travis County and in no city's ETJ. The construction agreement is the standard form.

# **STAFF RECOMMENDATIONS:**

As this final plat meets all Travis County standards, TNR staff recommends approval of the plat.

# **ISSUES AND OPPORTUNITIES:**

Staff has not received any inquiries at this time.

# FISCAL IMPACT AND SOURCE OF FUNDING:

# **EXHIBITS/ATTACHMENTS:**

Location Map, Proposed Plat, Precinct Map, Construction Agreement

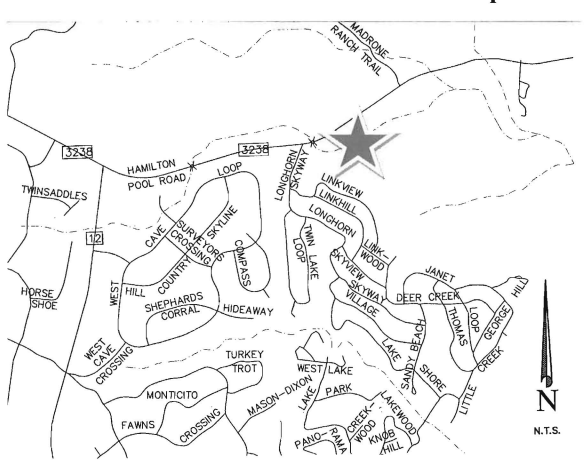
# **REQUIRED AUTHORIZATIONS:**

Cynthia McDonald	Financial Manager	TNR	(512) 854-4239
Steven M. Manilla	County Executive	TNR	(512) 854-9429

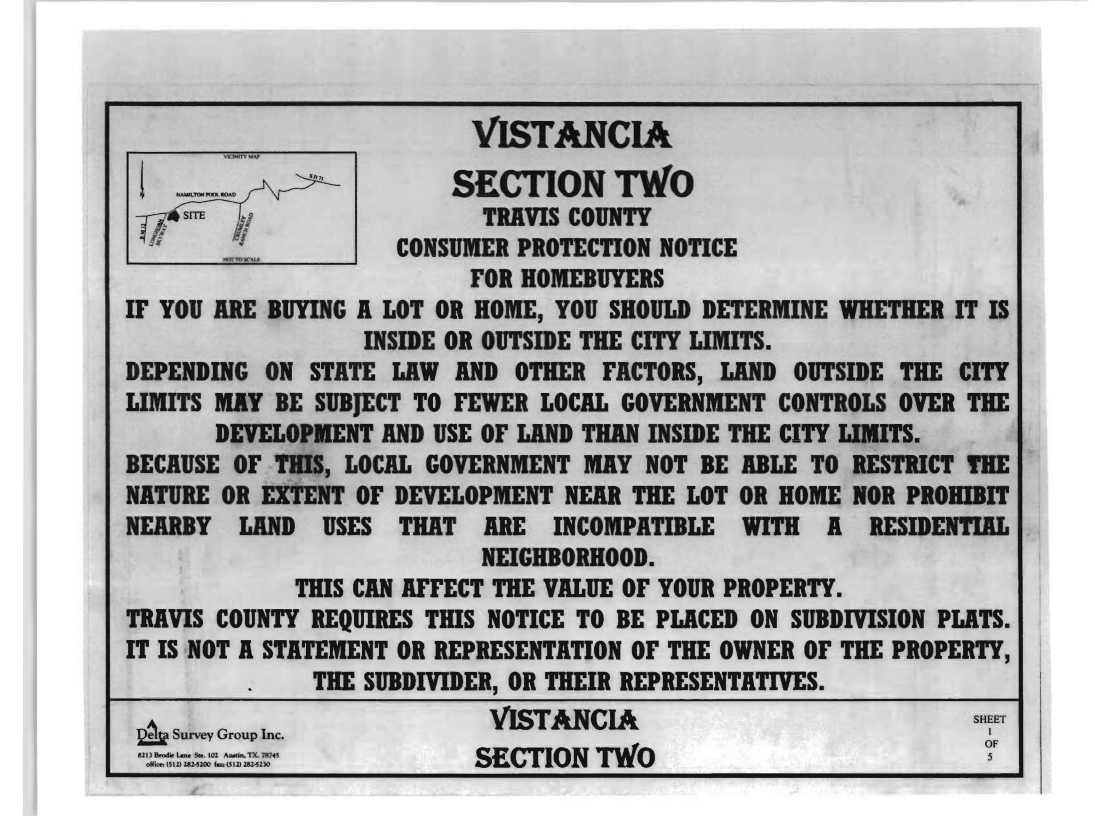
CC:			
Sarah Sumner	Planner	TNR	(512) 854-7687

# CD:AB:ss

1101 - Development Services Long Range Planning- Vistancia Section Two



Vistancia Section Two Location Map



#### STATE OF TEXAS COUNTY OF TRAVIS

KNOW ALL MEN BY THESE PRESENTS THAT SA SPRINGS, L.P., A TEXAS LIMITED PARTNERSHIP, ACTING HEREIN AND THROUGH JOHN CORK, PRESIDENT, OWNER OF 22.313 ACRES OF LAND LOCATED BY THE UAN RODRIGUEZ BUYE'N NUBBER 42, IN TAKING COUNTY, TEXAS, BRIDG A PORTION OF A 100 673 ACRE TRACT DESCRIBED IN DOCUMENT NUMBER 201218483 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS, THE UNDERSIGNED OWNER DORS HREEPS VIBIOVIDE SAD 22.112 ACRES PORSUNT TO CHAPTER 212 OF THE LOCAL GOVERNMENT CODE OF TEXAS, IN ACCORDANCE WITH THIS PLAT, TO BE KNOWN AS VISTANCI. SECTION ONE, SUBJECT TO THE COVENNES AND RESTRICTIONS SHOWN HREEON, AND DO HEREIPY DEDICATE TO THE PUBLIC, THE STREETS, AND EASEMENTS INFECTION SHOWN HREEON, AND DO HEREIPY DEDICATE TO THE PUBLIC, THE STREETS, AND CASED.

11/20/12

WITNESS MY HAND THIS 20 DAY OF NOVEMBER 201 2 A.D.

STATE OF TEXAS. COUNTY OF TEXAS. BEFORE ME, THE UNDERSIGNED AUTHORITY, PERSONALLY APPEARED JOHN CORK. KNOWN TO ME TO BE THE PERSON WHOSE NAME IS SUBSCRIBED TO THE FOREGOING INSTRUMENT AND ACKNOWLEDGED TO ME THAT INF. EXECUTED THE SAME FOOT THE PURPOSES AND CONSIDERATION THEREIN EXPRESSED AND IN THE CAPACITY THEREIN STATED.

NO PORTION OF THIS TRACT LIES WITHIN THE DESIGNATED 100 YEAR FLOOD PLAIN AS DEFINED BY F.E.M.A. MAP 48453C0395H, DATED SEPTEMBER 26, 2008.

1, DAVID T. SMITH, AM ALTHORIZED UNDER THE LAWS OF THE STATE OF TEXAS, TO PRACTICE THE PROFESSION OF ENGINEERING, AND DO HEREBY CERTIFY THAT THIS FLAT IS FEASIBLE FROM AN EXGINEERING STANDPORT, AND IS TRUE AND CONCELT TO THE BEST OF MY KNOWLEDGE.

DAVID T SMITH, P.E. REGISTERED PROFESSIONAL ENGINEER NO. 6750 DAVID T SMITH, P.E. 13200 BEE CAVE PARKWAY BEE CAVE PARKWAY

STATE OF TEXAS COUNTY OF TRAVIS

KNOW ALL MEN BY THESE PRESENTS:

Delta Survey Group Inc.

8213 Brodie Lane Ste. 102 Austin, TX. 78745

officer (512) 282-5200 fax (512) 282-5230

I, JOHN E BRAUTIGAM, AM AUTHORIZED UNDER THE LAWS OF THE STATE OF TEXAS TO PRACTICE. THE PROFESSION OF SURVEYING AND DO HEREBY CERTIFY THAT THIS PLAT IS TRUE AND CORRECT AND WAS PREPARED FROM AN A CTUAL SURVEY OF THE PROPERTY MADE ON THE GROUND UNDER MY SUPERVISION

ifter the



IN APPROVING THIS PLAT, THE COMMISSIONERS COURT OF TRAVIS COUNTY, TEXAS, ASSUMES NO OBLIGATION TO BUILD THE STREETS, ROADS, AND OTHER PUBLIC THOROUGH/RARES SHOWN ON THIS PLAT OR ANY BRIDDES OR CLLYERTS IN CONNECTORY THERE WITH. THE BUILDING OF ALL STREETS, ROADS, OR OTHER PUBLIC THOROUGH/RARES, SHOWN ON THIS PLAT AND ALL BRIDGES AND CULVERTS INCCESSARY TO BE CONSTRUCTED OR PLACED IN SUCH STREETS, ROADS, OR OTHER PUBLIC THOROUGH/RARES OR IN CONSTRUCTION THEREWITH, IS THE RESPONSIBILITY OF THE OWNER ANY! OR DEVELOPER OF THE TRACT OF LAND COVERED BY THIS PLAT IN ACCORDANCE WITH PLANS AND SPECIFICATIONS PRESCRIBED BY THE COMMISSIONERS COURT OF TRAVIS COUNTY, TEXAS.

THE OWNER(S) OF THE SUBDIVISION SHALL CONSTRUCT THE SUBDIVISION'S STREET AND DRAINAGE IMPROVEMENTS (THE "IMPROVEMENTS") TO COUNTY STANDARDS IN ORDER FOR THE COUNTY TO ACCEPT THE FULL CLIPROVEMENTS FOR MAINTENNECT OR TO RELEASE FISCAL SECURITY OPENET TO SECURE PRIVATE IMPROVEMENTS. TO SECURE THIS OBLIGATION, THE OWNERS) MUST POST FISCAL SECURITY WITH THE COUNTY IN THE AMOUNT OF THE ESTIMATED COST OF THE IMPROVEMENTS. THE OWNERS'S OBLIGATION TO CONSTRUCT THE IMPROVEMENTS TO COUNTY STANDARDS AND TO POST THE FISCAL SECURITY TO SECURE SUCI CONSTRUCTION IS A CONTINUENT OF OTHER STANDARDS AND TO THEIR SUCCESSORS AND ASSIGNS UNTIL THE PUBLIC IMPROVEMENTS TO ACCEPTED FOR MAINTENANCE BY THE COUNTY, OR THE PRIVATE IMPROVEMENTS HAVE BEEN ACCEPTED FOR MAINTENANCE BY THE COUNTY, OR THE PRIVATE IMPROVEMENT IN AVE BEEN CONSTRUCTED AND ARE PERICAMING TO COUNTY STANDARDS.

THE AUTHORIZATION OF THIS PLAT BY THE COMMISSIONERS COURT FOR FILING OR THE SUBSEQUENT ACCEPTANCE FOR MAINTENANCE BY TRAVIS COUNTY, TEXAS, OF ROADS AND STREETS IN THE SUBDIVISION DOES NOT OBLIGATE THE COUNTY TO INSTALL STREET NAME SIGNS, OR ERECT TRAFFIC CONTROL SIGNS, SUCH AS SPEED LIMIT, STOP SIGNS, AND YIELD SIGNS, WHICH IS CONSIDERED TO BE PART OF THE DEVELOPES CONSTRUCTION.

THIS SUBDIVISION IS SUBJECT TO THE COVENANTS AND RESTRICTIONS RECORDED IN DOCUMENT NO.\_\_\_\_\_\_ OF THE OFFICIAL PUBLIC RECORDS, TRAVIS COUNTY, TEXAS.

OWNERS OF LOTS 1,2,3,4,5 AND 6 IN THIS SUBDIVISION ARE SUBJECT TO A JOINT ACCESS DRIVE AGREEMENT RECORDED IN DOCUMENT NO. \_\_\_\_\_\_\_ OF THE OFFICIAL PUBLIC RECORDS, TRAVIS COUNTY, TEXAS.

VISTANCIA SECTION 2 AND SECTION 3 MUST BE PLATTED CONCURRENTLY WITH APPROVABLE CONSTRUCTION PLANS AND FISCAL POSTING AND RECORDED TOGETHER BECAUSE OF THE NEED FOR A SECONDARY ACCESS.

PARKLAND FEES FOR 20 LOTS HAVE BEEN SATISFIED WITH THIS PLAT.

#### STATE OF TEXAS: COUNTY OF TRAVIS:

WITNESS MY HAND AND SEAL OF OFFICE OF THE COUNTY COURT OF SAID COUNTY, THE \_\_\_\_\_\_ DAY OF \_\_\_\_\_\_, 201\_ A.D.

DANA DEBEAUVOIR, COUNTY CLERK TRAVIS COUNTY, TEXAS

DEPUTY

STATE OF TEXAS: COUNTY OF TRAVIS:

WITNESS MY HAND AND SEAL OF OFFICE OF THE COUNTY CLERK, THIS \_\_\_\_ DAY OF \_\_\_\_\_ 201\_\_\_, A.D.

SHEET

2 OF

5

DANA DEBEAUVOIR, COUNTY CLERK, TRAVIS COUNTY, TEXAS.

DEPUTY

VISTANCIA

**SECTION TWO** 



NO CUT OR FILL ON ANY LOT MAY EXCITED 8 FEET, EXCLUDING DRIVEWAYS (82 209(D))

- BUFFER ZONE BASEMENTS FOR ENVIRONMENTALLY VALUABLE FEATURES (\$2.209(C)), INCLUDING BLUFFS, CANYON RIMROCKS, POINT RECHARGE FEATURES, WETLANDS, SPRINGS, AND INCLUDING ALL DRAINAGE EASEMENTS DESIGNATED AS WATER QUALITY BUFFERS, HAVE THE FOLLOWING
- NATURAL VEGETATIVE COVER MUST BE RETAINED TO THE MAXIMUM EXTENT PRACTICABLE; CONSTRUCTION IS PROHIBITED

TCEO BUFFER NOTE

RESIDENTIAL LOTS

TOTAL OVERALL

STRATUS DRIVE

STRATUS COVE

USE

TOTAL

STREET

TOTAL

- WASTEWATER DISPOSAL OR IRRIGATION IS PROHIBITED. RESIDENTIAL YARDS AND HIKING TRAILS MAY BE LOCATED WITHIN THE BUFFER IF AT LEAST 50 FEET FROM THE PEATURE
- THE WATERWAY BUFFER ZONE EASEMENT MUST REMAIN UNDEVELOPED EXCEPT FOR: FENCES WHICH DO NOT OBSTRUCT FLOOD FLOWS
- PARK OR SIMILAR OPEN SPACE USE, LIMITED TO HIKING, JOOGING, OR WALKING TRAILS AND OUTDOOR FACILITIES, AND EXCLUDING STABLES AND CORRALS FOR ANIMALS, IS PERMITTED ONLY IF A PROGRAM OF FERTILIZER, PESTICIDE OR HERBICIDE USE IS APPROVED. UTILITY LINE CROSSINGS, IF DESIGNED AND CONSTRUCTED TO MINIMIZE SITE DISTURBANCE AND
- WATERWAY POLLUTION TO THE GREATEST EXTENT PRACTICABLE
- DETENTION BASINS AND FLOODPLAIN ALTERATIONS ARE PERMITTED IF THE REQUIREMENTS OF CODE SECTION 82.207 AND OTHER PROVISIONS OF THIS CHAPTER ARE MET.
- CONSTRUCTION ACTIVITIES ON INDIVIDUAL LOTS ARE REQUIRED TO IMPLEMENT TEMPORARY AND PERMANENT EROSION AND SEDIMENT CONTROLS (ESCS) FOR PROTECTION OF STORM WATER RUNOFF QUALITY. LOT CONSTRUCTION ACTIVITIES DISTURBING ONE ACRE AND GREATER, OR LESS THAN ONE ACRE AND PART OF A LARGER COMMON PLAN OF DEVELOPMENT, ARE ALSO REQUIRED TO IMPLEMENT A STORM WATER POLLUTION PREVENTION PLAN WITH BEST MANAGEMENT PRACTICES PS) INCLUDING ESCS.
- THE OWNER SHALL BE RESPONSIBLE FOR MAINTAINING ANY AND ALL PERMANENT STORM WATER QUALITY CONTROLS REQUIRED BY THE TRAVIS COUNTY CODE OR THE TEXAS COMME ENVIRONMENTAL QUALITY (TCEQ) EDWARDS AQUIFER CONTRIBUTING ZONE PROGRAM, 30 TAC. CHAPTER 213, IN A PROPER MANNER CONSISTENT WITH COUNTY AND STATE STANDARDS. THE RESPONSIBILITIES SHALL BE DESCRIBED IN A WRITTEN AGREEMENT SIGNED BY THE LANDOWNER AND PROVIDED TO THE COUNTY, IF DEEMED NECESSARY BY THE COUNTY PRIOR TO FINAL COMPLETION AND ACCEPTANCE OF ANY APPLICABLE IMPROVEMENTS. THE OWNER SHALL REMAIN RESPONSIBLE FOR MAINTENANCE UNTIL THE MAINTENANCE OBLIGATION IS EITHER ASSUMED IN WRITING BY ANOTHER BATTITY HAVING OWNERSHIP OR CONTROL OF THE PROPERTY, INCLUDING AN OWNERS' ASSOCIATION, A DISTRICT, OR A MUNICIPALITY, OR OWNERSHIP OF THE PROPERTY IS TRANSFERRED TO ANOTHER ENTITY. A COPY OF THE ASSUMPTION OR TRANSFER OF RESPONSIBILITY SHALL BE FILED WITH THE COUNTY WITHIN 30 DAYS OF THE TRANSFER.

AREA WITHIN DESIGNATED TCEQ BUFFERS IS PROHIBITED FROM (1) USE FOR WASTEWATER IRRIGATION OR SEPTIC EFFLUENT DISPOSAL (2) CONSTRUCTION OF BUILDINGS OF ANY TYPE, (3) PARKING LOUISES (3) REMOVAL OF VEDITATION (CEDAR AND MESQUITE CLEARING IS ALLOWED) UNLESS REPLACED WITH NATIVE VEGETATION AND GRASSES. THESE AREAS MAY BE CROSSED BY UTILITIES AND A SINGLE DRIVEWAY IF REQUIRED TO ACCESS A

AREA (SF) AREA (AC) # OF LOTS

911,057 20.915 20

993,690 22.812 20

STREET

LENGTH 863 L.F.

430 L.F

82,633 1.897 993,690 22.812 20

SIGNIFICANT PORTION OF THE SITE, AND USED FOR NATIVE GRASS LAWNS AND FENCES.

LAND USE SCHEDULE

#### NO OBJECT, INCLUDING BUT NOT LIMITED TO, BUILDINGS, FENCES, OR LANDSCAPING SHALL BE ALLOWED IN A DRAINAGE EASEMENT EXCEPT AS APPROVED BY TRAVIS COUNTY.

PROPERTY OWNER AND/OR HISAIER ASSIGNS SHALL PROVIDE FOR ACCESS TO THE DRAINAGE EASEMENT AS MAY BE NEVESSARY AND SHALL NOT PROVIDE FOR ACCESS BY TRAVIS CONDITY. FOR INSPECTION OR MAINTENANCE OF SAID EASEME

ALL DRAINAGE EASEMENTS ON PRIVATE PROPERTY SHALL BE MAINTAINED BY THE OWNER AND/OR HIS/HER ASSIGNS.

A TRAVIS COUNTY SITE DEVELOPMENT PERMIT IS REQUIRED PRIOR TO ANY SITE DEVELOPMENT

THIS PLAT IS IN TRAVIS COUNTY AND NO CITY'S ITL

OCCUPANCY OF ANY LOT IS PROHIBITED UNTIL CONNECTION IS MADE TO AN APPROVED PUBLIC SEWER SYSTEM OR APPROVED PRIVATE INDIVIDUAL SEWAGE DISPOSAL SYSTEM

OCCUPANCY OF ANY LOT IS PROHIBITED UNTIL WATER SATISFACTORY FOR HUMAN CONSUMPTION IS AVAILABLE FROM A SOURCE IN ADEOUATE AND SUFFICIENT SUPPLY FOR THE PROPOSED DEVELOPME

THE WATER SHALL BE SUPPLIED BY THE DEER CREEK WATER COMPANY.

THE WASTEWATER SERVICE SHALL BE SUPPLIED BY OSSF

RESIDENT NOTE

A TEN (10) FOOT WIDE EASEMENT FOR THE PURPOSE OF CONSTRUCTING AND MAINTAINING PUBLIC UTILITIES IS RETAINED ALONG THE SIDES AND REAR OF ALL LOTS SHOWN HEREON.

A TWENTYFIVE (25) FOOT WIDE EASEMENT FOR THE PURPOSE OF CONSTRUCTING AND MAINTAINING PUBLIC UTILITIES IS RETAINED ALONG THE FRONTS OF ALL LOTS SHOWN HEREON.

TRAVIS COUNTY ON-SITE WASTEWATER PROGRAM PLAT NOTES:

NO STRUCTURE IN THIS SUBDIVISION SHALL BE OCCUPIED UNTIL CONNECTED TO A PUBLIC SEWER SYSTEM OR A PRIVATE ON-SITE WASTEWATER (SEPTIC) SYSTEM THAT HAS BEEN APPROVED AND LICENSED FOR OPERATION BY THE TRAVIS COUNTY ON-SITE WASTEWATER PROGRAM

NO STRUCTURE IN THIS SUBDIVISION SHALL BE OCCUPIED UNTH, CONNECTED TO A POTABLE WATER SUPPLY FROM AN APPROVED PUBLIC WATER SYSTEM

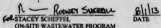
NO ON-SITE WASTEWATER SYSTEM MAY BE INSTALLED WITHIN 100 FEFT OF PRIVATE WATER WELL NOR MAY AN ON-SITE WASTEWATER DISPOSAL SYSTEM BE INSTALLED WITHIN 150 FEFT OF A PUBLIC WELL

NO CONSTRUCTION MAY BEGIN ON ANY LOT IN THIS SUBINISION UNTIL PLANS FOR THE PRIVATE ON-SITE SEWAGE DISPOSAL SYSTEM ARE APPROVED BY THE TRAVIS COUNTY ON-SITE WASTEWATER PROGRAM.

DEVELOPMENT ON EACH LOT IN THIS SUBDIVISION SHALL BE IN COMPLIANCE WITH THE MINIMUM REQUIREMENTS OF THE TEXAS ADMINISTRATIVE CODE CHAPTER 285 AND CHAPTER 48 OF THE TRAVIS COUNTY CODE THAT ARE IN EFFECT AT THE TIME OF CONSTRUCTION.

RESIDENTIAL LOTS IN THIS SUBDIVISION ARE RESTRICTED TO ONE SINGLE FAMILY DWELLING AND APPURTEMANT STRUCTURES PER LOT

THESE RESTRICTIONS ARE ENFORCEABLE BY THE TRAVIS COUNTY ON-SITE WASTEWATER PROGRAM



TRAVIS COUNTY . TNR

PROPERTY OWNERS OWN THEIR RESPECTIVE PORTIONS OF JOINT USE ACCESS EASEMENTS AND ARE REQUIRED TO MAINTAIN THE EASEMENTS AND ANY COMMON DRIVEWAYS.

THE FOLLOWING USES ARE PROHIBITED WITHIN ANY OF THE BOUNDARIES OF TRAVIS COUNTY BUFFER ZONES: POOLS, HOUSEPADS, DETACHED GARAGES, CARPORTS, PLAYSCAPES, POOL HOUSES AND ANY SEPTIC RELATED FACILITIES.

ALLOWED USES ARE: FENCES, UTILITY LINES, HIKING, JOOGING AND WALKING TRAILS.

THESE RESTRICTIONS APPLY TO: BLOCK C - LOTS 3 THRU 9.

DRIVEWAY ACCESS TO THE FOLLOWING LOTS IS LIMITED TO THE STREETS LISTED IN THE TABLE BELOW:

BLOCK C. LOT 17 - STRATUS COVE. BLOCK D, LOT 9 - STRATUS COVE.

VISTANCIA

**SECTION TWO** 

WITHIN A SIGHT DISTANCE EASEMENT ANY OBSTRUCTION OF SIGHT DISTANCE BY VEGETATION, FENCING, EARTHWORK, BUILDINGS, SIGNS OR ANY OTHER OBJECT WHICH IS DETERMINED TO CAUSE A TRAFFIC HAZARD IS PROHIBITED AND MAY BE REMOVED BY ORDER OF COMMISSIONERS' COURT AT OWNER'S EXPENSE. THE PROPERTY OWNER IS TO MAINTAIN AN UNOBSTRUCTED VIEW CORRIDOR WITHIN THE BOUNDS OF SUCH EASEMENT AT ALL TIMES.

DRAINAGE AND LATERAL SUPPORT EASEMENTS TO THE LIMITS SHOWN ON THIS PLAT ARE HEREBY DEDICATED TO THE PUBLIC FOR THE CONSTRUCTION, MAINTENANCE, AND THE RIGHT TO PLACE EARTHEN FILL FOR DRAINAGE AND LATERAL SUPPORT FOR PUBLIC ROADWAYS ON THIS PLAT. PROPERTY OWNERS MAY USE THEIR PROPERTY WITHIN THESE EASEMENTS ONLY IN THOSE WAYS THAT ARE CONSISTENT WITH THE CONSTRUCTION. INSTALLATION. AND MAINTENANCE OF THE DRAINAGE AND LATERAL SUPPORT EASEMENTS DEDUCATED HEREIN. PROPERTY OWNERS MAY DO NOTHING THAT WOULD IMPAIR, DAMAGE, OR DESTROY THE DRAINAGE AND LATERAL SUPPORT EASEMENTS. TRAVIS COUNTY AND ITS SUCCESSORS AND ASSIGNS HAVE THE RIGHT TO USE SO MUCH OF THE SURFACE OF THE PROPERTY WITHIN THE EASEMENTS AS MAY BE REASONABLY NECESSARY TO CONSTRUCT, INSTALL, AND MAINTAIN DRAINAGE AND LATERAL SUPPORT FACILIFIES WITHIN THE EASEMENTS.

SHEET

OF

5

8213 Brodie Lane Ste. 102 Austin, TX. 78745 office: (512) 282-5200 fax: (512) 282-5230

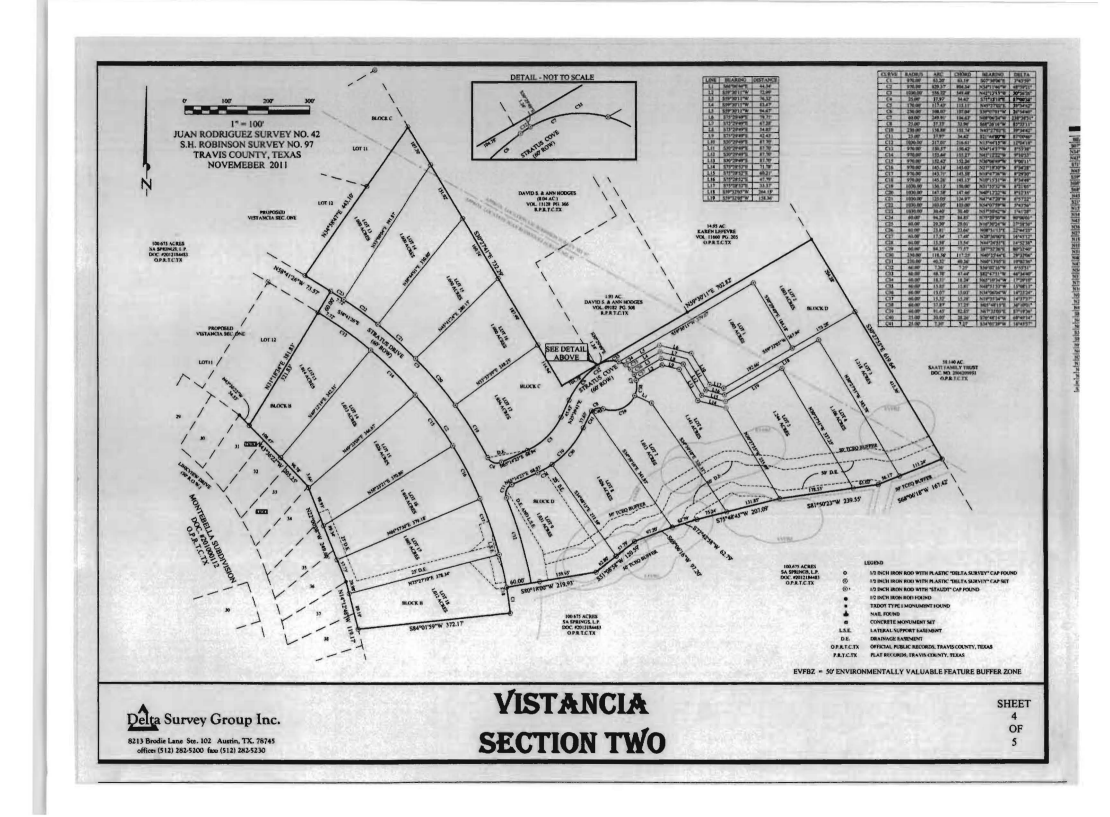
Delta Survey Group Inc.

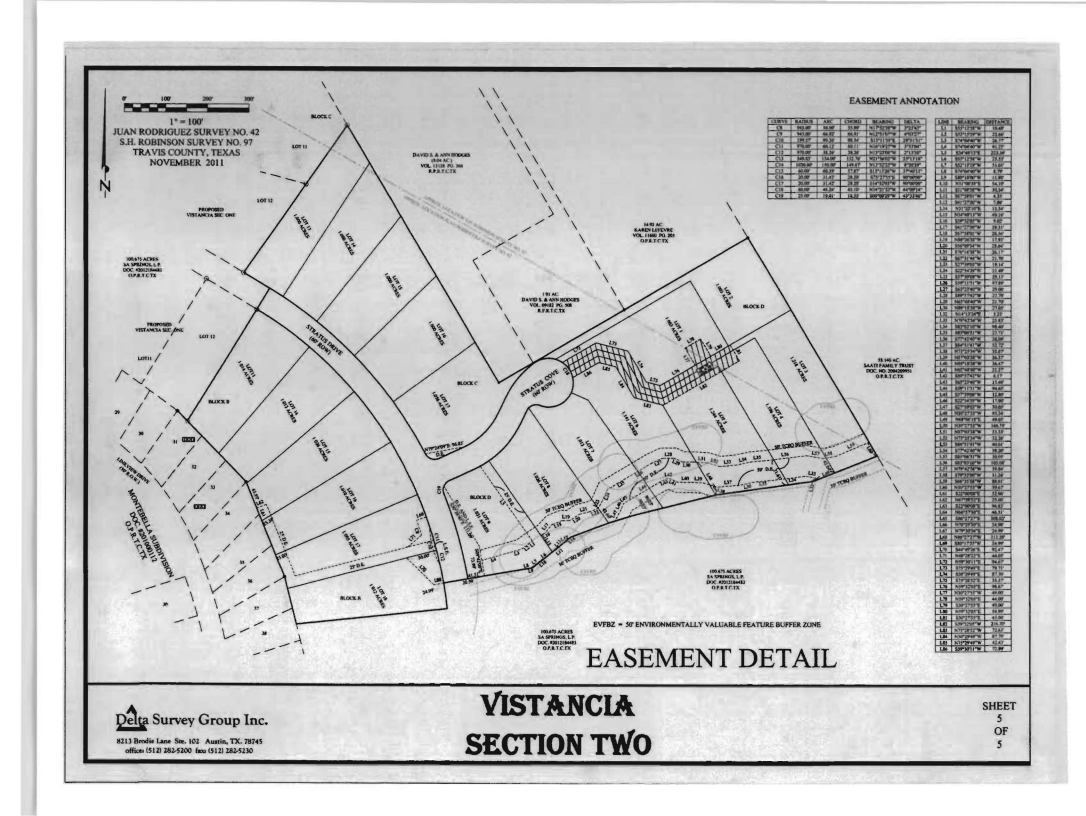
STREET

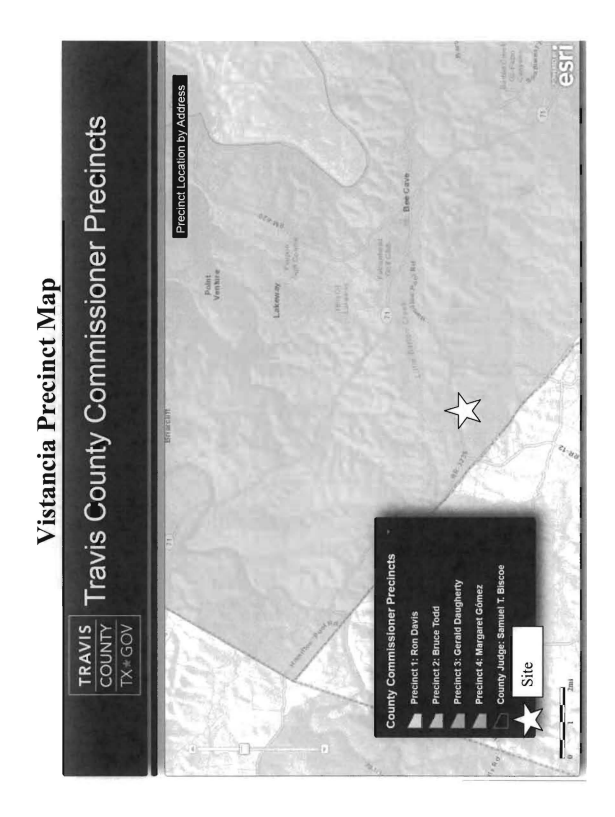
WIDTH 28

1293 L.F.

28'







### EXHIBIT 82.401 (E) SUBDIVISION CONSTRUCTION AGREEMENT

### STATE OF TEXAS COUNTY OF TRAVIS

This Agreement is made and entered into by and between Angelisle, LLC, (the "Subdivider") and Travis County, Texas, (the "County), hereinafter collectively referred to as the "Parties".

WHEREAS, the Subdivider owns the tract of real property described in Exhibit "A", which is attached hereto and made a part hereof, (the "Property"); and

WHEREAS, the Subdivider desires to subdivide the Property, pursuant to the proposed final plat of "Vistancia, Section  $\frac{\Theta}{T\omega}$ " (the "Subdivision"); and

WHEREAS, the County desires to set forth the Subdivider's responsibility for the construction of the Subdivision's roads and drainage facilities (the "Improvements"); and

WHEREAS, the Subdivider desires to set forth the County's responsibility to accept the constructed Improvements for maintenance;

NOW, THEREFORE, the Parties agree as follows:

### I. Subdivider's Obligations

A. Improvements. The Subdivider shall construct the Improvements required to comply with the County's Standards for the Construction of Streets and Drainage in Subdivisions (the "Standards"). The Improvements will conform to the construction plans, permits, and specifications approved by the County prior to commencement of construction.

B. Security. To secure the Subdivider's obligations, the Subdivider will provide a financial guarantee of performance in the amount of the estimated cost of constructing the Improvements (the "Security"), which has been determined by a professional engineer and approved by the County's Transportation and Natural Resources Department ("TNR"). The Security must be in a form approved for use in the Standards or otherwise approved by the County Attorney's Office.

C. Alternative Fiscal. Notwithstanding any other provisions of this Agreement, the Subdivider may request the Commissioners Court to hold the administratively approved plat in abeyance until all streets, alleys, sidewalks, and drainage improvements in the Subdivision. The Subdivider must post fiscal security to secure restoration of disturbed areas should construction not be completed. Upon satisfactory completion, the submitted plat shall be forwarded to the Commissioners Court for approval and recording, provided adequate fiscal security has been posted to secure the one year Construction Performance Period described below.

D. Completion. The Improvements must be constructed no later than three (3) years after the effective date of this Agreement. This period may be extended by the delivery to the County at least forty five (45) days prior to the expiration of the Security of an extension of the Security in a form approved by the County. Upon completion of the Improvements, the Subdivider will provide the County with a complete set of construction plans for the Improvements, certified "as built" by the engineer responsible for preparing the approved construction plans and specifications.

E. Warranty. The Subdivider warrants the public Improvements will be free from defects for a period of one (1) year from the date the County accepts the construction of the public Improvements (the "Performance Period"). The Subdivider shall correct and repair any defects in materials or workmanship, including design inadequacies and damage to or deterioration of the public Improvements that occur before and during this Performance Period due to any cause. As a condition of the County's acceptance of dedication of any of the public Improvements, the Subdivider must post fiscal security in the form of cash, a performance bond, or other approved form and in the amount of ten percent (10%) of the cost of constructing the public Improvements, to secure the warranty established by this Agreement. It is expressly acknowledged that the public Improvements must meet County Standards at the end of the one year Construction Performance Period in order for the County to release the construction performance fiscal security.

F. Increase in Security. If the County determines the cost of constructing the Improvements exceeds the posted Security, within thirty (30) days after notice and demand, the Subdivider shall provide additional Security in an amount equal to the additional estimated cost.

G. Reduction in Security. During the construction of the Improvements, the Security may be reduced in accordance with the percentage of completion of the construction. The Executive Manager of TNR will execute Statements of Partial Reductions in the Amount of Security, when provided with the following documentation:

1) a professional engineer's certification of quantities of work completed;

2) a contractor's invoice for work completed; and

3) a TNR inspection report, indicating the completion of the portion of the work represented by the contractor's invoice.

After the approval and acceptance of the construction of the Improvements, the Security for the public Improvements may be reduced by ninety percent (90%) of the cost of the approved construction and held for the one-year Performance Period. After the approval of the construction of the private Improvements, the Security posted for the private Improvements will be fully released. In addition, the County agrees to release or reduce, as appropriate, the Security provided by the Subdivider, if the County accepts a substitute Security for all or any portion of the Improvements.

H. Covenant, Restriction, and Condition. In the event that the Improvements are not constructed to County Standards and the required Security has expired, the Subdivider shall not sell, transfer, or convey any of the lots in the Subdivision until sufficient Security has been posted with the County for the completion of the construction.

### II. County's Obligations

A. Inspection and Approval. The County will inspect the Improvements during and at the completion of construction. If the Improvements are completed in accordance with the Standards, the County will approve the Improvements and accept the public Improvements.

B. Notice of Defect. The County will notify the Subdivider, if an inspection reveals that any portion of the Improvements is not constructed in accordance with the Standards or is otherwise defective. However, the County is not responsible for the construction of the Improvements, the quality of the material, or the construction methods utilized. In addition, the County is not responsible for making continuous on-site inspections of the construction work and the County has no privity with or responsibility for the construction contractor or any subcontractors. The Subdivider will have thirty (30) days from such notice to cure the defect. It is an event of default under this Agreement, if the defect is not cured prior to the expiration of the time to cure.

C. Performance Period Security Release. Upon the expiration of the one-year Performance Period with no damages or defects which the Executive Manager notifies the Subdivider must be corrected, the Executive Manager will release the Performance Period Security.

D. Conditions to Draw on Security. The County may draw upon any Security posted under this Agreement upon the occurrence of one or more of the following events:

a. The failure of the Subdivider to construct the Improvements to the applicable County Standards;

b. The Subdivider's failure to renew or replace the Security at least forty-five (45) days prior to its expiration;

c. The acquisition of the Property or a portion of the Property by the issuer of the Security or other creditor through foreclosure or an assignment or conveyance in lieu of foreclosure;

d. The arrangement by the Commissioners Court for the completion of one or more of the Improvements; or

e. The determination by the Commissioners Court that the completion of one or more of the public Improvements is in the public Interest.

E. Notice of Intent to Draw. The County shall provide ten (10) days written notice of the occurrence of such an event to the Subdivider with a copy provided to any fiscal surety, lender, or escrow agent. The notice will include a statement that the County intends to provide for the performance of some or all of Subdivider's obligations hereunder for the construction of the Improvements, if the failure is not cured. The County shall be entitled to draw the amount it considers necessary to perform the Subdivider's obligations under this Agreement up to the total amount allocated for the Improvements. In lieu of a drawing based on an event described in subparagraphs (b) or (c), above, the County may accept a substitute Security.

F. Use of Proceeds.

1) The County must utilize the proceeds of any posted security solely for the purpose of completing the Improvements to the County's Standards or to correct defects in or failures of the Improvements.

2) The County may in its sole discretion complete some or all of the unfinished Improvements at the time of default, regardless of the extent to which development has taken place in the Subdivision or whether development ever commenced, without incurring any obligation to complete any of the unfinished Improvements. If the County uses the proceeds to complete, repair, or reconstruct the Improvements, it will do so as a public trustee of the development process in order to protect purchasers and taxpayers from the adverse consequences of a subdivider default or to protect the public interest by completing the Improvements.

3) The County is not a private subdivision developer and its draft on the Security and utilization of the proceeds to complete, repair, or reconstruct the Improvements is not an acceptance of the dedication of the Improvements. The acceptance of the Improvements is specifically contingent upon the delivery to the County of Improvements, which have been constructed to County Standards or the express order of acceptance by the County's Commissioners Court.

4) The Subdivider has no claim or rights under this Agreement to funds drawn under the Security or any accrued interest earned on the funds to the extent the same are used by the County hereunder.

5) All funds obtained by the County pursuant to one or more draws under the Security shall be maintained by the County in an interest bearing account or accounts until such funds, together with accrued interest thereon (the "Escrowed Funds"), are disbursed by the County.

6) The County shall disperse all or portions of the Escrowed Funds as Improvements are completed by the County, or in accordance with the terms of a written construction contract between the County and a third party for the construction of the Improvements. 7) Escrowed Funds not used or held by the County for the purpose of completing an Improvement or correcting defects in or failures of an Improvement, together with any interest accrued thereon, shall be paid by the County to the Issuer of the Security or, if the Security was originally in the form of cash, to the Subdivider, no later than sixty (60) days following the County's acceptance of the Improvement or its decision not to complete the Improvements using Escrowed Funds, whichever date is earlier.

G. Releases. The Executive Manager will, subject to the performance of the Subdivider of its obligations under this agreement and the Travis County Standards for Construction of Streets & Drainage in Subdivisions, execute such releases of this Agreement as are necessary and reasonable upon the request of the Subdivider or a purchaser of a portion of the Property.

### III. MISCELLANEOUS

A. Covenants, Restrictions, and Conditions. These Covenants, Restrictions, and Conditions will operate as covenants running with the land and will be binding upon the Subdivider and the Subdivider's legal representatives, successors and assigns.

B. Measure of Damages. The measure of damages for breach of this Agreement by the Subdivider is the actual cost of completing the Improvements in conformance with the County's Standards, including without limitation its associated administrative expenses.

C. Remedies. The remedies available to the County and the Subdivider under this Agreement and the laws of Texas are cumulative in nature.

D. Third Party Rights. No non-party shall have any right of action under this Agreement, nor shall any such non-party, including without limitation a trustee in bankruptcy, have any interest in or claim to funds drawn on the posted Security and held in escrow by the County in accordance with this Agreement.

E. Indemnification. The Subdivider shall indemnify and hold the County harmless from and against all claims, demands, costs, and liability of every kind and nature, including reasonable attorney's fees, for the defense of such claims and demands, arising from any breach on the part of Subdivider of any provision in this Agreement, or from any act or negligence of Subdivider or Subdivider's agents, contractors, employees, tenants, or licensees in the construction of the Improvements. The Subdivider further agrees to aid and defend the County, if the County is named as a defendant in an action arising from any breach on the part of Subdivider of any provision in this Agreement or from any act or negligence of Subdivider or Subdivider's agents, contractors, employees, tenants, or licensees in the construction of the Improvements.

F. No Waiver. The waiver of any provision of this Agreement will not constitute a waiver of any other provision, nor will it constitute a continuing waiver unless expressly provided for by a written amendment to this Agreement. The County's failure to enforce any provision will not constitute a waiver or estoppel of the right to do so. G. Attorney's Fees. The prevailing party in any litigation hereunder is entitled to recover its costs, including reasonable attorney's fees, court costs, and expert witness fees, from the other party. If the court awards relief to both parties, each will bear its own costs.

H. Successors and Assigns. This Agreement is binding on the Subdivider and the heirs, successors, and assigns of the Subdivider and on any person acquiring an ownership interest in the Property through the Subdivider. The Subdivider's obligations under this Agreement may not be assigned without the written approval of the County; provided the County's approval shall not be unreasonably withheld if the Subdivider's assignee expressly assumes all obligations of the Subdivider under this Agreement. An assignment shall not be construed as releasing the Subdivider from Subdivider's obligations under this Agreement and Subdivider's obligations hereunder shall continue notwithstanding any assignment approved pursuant to this Paragraph unless and until the County executes and delivers to the Subdivider's assignee expressly assumes the Subdivider's obligations under this Agreement and has posted the Security required by this Agreement. The County in its sole discretion may assign some or all of its rights under this Agreement and any such assignment shall be effective upon notice to the Subdivider.

I. Expiration. This Agreement will terminate upon the vacation of the Subdivision by the Subdivider or the completion of the Subdivider's obligations under this Agreement, whichever occurs first.

J. Notice. Any notice under this Agreement must be in writing and will be effective when personally delivered or three (3) days after deposit in the U.S. Mail, postage prepaid, certified with return receipt requested, and addressed as follows:

Subdivider:	Angelisle, LLC 13200 Bee Cave Parkway Bee Cave, TX, 78738
County:	Transportation & Natural Resources Department P.O. Box 1748 Austin, Texas 78767 Attn: Executive Manager
Copy to:	Travis County Attorney's Office P.O. Box 1748 Austin, Texas 78767

The parties may change their respective addresses for notice to any other location in the United States in accordance with the provisions of this Paragraph.

K. Severability. If any provision of this Agreement is held by a court to be illegal, invalid, or otherwise unenforceable, such illegality, invalidity, or unenforceability shall not affect the validity of any other provision and the rights of the parties will be construed as if such provision was never part of this Agreement.

L. Jurisdiction and Venue. This Agreement concerns real property located in Travis County, Texas, and shall be governed and construed under Texas law. Venue for any action arising under this Agreement shall be exclusively in Travis County, Texas.

M. Captions Immaterial. The captions or headings of the paragraphs of this Agreement are for convenience only and shall not be considered in construing this Agreement.

N. Entire Agreement. This Agreement contains the entire agreement between the parties with respect to the subject matter hereof. Any oral representations or modifications concerning this Agreement shall be of no force or effect, except a subsequent written modification executed by both parties. NO OFFICIAL, EMPLOYEE, OR AGENT OF THE COUNTY HAS ANY AUTHORITY, EITHER EXPRESS OR IMPLIED, TO AMEND, MODIFY, OR OTHERWISE CHANGE THIS AGREEMENT, EXCEPT PURSUANT TO SUCH EXPRESS AUTHORITY AS MAY BE GRANTED BY THE COMMISSIONERS COURT.

This Agreement is executed as of the dates set forth below and is effective upon approval by the County of the final plat for the Subdivision or upon approval of Alternative Fiscal in accordance with County regulations.

TRAVIS COUNTY, TEXAS

SUBDIVIDER: ANGELISLE, LLC.

County Judge

Date:

By:

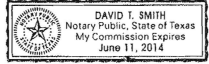
Name: WILLIAM J. MADDex Title: Jolf MEMBER Authorized Representative Date: 8-32 - 11

### ACKNOWLEDGEMENT

## STATE OF TEXAS

## COUNTY OF TRAVIS

This instrument was acknowledged before me on the 22 day of Aucus7, 2011, by WILLIAM V. MADUX \_, in the capacity stated herein.



. 0 0 Signature of Notary

After Recording Return to:

Executive Manager, Transportation and Natural Resources P.O. Box 1748 Austin, Texas 78767

.

· ·

## EXHIBIT A: METES AND BOUNDS DESCRIPTION OF PROPERTY

22.812 Acres Vistancia Sec. 2

DESCRIPTION OF A 22.812 ACRE TRACT LOCATED IN THE JUAN RODRIGUEZ SURVEY NO. 42 AND THE S.H. ROBINSON SURVEY NO. 97, ALL IN TRAVIS COUNTY, TEXAS, AND BEING A PORTION OF A CALLED 100.90 ACRE TRACT DESCRIBED IN DOCUMENT NUMBERS 2007172621 AND 2007175689, BOTH OF THE OFFICIAL PUBLIC RECORDS, TRAVIS COUNTY, TEXAS, SAID 22.812 ACRE TRACT BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS:

**BEGINNING** at a 1 inch iron pipe found in a west line of a called 58.140 acre tract conveyed to Saati Family Trust in Document Number 2004209951 of the Official Public records, Travis County, Texas, same being the southeast corner of a called 14.95 acre tract conveyed to Karen Lefevre in Volume 660, Page 205 of the Deed Records, Travis County, Texas and also being a northeast corner of said 110.90 acre tract for the **POINT OF BEGINNING**;

**THENCE** with the west line of said 58.140 acre tract, same being an east line of said 100.90 acre tract, S30°27'55"E, a distance of 619.64 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set;

**THENCE** leaving said common line and crossing said 100.90 acre tract the following nine (9) courses and distances:

- 1. S68°06'18"W, a distance of 167.42 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set,
- 2. S81°50'23"W, a distance of 239.55 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set,
- 3. S75°48'45"W, a distance of 207.09 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set,
- 4. S72°42'58"W, a distance of 62.79 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set,
- 5. S69°06'16"W, a distance of 97.20 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set,
- 6. S51°08'58"W, a distance of 120.59 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set,
- 7. S80°18'00"W, a distance of 219.93 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set,
- 8. With the arc of a curve to the right a distance of 63.20 feet, through a central angle of 3°43'59", having a radius of 970.00 feet, and whose chord bears S07°50'06"E, a distance of 63.19 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set, and
- 9. S84°01'59"W, a distance of 372.17 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set in a west line of said 100.90 acre tract, same being an east line of Montebella Subdivision a subdivision of record in Document Number 201000112 of the Official Public Records, Travis County, Texas;

22.812 Acres Vistancia Sec. 2

**THENCE** with said common line the following three (3) courses and distances:

- 1. N14°12'48"W, a distance of 119.17 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set,
- 2. N22°00'08"W, a distance of 249.66 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set, and
- N43°36'22"W, a distance of 205.25 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set;

**THENCE** leaving said common line and crossing said 100.90 acre tract the following three (3) courses and distance:

- 1. N31°18'34"E, a distance of 381.83 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set,
- 2. N58°41'26"W, a distance of 73.57 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set, and
- N34°58'47"E, a distance of 443.10 feet to a 1/2 inch iron rod with plastic "DELTA SURVEY" cap set in an east line of said 100.90 acre tract, same being a west line of a called 8.04 acre tract conveyed to David S. and Anne Hodges on Volume 13128, Page 366 of the Real Property Records, Travis County, Texas;

**THENCE** with said common line, S30°27'41"E, a distance of 732.29 feet to a 1/2 inch iron rod found for a southwest corner of said 8.04 acre tract same being an ell corner of said 100.90 acre tract;

22.812 Acres Vistancia Sec. 2

**THENCE** with a north line of said 100.90 acre tract, same being a south line of said 8.04 acre tract, also being a south line of a called 1.91 acre tract conveyed to David S. and Anne Hodges in Volume 9182, Page 508 of the Deed Records, Travis County, Texas, and also being a south line of said 14.95 acre tract, N59°30'11"E, a distance of 702.82 feet to the **POINT OF BEGINNING** and containing 22.812 acres of land, more or less.

BEARING BASIS: Texas State Plane Coordinate System, Central Zone, NAD83/HARN

I, John E. Brautigam hereby certify that the foregoing description represents an on-theground survey performed under my direction and supervision during September 2011, and updated in August of 2012 and is true and correct to the best of my knowledge and belief.

Date: 10-23-12

Austin, Texas 78745

FR gistered Pr essional Land Surveyo o. 5057 of Texas tat Delta Survey Group, Inc. 8213 Brodie Lane, Suite 102