

City of Austin Financial & Administrative Services Department Purchasing Office

DATE: November 2, 2016

TO: Memo to File

FROM: Claudia Rodriquez

RE: MA 5500 NA170000014

This agreement was created by Economic Development Department and is administered and maintained by same.

According to Texas Local Government Code, Chapter 380, Section 380.001 regarding Economic Development Programs,

The governing body of a municipality may establish and provide for the administration of one or more programs for making loans and grants of public money and providing personnel and services of the municipality, to promote state or local economic development and to stimulate business and commercial activity in the municipality.

City of Austin Administrative Bulletin Number 84-07 states the authority granted to the Economic Development Department (formerly EGRSO).

Procurement authority for certain economic development contracts as described in Local Government Code, Chapter 380 is delegated to the Director of EGRSO.

There is no procurement function other than the creation of the payment vehicle.



MEMORANDUM

TO:

Jessica Armstrong, Accounting Technician

FROM:

Terry Franz, Contract Administrator fund for

DATE:

October 3, 2016

SUBJECT:

Hanger Inc. Annual Chapter 380 Payment

This is a request for a CT in the amount of \$50,000 to cover the FY 2017 payment to Hanger in accordance with the Chapter 380 Economic Development incentive agreement between Hanger and the City. The agreement is authorized by City Council Ordinance 20100128-043. Provided Hanger has complied with the terms of the Economic Development Agreement they are entitled to receive a Chapter 380 payment of \$50,000 in 2017.

VERIFICATION OF COMPLIANCE

The City has reviewed Hanger's 2015 accomplishments relative to the Agreement in order to verify that Hanger has complied with the terms and requirements within it. Following completion of the City's review, Padgett-Stratemann & Co., L.L.P. conducted an independent review and found no exceptions.

CT AMOUNT

Under the agreement, Hanger is eligible for an economic development incentive payment of \$50,000 each year during the term during which Hanger complies with the terms of the agreement.

Attached please find copies of:

- Ordinance 20100128-043; and RCA
- Economic Development Agreement between Hanger and the City;
- Evidence of name change from Hanger Orthopedic Group to Hanger Inc.;
- July 1, 2016 Independent Accountant's Report on Applying Agreed Upon Procedures from Padgett Stratemann and Co., LLP

PROCESSING INSTRUCTIONS

Fund	Dept	Unit	Object	Activity	Service Period
7916	5500	2354	6825	9111	January 1 – December 31, 2015

Attachments

ORDINANCE NO. 20100128-043

AN ORDINANCE AUTHORIZING THE CREATION OF AN ECONOMIC DEVELOPMENT PROGRAM AND THE NEGOTIATION AND EXECUTION OF AN ECONOMIC DEVELOPMENT AGREEMENT WITH HANGER ORTHOPEDIC GROUP, INC.

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

PART 1. Findings. The city council finds that:

- (A) Chapter 380 of the Texas Local Government Code authorizes the City to establish local economic development programs.
- (B) Hanger Orthopedic Group, Inc., requested that the city council consider establishing and administering an economic development program in the City of Austin as allowed under Texas Local Government Code, Chapter 380 in exchange for relocating its headquarters within the City, making investments in the Desired Development Zone, retaining existing jobs, and creating new jobs within the City.
- (C) The City has reviewed and evaluated an economic incentive proposal in accordance with Ordinance No. 20091001-011 relating to the review of economic incentive proposals.
- (D) Hanger Orthopedic Group, Inc. qualifies for the proposed incentives under the standards set forth in Firm Based Incentive Matrix, which city council approved by Resolution No. 041028-3.
- (E) An economic development program with Hanger Orthopedic Group, Inc. is justified because it will promote local economic development and stimulate business and commercial activity in the municipality.
- **PART 2.** An economic development program for Hanger Orthopedic Group, Inc. is created under Chapter 380 of the Local Government Code. The economic development program provides for an annual economic development grant in the amount of \$50,000 for a period of ten years, subject to the terms of an economic development agreement to be negotiated and executed.
- **PART 3.** The city council designates the director of Economic Growth and Redevelopment Services as the City's liaison, with the authority to communicate and negotiate with Hanger Orthopedic Group Inc.

PART 4. This ordinance takes effect on February 8, 2010. PASSED AND APPROVED

January 28 2010 Mayor

APPROVED:

David Allan Smith City Attorney

ATTEST:

City Clerk

CITY OF AUSTIN / HANGER ORTHOPEDIC GROUP

CHAPTER 380

ECONOMIC DEVELOPMENT AGREEMENT

This Chapter 380 Economic Development Agreement ("Agreement") is made and entered into by and between HANGER ORTHOPEDIC GROUP, INC., a Delaware corporation qualified to do business in Texas ("Hanger"), and the CITY OF AUSTIN, TEXAS, a home rule city and municipal corporation ("City").

RECITALS

- A. The City is authorized by Chapter 380 of the Texas Local Government Code to make grants of money to promote state and local economic development and to stimulate business and commercial activity in Austin.
- B. The City has authorized the City Manager to make a grant of money to Hanger to (i) relocate its headquarters to Austin and make capital investments in the Desired Development Zone (defined below), and to (ii) retain existing jobs at its Austin-based subsidiary, Innovative Neurotronics, Inc. and create new full-time jobs at its new Austin headquarters ((i) and (ii) together are the "*Project*").
- C. Relocation of Hanger's headquarters to Austin will further state and local economic development and stimulate business and commercial activity in Austin.
- D. Hanger accepts the City's grant and agrees to carry-out the Project in accordance with the terms and conditions set forth in this Agreement.

NOW, THEREFORE, in consideration of the mutual benefits and promises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the City and Hanger agree as follows:

I. Authority

- 1.01 <u>City Authority</u>. The City represents that its execution of this Agreement is authorized by Chapter 380 of the Texas Local Government Code and constitutes a valid and binding obligation of the City.
- 1.02 <u>Hanger Authority</u>. Hanger represents that its execution and performance of this Agreement constitutes a valid and binding obligation of Hanger in the event Hanger proceeds to locate the Project at its site in the City's Desired Development Zone. The City acknowledges that Hanger is acting in reliance upon the City's performance of its obligations under this Agreement in making its decision to invest its funds and expand employment in Austin. As used herein, the City's "Desired Development Zone" means the area defined in Section 25-1-21(26) of the Austin City Code.

II. Hanger's Obligations

2.01 <u>Investment in the Desired Development Zone</u>. After the Effective Date (defined in Section 3.01) and before December 31, 2014, the Project will provide for the investment of at least \$2,114,252 in the making of leasehold improvements to its facilities located in the City of Austin on the real property more particularly described on <u>Exhibit "A"</u> attached hereto "Headquarters"). The Project shall provide for the investment of at least \$2,938,682 in furniture, fixtures and equipment ("FF&E") to be used at the Headquarters before December 31, 2014. The Project shall also provide for the investment of at least \$1,691,401 in "Machinery and Equipment" to be installed and used at the Headquarters before December 31, 2014. "Machinery and Equipment" means machinery and equipment purchased and installed and used at the Headquarters for the purpose of supporting the operations of Hanger. To clarify, equipment included in Machinery and Equipment will be attached to the improvements at the Headquarters as a fixture and equipment included in FF&E will not be so attached.

2.02 Creation of New Full-Time Jobs.

- (a) Hanger shall create at least 133 "New Full-Time Jobs" by December 31, 2010, and shall maintain at least such number of New Full-Time Jobs as of December 31st of each year thereafter through 2014. For each year during such period in which Hanger achieves such New Full-Time Jobs target and complies with each of its other obligations under this Agreement, Hanger shall be entitled to receive an annual economic development grant payment as provided in Section 3.01 below. For purposes of this Agreement, "New Full-Time Jobs" means jobs meeting both of the following criteria: (i) full-time jobs created in or relocated to the City of Austin after the Effective Date performed by employees of Hanger or one of its subsidiaries, and (ii) with an average annual compensation of at least \$97,343 per year (excluding benefits).
- (b) Hanger shall also be entitled to receive additional annual economic development grant payments for each year 2015 through 2019 as provided in Section 3.01 if Hanger has created a total of 250 New Full-Time Jobs by December 31, 2014, maintains such number of New Full-Time Jobs each year thereafter through 2019, and has complied with each of its other obligations under this Agreement.
- (c) If Hanger does not timely satisfy the job creation provisions for any year as set forth in the preceding Section 2.02(a) or (b), Hanger shall have a cure period of 90 days after the end of the applicable year to create the requisite number of New Full-Time Jobs.

2.03 Retention of Existing Jobs.

(a) Hanger shall use its good faith efforts to retain at least 19 full-time jobs at its subsidiary Innovative Neurotronics, Inc., which is currently located in Austin, for the term of this Agreement. To count towards satisfaction of this provision, each retained job must be a full-time job performed in the City of Austin by employees of Innovative Neurotronics (the "Existing Job"). (b) If on December 31 of any year during the term of this Agreement the number of Existing Jobs retained is less than 19, the number of New Full-Time Jobs required under Section 2.02 shall be increased job for job by the amount of the deficit in Existing Jobs.

2.04 Recruiting.

- (a) Hanger shall adhere to its "Fair Employment Practices" procedures, attached to this Agreement as **Exhibit "B."** In connection therewith, Hanger shall use its good faith efforts to work with non-profit organizations such as the Austin Asian American Chamber of Commerce, the Capital City African American Chamber of Commerce, the Career Expo for People with Disabilities, the Greater Austin Hispanic Chamber of Commerce, the National Society of Black Engineers, the Out and Equal Summit, and the Society of Hispanic Professional Engineers, and other appropriate organizations, to expand its pool of diverse candidates in recruiting efforts. Hanger may voluntarily, but is not required to make any monetary payments or other contributions to these organizations in connection with its outreach.
- (b) Hanger shall make reasonable efforts to employ residents of the Austin Round Rock Metropolitan Statistical Area for its New Full Time Job recruiting efforts.

2.05 Local Business Participation.

- (a) In an effort to further stimulate and positively impact the local economy, Hanger shall use commercially reasonable efforts to provide local small businesses and minority-, women- and veteran-owned businesses, an equal opportunity to participate as suppliers for materials and services purchased by Hanger exclusively for use at the Headquarters. Within 90 days after the Effective Date, Hanger shall develop and submit to the City a reasonable supplier diversity policy regarding Hanger's procurement of materials and services for use exclusively at the Headquarters, which policy may be reasonably modified from time to time by Hanger. Hanger further agrees to adhere to this policy for the procurement of materials and services at the Headquarters. With respect to any individual procurement of materials or services in which the cost is \$5,000 or less, Hanger is encouraged, but not required, to adhere to the requirements of this Section 2.05(a) shall not apply to legal or accounting services.
- (b) Hanger shall comply with the applicable standards and principles of Chapters 2-9A through 2-9D of the City's ordinance for minority-owned and women-owned business enterprises ("M/WBE Program Ordinance"), in existence as of the Effective Date, in the design and construction of Hanger's facilities at the Headquarters, including, but not limited to, leasehold improvements.
- (c) With respect to any design or construction projects at the Headquarters (including, but not limited to, leasehold improvements), Hanger's architect and general contractor must use its good faith efforts to meet the following ethnic-specific participation goals:

	Construction-Related Professional Services Participation Goals	Construction Participation Goals
African-American-owned Business Enterprises	1.9%	1.7%
Hispanic-owned Business Enterprises	9.0%	9.7%
Asian-American and Native American-owned Business Enterprises	4.9%	2.3%
Women-owned Business Enterprises	15.8%	13.8%

If Hanger fails to meet each of such goals, Hanger must submit documentation demonstrating its architect's and its general contractor's good faith efforts to meet the goals. Good faith efforts are those efforts described in the City's M/WBE Program Ordinance.

(d) The City's Department of Small Business and Minority Business Resources (SMBR) will provide a list of certified M/WBE firms to Hanger or, at Hanger's request, its architect or its general contractor, from which Hanger shall solicit or cause the architect and its general contractor to solicit participation in the design and construction of any improvements at the Headquarters (including, but not limited to, leasehold improvements). SMBR will assist Hanger or, at Hanger's request, the architect or general contractor, to identify potential scopes of work, establish the bid packages available, schedule and host outreach meetings, and assist Hanger, its architect or its general contractor in soliciting M/WBE firms to provide bids. Hanger shall apprise SMBR when Hanger requires SMBR's services, as described in this Section 2.05(c). After Hanger has requested SMBR's services, Hanger's remaining obligations under Section 2.05(b) and (c) are conditioned upon SMBR's compliance with its obligations in this Section 2.05(c). None of the requirements of Section 2.05 extend to contractual agreements executed prior to the Effective Date and in existence as of the Effective Date. Hanger is not required to modify or amend any contract or agreement that Hanger has entered into prior to the Effective Date. A list of preexisting contracts related to design and construction of Headquarters is included on Exhibit "C". During the time period in which Hanger is engaged in design and/or construction projects at the Headquarters, Hanger shall provide monthly reports to SMBR to track (i) the utilization on a percentage basis of M/WBE firms in the design and construction of improvements at the Headquarters; and (ii) a summary of Hanger's efforts during the period of the report to implement the standards and

principles of the City's M/WBE Program Ordinance. SMBR shall provide to Hanger reasonable examples of forms that Hanger may use in submitting such reports.

2.06 Compliance with City Regulations. For the construction of leasehold improvements to the Headquarters, or the construction or remodeling of any future Hanger facilities in the City's planning jurisdiction during the term of this Agreement, Hanger will comply with all applicable City Code regulations, including applicable water quality regulations in effect at the time any site plan application is filed, unless Hanger has negotiated an agreement with the City to comply with overall impervious cover limits and provide the currently required water quality controls. This means Hanger will not assert possible Chapter 245 rights to avoid compliance with applicable water quality regulations for any future development within the City's planning jurisdiction during the term of this Agreement. If, during the term of this Agreement, Hanger's development does not comply with the applicable City water quality regulations in effect at the time any site plan application is filed for such development, after proper notice and reasonable opportunity to cure the deficiency, this Agreement shall, at the option of the City, terminate by giving Hanger written notice of its election.

2.07 Certificate of Compliance and Inspection.

- (a) Hanger shall deliver to the City before April 1 of each year, beginning April 1, 2011, during the term of this Agreement a Certificate of Compliance utilizing the form attached as **Exhibit "D"**. The City, in its sole discretion, may make non-material changes to the form of the Certificate of Compliance.
- (b) In the Certificate of Compliance, Hanger shall warrant to the City that it is in full compliance with each of its obligations under this Agreement.
- (c) The City, and/or its representative(s) including third-parties contracted by the City, has the right to inspect all relevant records of Hanger as are reasonably necessary to verify compliance with all requirements of this Agreement, provided the City and its representatives use their best efforts to minimize any interference or disruption in Hanger's business operations and agree to the confidentiality requirements set forth in Section 4.16 below. Inspections shall be preceded by at least two week's notice in writing to Hanger and shall be conducted during Hanger's normal business hours or at such other time as may be mutually agreed to by the parties.
- 2.08 Texas Government Code Chapter 2264. In accordance with Chapter 2264 of the Texas Government Code, Hanger agrees not to employ any person who is not lawfully admitted for permanent residence to the United States or who is not authorized under law to be employed in the United States ("Undocumented Worker"). During the term of this Agreement, Hanger shall notify City of any complaint brought against Hanger alleging that Hanger has employed Undocumented Workers. If Hanger is convicted of a violation under 8 U.S.C. Section 1324a(f), the total amount of economic development grants it has received pursuant to this Agreement, together with interest at the rate of 5% per annum from the date of each payment of an economic development grant, shall be repaid by Hanger to the City not later than the 120th day after the date the City notifies Hanger of the violation. Hanger shall not be liable for a violation of

Chapter 2264 by a subsidiary, affiliate, or franchisee, or by a person with whom Hanger contracts.

2.09 <u>Failure to Meet Obligations</u>. In the event that Hanger fails to fulfill its obligations under the performance terms above, after receipt of notice and expiration of the cure period described in **Section 4.04** below, the City may, at its option, terminate this Agreement, whereupon the City shall not be required to pay, and Hanger shall not be entitled to receive any further payments under this Agreement; provided, that the foregoing shall not be deemed or construed to release the City from its obligation to make payment for any prior year during which Hanger did fulfill its obligations under the performance guidelines above.

III. City Obligations

3.01 Economic Development Incentive. In consideration of Hanger's performance of each of its obligations under this agreement, the City shall pay to Hanger an annual economic development grant in the amount of \$50,000 each year. The City's annual payment of the grant shall be in consideration of Hanger's performance hereunder during the preceding year. If Hanger does not meet its performance obligations or conditions for any year during the term of this Agreement within the applicable cure period, it shall not be eligible for the annual grant payment for its performance that year. The City's first grant payment will be made on or before October 31, 2011 assuming Hanger's satisfactory performance for the year ending December 31, 2010. The City's final payment will be in consideration of Hanger's satisfactory performance during the year ending December 31, 2019. The City shall make the payments required under this Section 3.01 before October 31 of each year. The City is not obligated to make a grant payment for any year in which the City has determined that Hanger has failed to fulfill an obligation or condition applicable to Hanger for such year and has provided written notice to Hanger of such determination on or before October 31st of the following year.

IV. General Terms

- 4.01 <u>Effective Date and Term.</u> This Agreement shall become enforceable and be effective upon the date that it has been fully executed by the City and Hanger as indicated on the signature page hereof (the "*Effective Date*"). Unless this Agreement is terminated earlier in accordance with its terms, Hanger's obligations to perform under this Agreement shall be completed on December 31, 2019 and the City shall make its final payment under this Agreement before October 31, 2020. Notwithstanding anything herein to the contrary, Hanger may terminate this Agreement at any time upon written notice to the City. In such event, the parties shall have no further rights or obligations hereunder other than those accruing prior to such termination.
- 4.02 <u>Payments Subject to Future Appropriation</u>. This Agreement shall not be construed as a commitment, issue, pledge or obligation of any specific taxes or tax revenues for payment to Hanger.
 - (a) All payments or expenditures made by the City under this Agreement are subject to the City's appropriation of funds for such payments or expenditures to be paid in the budget year for which they are made.

- (b) The payments to be made to Hanger, or other expenditures under this Agreement, if paid, shall be made solely from annual appropriations of the City as may be legally set aside for the implementation of Article III, Section 52a of the Texas Constitution or Chapter 380 of the Local Government Code or any other economic development or financing program authorized by statute or home rule powers of the City under applicable Texas law, subject to any applicable limitations or procedural requirements.
- (c) In the event the City does not appropriate funds in any fiscal year for payments due or expenditures under this Agreement, the City shall not be liable to Hanger for such payments or expenditures unless and until appropriation of said funds is made; provided, however, that Hanger, in its sole discretion, shall have the right but not the obligation to terminate this Agreement and shall have no further obligations under this Agreement, including, but not limited to, any obligation for the year in respect to which said unappropriated funds relate.
- (d) To the extent there is a conflict between this Section 4.02 and any other language or covenant in this Agreement, this Section 4.02 shall control.
- 4.03 Representations and Warranties. The City represents and warrants to Hanger that the Program and this Agreement are within its authority, and that it is duly authorized and empowered to establish the Program and enter into this Agreement, unless otherwise ordered by a court of competent jurisdiction. Hanger represents and warrants to the City that it has the requisite authority to enter into this Agreement.
- 4.04 <u>Default</u>. Subject to Hanger's right to cure under **Section 2.02(c)**, if either the City or Hanger should default in the performance of any of their respective obligations of this Agreement, the other party shall provide such defaulting party written notice of the default, and a minimum period of 90 days after the receipt of said notice to cure such default, prior to instituting an action for breach or pursuing any other remedy for default. The aggregate amount of the City's liability under this Agreement shall not exceed the aggregate amount of payments that remain unpaid and outstanding to Hanger under this Agreement. Except as otherwise expressly provided in **Section 2.08** with respect to interest, the aggregate amount of Hanger's liability under this Agreement shall not exceed the aggregate amount of payments actually received by Hanger from the City under this Agreement.
- 4.05 <u>Entire Agreement</u>. This Agreement contains the entire agreement between the parties. All prior negotiations, discussions, correspondence, and preliminary understandings between the parties and others relating hereto are superseded by this Agreement. This Agreement may only be amended, altered or revoked by written instrument signed by the City and Hanger.
- 4.06 <u>Binding Effect</u>. This Agreement shall be binding on and inure to the benefit of the parties and their respective successors and assigns.
- 4.07 <u>Assignment</u>. Except as provided below, Hanger may not assign all or part of its rights and obligations to a third party without prior written approval of the City, which approval shall

not be unreasonably withheld, conditioned or delayed. Notwithstanding anything to the contrary, Hanger may assign all or part of its rights and obligations without the prior consent of the City to an affiliate of Hanger and to a third party lender advancing funds for the acquisition, construction or operation of Hanger facilities.

- 4.08 <u>Termination</u>. In the event Hanger elects not to proceed with the Project as contemplated by this Agreement, Hanger shall notify the City in writing, and this Agreement and the obligations on the part of both parties shall be deemed terminated and of no further force or effect. Notwithstanding anything herein to the contrary, Hanger may terminate this Agreement at any time upon written notice to the City. In such event, the parties shall have no further rights or obligations hereunder other than those accruing prior to such termination.
- 4.09 <u>Notice</u>. Any notice or statement required to be delivered pursuant to this Agreement must be in writing and shall be deemed delivered by actual delivery, by facsimile with receipt of confirmation, or by depositing the same in the United States mail, certified with return receipt requested, postage prepaid, addressed to the appropriate party at the following addresses:

HANGER:

Hanger Orthopedic Group, Inc.
Two Bethesda Metro Center, 12th Floor
Bethesda, Maryland 20814
Attn: Chief Executive Officer
Phone: (301) 280-4800

Fax: (301) 652-8307

Re: Economic Development Agreement

with copies to:
Jackson Walker LLP
100 Congress Avenue, Suite 1100
Austin, Texas 78701

Attn: Jerry Webberman Phone: (512) 236-2270 Fax: (512) 391-2155

CITY:

City Manager
301 West 2nd Street
Austin, Texas 78701
(P.O. Box 1088, Austin, Texas 78767)

Phone: (512) 974-2200 Fax: (512) 974-2833

with copies to:

Director, Economic Growth and Redevelopment Services Office 301 West 2nd Street Austin, Texas 78704 Phone: (512) 974-7820

Fax: (512) 974-7825

and to:
City Attorney
301 West 2nd Street
Austin, Texas 78701
(P.O. Box 1546, Austin, Texas 78767)

Phone: (512) 974-2268 Fax: (512) 974-2894

Either party may designate a different address at any time upon written notice to the other party.

- 4.10 <u>Interpretation</u>. Each of the parties has been represented by counsel of their choosing in the negotiation and preparation of this Agreement. Regardless of which party prepared the initial draft of this Agreement, this Agreement shall, in the event of any dispute regarding its meaning or application, be interpreted fairly and reasonably and neither more strongly for, nor against any party.
- 4.11 Applicable Law. This Agreement is made, and shall be construed and interpreted, under the laws of the State of Texas and venue shall lie in the State courts of Travis County, Texas.
- 4.12 <u>Severability</u>. In the event any provisions of this Agreement are illegal, invalid or unenforceable under present or future laws, and in that event, it is the intention of the parties that the remainder of this Agreement shall not be affected. It is also the intention of the parties that in lieu of each clause and provision that is found to be illegal, invalid or unenforceable, a provision be added to this Agreement which is legal, valid or enforceable and is as similar in terms as possible to the provision found to be illegal, invalid or unenforceable.
- 4.13 <u>Paragraph Headings</u>. The paragraph headings contained in this Agreement are for convenience only and will in no way enlarge or limit the scope or meaning of the various and several paragraphs.
- 4.14 No Third Party Beneficiaries. This Agreement is not intended to confer any rights, privileges or causes of action upon any third party.
- 4.15 <u>No Joint Venture</u>. It is acknowledged and agreed by the parties that the terms of this Agreement are not intended to and shall not be deemed to create any partnership or joint venture among the parties. The City, its past and future officers, elected officials, employees and agents do not assume any responsibilities or liabilities to any third party in connection with Hanger facilities or the design, construction or operation of any portion of the facilities.

- 4.16 Public and Confidential Information. Information provided by or on behalf of Hanger under or pursuant to or in connection with this Agreement (including, but not limited to, the terms of this Agreement) that Hanger considers as proprietary shall be maintained as confidential to the extent allowed by law. If Hanger's proprietary, financial or trade secret information is requested under the Texas Public Information Act, the City shall promptly notify Hanger of such request and shall follow the standards set out in the Act and under the Texas Attorney General's procedures for such requests. In such event, Hanger shall be responsible for defending the confidentiality of such information to the extent it elects to do so and does not waive such right to confidentiality. Other records and information provided to the City and its representatives to verify compliance with this Agreement shall be available for public inspection.
- 4.17 <u>Exhibits</u>. The following Exhibits are attached and incorporated by reference for all purposes.

Exhibit "A"	Headquarter Location
Exhibit "B"	Fair Employment Practices Procedures
Exhibit "C"	Existing Design and Construction Contracts
Exhibit "D"	Certificate of Compliance Form

4.18 <u>Multiple Counterparts</u>. This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, and all of which, taken together, shall constitute but one and the same instrument, which may be sufficiently evidenced by one counterpart.

EXECUTED by the authorized representatives of the parties on the dates indicated below to be effective as of the Effective Date.

[SIGNATURE PAGES FOLLOW]

HANGER ORTHOPEDIC GROUP, INC. a Delaware corporation

Name: Thomas F. Kirk Title: President and CEO Date: February 9, 2010

CITY	OF	AUSTIN	.TEXAS
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a home-rule city and nunicipal corporation

Ву:__

Marc Ott, City Manager

Date:

EXHIBIT A

27.652 ACRES DOMAIN II OFFICE LEASE AREA FN. NO. 09-281(KWA) DECEMBER 21, 2009 BPI JOB NO. 1262-32

DESCRIPTION

OF 27.652 ACRES OF LAND OUT OF THE JAMES RODGERS SURVEY NO. 19, ABSTRACT NO. 659, SITUATED IN THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS, BEING A PORTION OF LOT 1A, THE DOMAIN SHOPPING CENTER SECTION 1, A SUBDIVISION OF RECORD IN DOCUMENT NO. 200800119 OF THE OFFICIAL PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS; SAID 27.652 ACRES BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS:

BEGINNING, at a 1-inch square bolt found at the intersection of the easterly right-of-way line of Missouri Pacific Railroad (R.O.W. width varies) and said northerly right-of-way line of Braker Lane West (R.O.W. width varies), being the southwesterly corner of said Lot 1A and hereof;

THENCE, along said easterly right-of-way line of Missouri Pacific Railroad, with the westerly line of said Lot 1A and hereof, the following two (2) courses and distances:

- 1) N18°37'54"E, a distance of 384.43 feet to a 1/2-inch iron rod found for a point of curvature of a curve to the left;
- 2) Along said curve, having a radius of 3854.86 feet, a central angle of 20°28'12", an arc length of 1377.22 feet and a chord of which bears N08°20'11"E, a distance of 1369.90 feet to a 1/2-inch iron rod found at the end of said curve, being the southwesterly corner of Lot 4A, Block "A", The Domain Shopping Center Section 2, a subdivision of record in Document No. 200800026 of said Official Public Records, same being the northwesterly corner of said Lot 1A and hereof;

THENCE, N86°55'50"E, along the southerly line of said Lot 4A, with the northerly line of said Lot 1A and hereof, a distance of 5.87 feet to a 1/2-inch iron rod found for the most westerly corner of Lot 2A, Block "A" of said The Domain Shopping Center Section 2, for an angle point hereof;

THENCE, leaving the southerly line of said Lot 4A, along the southerly line of said Lot 2A, with the northerly line of said Lot 1A and hereof, the following ten (10) courses and distances:

- S01°37'32"E, a distance of 83.75 feet to a 1/2-inch iron rod found for a point of curvature of a curve to the left;
- 2) Along said curve, having a radius of 195.97 feet, a central angle of 13°32'49", an arc length of 46.33 feet and a chord of which bears S06°12'16"E, a distance of 46.23 feet to a 1/2-inch iron rod found for a point of compound curvature of a curve to the right;

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- 3) Along said compound curve, having a radius of 217.46 feet, a central angle of 19°26'11", an arc length of 73.77 feet and a chord of which bears S25°33'55"E, a distance of 73.42 feet 1/2-inch iron rod found for a point of compound curvature of a curve to the right;
- 4) Along said compound curve, having a radius of 183.15 feet, a central angle of 19°49'32", an arc length of 63.37 feet and a chord of which bears S47°28'24"E, a distance of 63.06 feet 1/2-inch iron rod with cap set at the end of said curve;
- 5) N27°27'33"E, a distance of 46.28 feet to a cotton spindle found for an angle point;
- 6) S59°11'01"E, a distance of 215.80 feet to a punch hole in concrete found for an angle point;
- 7) S81°19'30"E, a distance of 53.84 feet to a cotton spindle found for an angle point;
- 8) \$73°30'21"E, a distance of 328.01 feet to a cotton spindle found for a point of curvature of a curve to the left;
- 9) Along said curve, having a radius of 40.00 feet, a central angle of 89°04'16", an arc length of 62.18 feet and a chord of which bears N61°55'30"E, a distance of 56.11 feet to a 1/2-inch iron rod found at the end of said curve;
- 10) N17°34'00"E, a distance of 11.13 feet to a 1/2-inch iron rod found at an angle point in the southerly line of said Lot 4A, for an angle point hereof;

THENCE, S81°19'04"E, leaving the easterly line of said Lot 2A, along a portion of the southerly lines of said Lot 4A, with the southerly line of Lot 3A of said The Domain Shopping Center Section 2, being a portion of the northerly line of said Lot 1A and hereof, a distance of 128.70 feet to a 1/2-inch iron rod found in the westerly line of Lot 2-Al-B, Block "A" RREEF Domain-Multek Parking Resubdivision, a subdivision of record in Document No. 200800178 of said Official Public Records, for an angle point hereof;

THENCE, S17°59'46"W, leaving the southerly line of said Lot 3A, along the westerly line of said Lot 2-A1-B and the westerly line of Lot 1, Block "A" RREEF Domain Block T and H Subdivision, a subdivision of record in Document No. 200800272 of said Official Public Records, being a portion of the northerly line of said Lot 1A and hereof, a distance of 372.38 feet to a PK Nail found for the southwesterly corner of said Lot 1, for an angle point hereof;

THENCE, S55°32'09"W, leaving said southwesterly corner, over and across said Lot 1A (crossing the interior of the herein described tract), a distance of 66.82 feet to a 1/2-inch iron rod with cap set for an interior corner hereof;

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THENCE, continuing over and across said Lot 1A, with an interior line hereof, the following thirty-six (36) courses and distances:

- 1) S74°12'50"E, a distance of 231.32 feet to a 1/2-inch iron rod with cap set for an angle point hereof;
- 2) S71°39'05"E, a distance of 21.59 feet to a 1/2-inch iron rod with cap set for an angle point hereof;
- 3) S72°22'08"E, a distance of 78.73 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- Along said curve, having a radius of 51.50 feet, a central angle of 92°00'11", an arc length of 82.70 feet and a chord of which bears \$28°12'44"E, a distance of 74.09 feet to a 1/2-inch iron rod with cap set for a point of compound curvature of a curve to the right;
- 5) Along said compound curve, having a radius of 14.50 feet, a central angle of 45°08'57", an arc length of 11.43 feet and a chord of which bears \$40°12'53"W, a distance of 11.13 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 6) S62°47'21"W, a distance of 6.01 feet to a 1/2-inch iron rod with cap set for an angle point hereof;
- 7) S17°47'21"W, a distance of 198.74 feet to a 1/2-inch iron rod with cap set for an angle point hereof;
- 8) S27°12'39"E, a distance of 10.97 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- 9) Along said curve, having a radius of 2.48 feet, a central angle of 45°00'00", an arc length of 1.95 feet and a chord of which bears S04°42'39"E, a distance of 1.90 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 10) S17°47'21"W, a distance of 13.85 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- 11) Along said curve, having a radius of 14.50 feet, a central angle of 17°09'59", an arc length of 4.34 feet and a chord of which bears \$26°22'21"W, a distance of 4.33 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 12) S34°57'20"W, a distance of 33.88 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- 13) Along said curve, having a radius of 24.50 feet, a central angle of 70°49'50", an arc length of 30.29 feet and a chord of which bears \$70°22'15"W, a distance of 28.40 feet to a 1/2-inch iron rod with cap set at the end of said curve;

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- 14) N74°12'50"W, a distance of 155.30 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the left;
- 15) Along said curve, having a radius of 237.86 feet, a central angle of 13°40'18", an arc length of 56.76 feet and a chord of which bears N81°02'59"W, a distance of 56.62 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 16) N87°53'08"W, a distance of 121.23 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- 17) Along said curve, having a radius of 29.50 feet, a central angle of 98°50'00", an arc length of 50.89 feet and a chord of which bears N38°28'08"W, a distance of 44.81 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 18) N11°07'39"E, a distance of 4.07 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- 19) Along said curve, having a radius of 29.50 feet, a central angle of 49°50'20", an arc length of 25.66 feet and a chord of which bears N35°52'00"E, a distance of 24.86 feet to a 1/2inch iron rod with cap set at the end of said curve;
- 20) N60°47'10"E, a distance of 2.62 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the left;
- 21) Along said curve, having a radius of 30.50 feet, a central angle of 39°15'59", an arc length of 20.90 feet and a chord of which bears N41°09'11"E, a distance of 20.50 feet to a 1/2-inch iron rod with cap set for a point of reverse curvature of a curve to the left;
- 22) Along said reverse curve, a radius of 9.50 feet, a central angle of 39°15'59", an arc length of 6.51 feet and a chord of which bears N41°09'11"E, a distance of 6.38 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 23) N60°47'10"E, a distance of 21.80 feet to a 1/2-inch iron rod with cap set for an angle point hereof;
- 24) N15°47'10"E, a distance of 103.24 feet to a 1/2-inch iron rod with cap set for an angle point hereof;
- 25) S60°47'10"W, a distance of 19.42 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- 26) Along said curve, having a radius of 2.50 feet, a central angle of 135°00'00", an arc length of 5.89 feet and a chord of which bears N51°42'50"W, a distance of 4.62 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 27) N15°47'10"E, a distance of 16.97 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;

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- 28) Along said curve, having a radius of 2.50 feet, a central angle of 45°00'00", an arc length of 1.96 feet and a chord of which bears N38°17'10"E, a distance of 1.91 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 29) N60°47'10"E, a distance of 24.42 feet to a 1/2-inch iron rod with cap set for an angle point hereof;
- 30) N15°47'10"E, a distance of 103.24 feet to a 1/2-inch iron rod with cap set for an angle point hereof;
- 31) S60°47'10"W, a distance of 22.28 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- 32) Along said curve, having a radius of 2.50 feet, a central angle of 111°22'56", an arc length of 4.86 feet and a chord of which bears N63°31'22"W, a distance of 4.13 feet to a 1/2-inch iron rod with cap set for a point of reverse curvature of a curve to the left;
- 33) Along said reverse curve, having a radius of 30.50 feet, a central angle of 27°38'45", an arc length of 14.72 feet and a chord of which bears N21°39'16"W, a distance of 14.57 feet to a 1/2-inch iron rod with cap set for a point of reverse curvature of a curve to the right;
- 34) Along said reverse curve, having a radius of 29.50 feet, a central angle of 44°14'24", an arc length of 22.78 feet and a chord of which bears N13°21'26"W, a distance of 22.22 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 35) N09°00'25"E, a distance of 6.82 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- 36) Along said curve, having a radius of 29.50 feet, a central angle of 96°46'47", an arc length of 49.83 feet and a chord of which bears N57°23'47"E, a distance of 44.11 feet to a 1/2-inch iron rod with cap set at the end of said curve;

THENCE, N55°32'09"E, continuing over and across said Lot 1A(crossing the interior of the herein described tract), a distance of 66.82 feet to a PK Nail found for the southwesterly corner of said Lot 1 of said RREEF Domain Block T and H Subdivision, for an angle point hereof;

THENCE, along the southerly line of said Lot 1 and the westerly line of Lot 3, Block "A" Multek Subdivision, a subdivision of record in Document No. 200400090 of said Official Public Records, with the northerly and easterly lines of said Lot 1A and hereof, the following four (4) courses and distances:

1) S72°26'30"E, a distance of 359.90 feet to a 1/2-inch iron rod found for an angle point;

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- 2) S17°47'21"W, a distance of 477.59 feet to a 1/2-inch iron rod found for an angle point;
- 3) N72°12'25"W, a distance of 18.42 feet to a 1/2-inch iron rod found for an angle point;
- 4) S17°46'50"W, a distance of 646.49 feet to a 1/2-inch iron rod found for an angle point;

THENCE, leaving the westerly line of Lot 3, over and across said Lot 1A, with the easterly and southerly lines hereof, the following forty-seven (46) courses and distances:

- 1) N72°13'10"W, a distance of 21.00 feet to a 1/2-inch iron rod with cap set for an angle point;
- 2) N17°46'50"E, a distance of 631.64 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the right;
- 3) Along said curve, having a radius of 115.50 feet, a central angle of 12°11'01", an arc length of 24.56 feet and a chord of which bears N23°52'21"E, a distance of 24.51 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 4) N29°57'52"E, a distance of 5.21 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the left;
- 5) Along said curve to the left having a radius of 35.50 feet, a central angle of 104°10'42", an arc length of 64.55 feet and a chord of which bears N22°07'29"W, a distance of 56.02 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 6) N74°12'50"W, a distance of 131.76 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the left;
- 7) Along said curve, having a radius of 206.86 feet, a central angle of 13°40'18", an arc length of 49.36 feet and a chord of which bears N81°02'59"W, a distance of 49.24 feet to a 1/2inch iron rod with cap set at the end of said curve;
- 8) N87°53'08"W, a distance of 133.05 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the left;
- 9) Along said curve, having a radius of 24.50 feet, a central angle of 90°17'43", an arc length of 38.61 feet and a chord of which bears \$46°58'01"W, a distance of 34.74 feet to a 1/2inch iron rod with cap set at the end of said curve;
- 10) S01°49'09"W, a distance of 364.52 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the left;

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- 11) Along said curve, having a radius of 718.50 feet, a central angle of 34°53'48", an arc length of 437.61 feet and a chord of which bears \$19°03'54"E, a distance of 430.88 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 12) S17°46'50"W, a distance of 68.08 feet to a 1/2-inch iron rod with cap set for a point of curvature of a curve to the left;
- 13) Along said curve, having a radius of 100.00 feet, a central angle of 22°08'14", an arc length of 38.64 feet and a chord of which bears N21°21'41"W, a distance of 38.40 feet to a 1/2-inch iron rod with cap set for a point of reverse curvature of a curve to the right;
- 14) Along said reverse curve, having a radius of 763.50 feet, a central angle of 16°08'44", an arc length of 215.15 feet and a chord of which bears N28°37'45"W, a distance of 214.44 feet to a 1/2-inch iron rod with cap set at the end of said curve;
- 15) S77°23'34"W, a distance of 36.69 feet to a 1/2-inch iron rod with cap set for an angle point;
- 16) \$15°40'00"W, a distance of 12.92 feet to a 1/2-inch iron rod with cap set for an angle point;
- 17) N87°35'18"W, a distance of 36.08 feet to a 1/2-inch iron rod with cap set for an angle point;
- 18) N02°27'56"E, a distance of 22.68 feet to a 1/2-inch iron rod with cap set for an angle point;
- 19) S87°32'04"E, a distance of 5.69 feet to a 1/2-inch iron rod with cap set for an angle point;
- 20) N02°27'56"E, a distance of 31.81 feet to a 1/2-inch iron rod with cap set for an angle point;
- 21) S87°32'04"E, a distance of 4.07 feet to a 1/2-inch iron rod with cap set for an angle point;
- 22) N02°27'56"E, a distance of 29.33 feet to a 1/2-inch iron rod with cap set for an angle point;
- 23) N87°32'04"W, a distance of 4.07 feet to a 1/2-inch iron rod with cap set for an angle point;
- 24) N02°27'56"E, a distance of 31.81 feet to a 1/2-inch iron rod with cap set for an angle point;
- N87°32'04"W, a distance of 5.35 feet to a 1/2-inch iron rod with cap set for an angle point;
- 26) N02°27'56"E, a distance of 35.75 feet to a 1/2-inch iron rod with cap set for an angle point;

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- 27) N87°32'04"W, a distance of 67.76 feet to a 1/2-inch iron rod with cap set for an angle point;
- 28) N02°27'56"E, a distance of 9.51 feet to a 1/2-inch iron rod with cap set for an angle point;
- 29) N87°32'33"W, a distance of 221.41 feet to a 1/2-inch iron rod with cap set for an angle point;
- 30) S02°27'56"W, a distance of 9.47 feet to a 1/2-inch iron rod with cap set for an angle point;
- 31) N87°32'04"W, a distance of 67.29 feet to a 1/2-inch iron rod with cap set for an angle point;
- 32) \$02°27'57"W, a distance of 59.56 feet to a 1/2-inch iron rod with cap set for an angle point;
- 33) N87°32'04"W, a distance of 5.35 feet to a 1/2-inch iron rod with cap set for an angle point;
- 34) S02°27'41"W, a distance of 45.33 feet to a 1/2-inch iron rod with cap set for an angle point;
- 35) S87°32'04"E, a distance of 5.35 feet to a 1/2-inch iron rod with cap set for an angle point;
- 36) S02°27'56"W, a distance of 87.90 feet to a 1/2-inch iron rod with cap set for an angle point;
- 37) N87°32'04"W, a distance of 5.10 feet to a 1/2-inch iron rod with cap set for an angle point;
- 38) S02°27'56"W, a distance of 65.33 feet to a 1/2-inch iron rod with cap set for an angle point;
- 39) S87°32'04"E, a distance of 93.17 feet to a 1/2-inch iron rod with cap set for an angle point;
- 40) S02°27'56"W, a distance of 8.44 feet to a 1/2-inch iron rod with cap set for an angle point;
- 41) S87°32'19"E, a distance of 5.00 feet to a 1/2-inch iron rod with cap set for an angle point;
- 42) N02°27'56"E, a distance of 8.44 feet to a 1/2-inch iron rod with cap set for an angle point;
- 43) S87°32'04"E, a distance of 42.06 feet to a 1/2-inch iron rod with cap set for an angle point;
- 44) \$02°15'20"E, a distance of 70.20 feet to a 1/2-inch iron rod with cap set for an angle point;

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- 45) S09°44'23"W, a distance of 39.39 feet to a 1/2-inch iron rod with cap set for an angle point;
- 46) S24°00'52"W, a distance of 25.84 feet to a 1/2-inch iron rod with cap set in said northerly right-of-way line of Braker Lane West, for the southeasterly corner hereof;

THENCE, along said northerly right-of-way line of Braker Lane West, with the southerly line of said Lot 1A and hereof, the following two (2) courses and distances:

- N56°22'19"W, a distance of 549.40 feet to a 1/2-inch iron rod with cap set for an angle point;
- 2) N62°06'59"W, a distance of 95.15 feet to the POINT OF BEGINNING, containing an area of 27.652 acres (1,204,525 square feet) of land, more or less, within these metes and bounds.

BEARING BASIS: THE BASIS OF BEARINGS SHOWN HEREON IS TEXAS STATE PLANE COORDINATES CENTRAL ZONE (HARN-NAD83) AND WERE DETERMINED BY GLOBAL POSITIONING SYSTEM (GPS) OBSERVATIONS CONNECTED TO THE FOLLOWING:

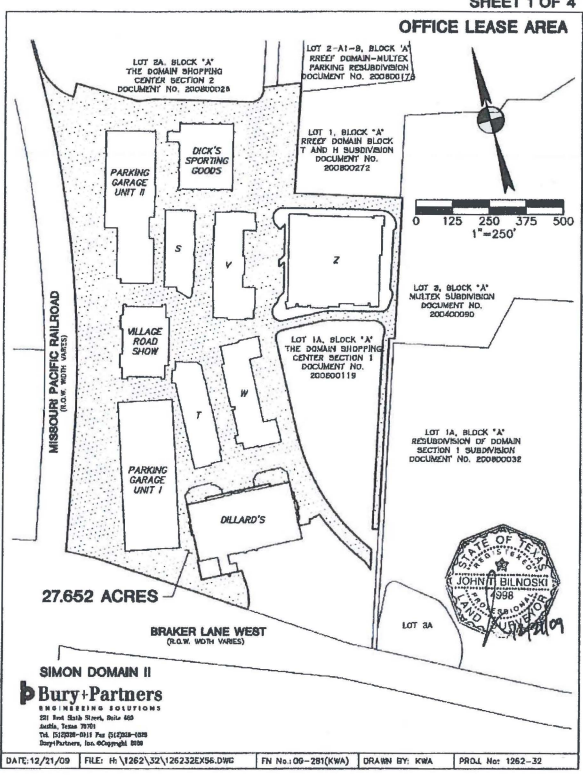
I, JOHN T. BILNOSKI, A REGISTERED PROFESSIONAL LAND SURVEYOR, DO HEREBY STATE THAT THIS SURVEY WAS PERFORMED ON THE GROUND DURING THE MONTH OF DECEMBER 2009, UNDER MY DIRECTION AND SUPERVISION.

BURY & PARTNERS, INC. ENGINEERING SOLUTIONS 221 WEST SIXTH STREET SUITE 600 AUSTIN, TEXAS 78701

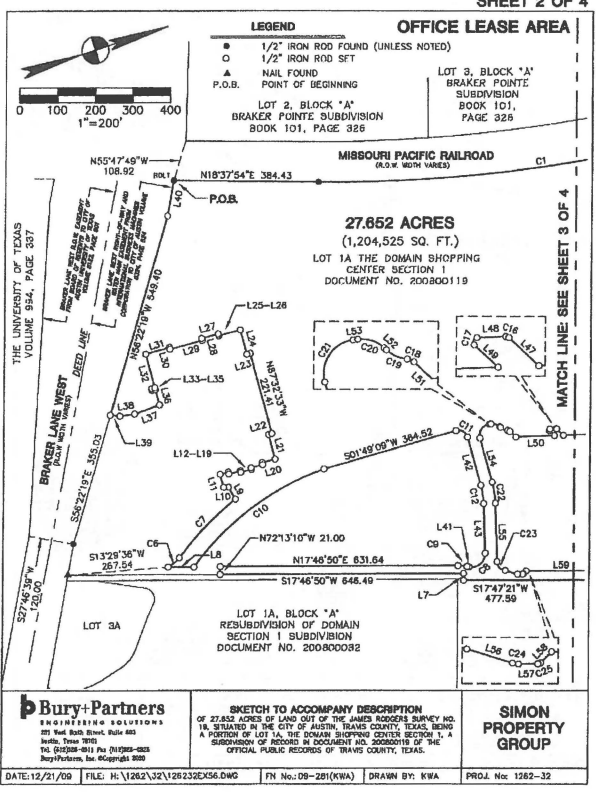
JOHN T. BILNOSKI R.P.L.S. NO. 4998 STATE OF TEXAS

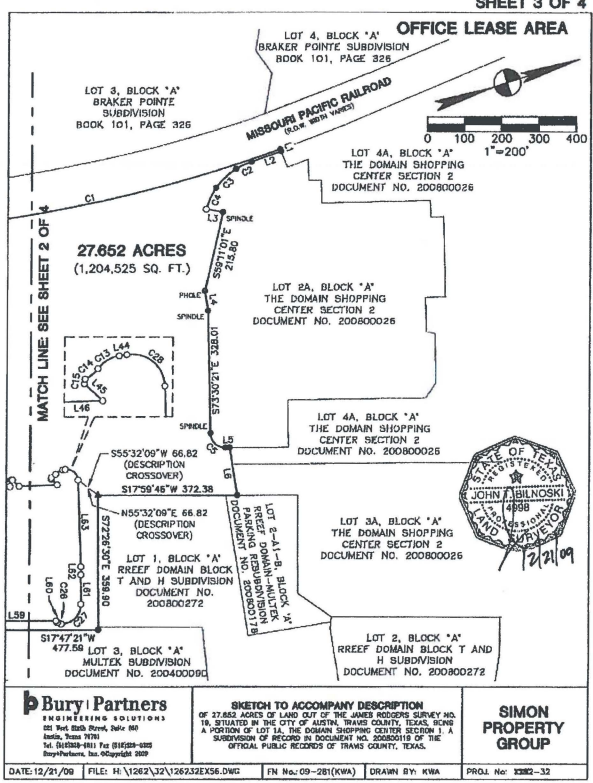
A-9

SHEET 1 OF 4



SHEET 2 OF 4





	LINE TABLE	
LINE	BEARING	LENGTH
LI	N86"55"50" E	5.87
1,2	501'37'32'E	83.75
L3	N272733"E	46.28
L4	\$8179'30'E	53.84
L5	N17'34'00'E	11,13
L6	\$8119'04'E	128.70
L7	N7272'25"W	18.42 58.08
LB	S17'46'50"W	36.69
110	577723'34"W	12.92
L11	\$15'40'00"W N87'35'18"W	36.08
L12	N02°27'56"E	22.68
L13	\$87'32'04"E	5.69
114	N02"27"56"E	31.81
L15	\$87'32'04"E	4.07
L16	N02"27"56"F.	29.33
L17	N87*32'04"W	4.07
L18	NO2'27'56"E	31.81
L19	N87'32'04"W	5.35
L20	NO2"27"56"E	35,75
L21	N87'32'04"W	67.78
L22	N02"27"56"E	9.51
L23	S02"27"55"W	9.47
L24 L25	N87'32'04"W	67.29
	502"27"57"W	59,56
L28	N87'32'04"W	5.35
L27	\$02'27'41"W	45.33
L28	587'32'04"E	5,35
	S02*27'56"W	87.90
L30 L31	N87"32'04"W 502"27'56"W	5,10 65.33
	\$87'32'04"E	93.17
1.32 L33	\$87'32'04"E \$02'27'56"W	B.44
L34	587'32'19"E	5.00
L35	N02'27'56"E	B.44
1.38	\$87*32'04"E	42.06
L37	S0275'20°E	70.20
L37 L38	S09'44'23"W	39.39
L39	524'00'52"#	25.84
1.40	N62'06'59"W	95.15
L41	N29"57"52"E	5.21
L42	N87'53'08"W	133.05
L43	N74'12'50"W	131.76
L44	N09'00'25"E	6.82
L45	\$60'47'10"W	22.28
L46	N15'47'10'E	103.24
L47	N60'47'10'E	24.42
L48	N15'47'10"E	18.97
149	S50'47'10"W	19.42
151	N15'47'10'E	103.24
L51	N60'47'10'E	21.80
153	N60'47'10"E	4.07
L54	N11'07'39"E	121.23
L55	N87°53"08"W N74°12°50"W	155.30
156	\$343720 W	33.88
-		

	LINE TABLE	
L57	S17'47'21"W	13.85
L58	\$2712'39'E	10.97
L59	S17-47'21"W	198.74
L60	\$62'47'21"W	5.01
LG1	572'22'08'E	78.73
L62	571'38'05°€	21.59
1,63	57472'50°E	231.32

OFFICE LEASE AREA

No.	DELTA	RADIUS	ARC LENGTH	CHORD LENGTH	CHORD BEARING
C1	20"28"12"	3854.86	1377.22	1369.90	N08'20'11"E
C2	13'32'49"	185.97	46.33	46.23	S0612'16'E
Ç3	19'26'11"	217.48	73.77	73.42	S25'33'55"E
C4	19'49'32"	183.15	63.37	63.06	S47"28"24"E
C5	69'04'16"	40.00	82.18	58.11	N61'55'30"E
C6	22'08'14"	100.00	38.64	38.40	N21'21'41"W
C7	16'08'44"	763.50	215.15	214.44	N28'37'45"W
CS	10470'42"	35.50	84.55	58,02	N22'D7'29"W
C9	1271'01"	119,50	24.58	24.51	N23'52'21"E
C10	34'53'48"	718.50	437.61	430.88	S19'03'54'E
CHI	9017'43"	24.50	38.61	34.74	S46'58'01"W
CIZ	13'40'18"	205.86	49.36	49.24	N81 '02'59"W
C13	4474'24"	29.50	22.78	22,22	N13'21'26"W
C14	27'38'45"	30.50	14.72	14.57	N21'39'16"W
C15	111"22'56"	2.50	4.86	4.13	N63'31'22"W
C16	4500'00"	2.50	1.96	1,91	N.5877'10"E
C17	135'00'00"	2.50	5.89	4.62	N51'42'50"W
C18	3975'59"	9.50	8.51	6.38	N41'09'11"E
C19	3975'59"	30.50	20.90	20.50	N41'09'11"E
C20	19"50"20"	29.50	25.66	24.86	N35'52'00"E
C21	98'50'00"	29.50	50.89	44.81	N38'28'08"W
C22	13'40'18"	237.86	56.76	58.62	N81"02'59"W
C23	70'49'50"	24.50	30.29	28.40	570'22'15"W
C24	17'09'59"	14.50	4.34	4.33	526'22'21"W
C25	45"00"00"	2.48	1.95	1.90	504°42'39°E
C26	45'08'57"	14.50	11.43	11.13	S4012'53"W
C27	92'00'11"	51.50	82.70	74.09	52812'44"E
C28	98'48'47"	29.50	49.83	44.11	N57'23'47"E





ENGINEERING SOLUTION: Eti Task Eth Glock, fuite 149 Antia, Texas 70701 Tel. (512)389-0111 Fax (812)28-0353 Sury-Partsens, Inc. Scoppinght 2103 SKETCH TO ACCOMPANY DESCRIPTION
OF 27.652 ACRES OF LAND OUT OF THE JAMES RODGERS SURVEY NO.
19. STUATED IN THE CITY OF AUSTIN, TRANS COUNTY, TEXAS, BEING A PORTION OF LOT 1A, THE DOMAIN SHOPPING CENTER SECTION 1, A SUBDIMISION OF RECORD IN DOCUMENT NO. 200800119 OF THE OFFICIAL PUBLIC RECORDS OF TRANS COUNTY, TEXAS.

SIMON PROPERTY GROUP

DATE: 12/21/09 | FILE: H: \1282\32\128232EX56.DWC

FN No.: 09-281(KWA) DRAWN BY: KWA

PROJ. Na: 1282-32

EXHIBIT B

Hanger	Standard Operating Procedures			
Title:	Fair Employment Practices			
Number	HR 140.03			
Date:	09/17/07	Page 1 of 4		
Department:	Human Resources			
Contact:	VP, Human Resources			

Policy: Hanger Orthopedic Group, Inc. is committed to providing equal employment opportunity in all aspects of the employer-employee relationship. All conditions and privileges of employment are administered to all employees without discrimination or harassment because of race, color, religion, national origin, sex, age, disability, veteran status, citizenship or on any other basis prohibited by federal, state or local law. The Company will comply fully with all applicable state or local fair employment laws that forbid discrimination or harassment on the basis of other protected characteristics. The Company will comply fully with all applicable state or local fair employment laws that may forbid discrimination or harassment on the basis of other protected characteristics. Retaliation against any employee for filing or supporting a complaint of discrimination or harassment is prohibited.

This non-discrimination and non-harassment policy extends to all aspects of the employment relationship, including hiring and recruitment, benefits, compensation, disciplinary actions, leaves of absence, promotions, recreational and social programs, termination of employment, training and education, transfers and working environment. You are encouraged to report suspected violations of this policy to your manager or Human Resources for prompt investigation and response.

- I. The Company provides equal employment opportunity ("EEO") to all qualified persons through its commitment to:
 - A. Recruit, hire, train and promote individuals into all positions without regard to race, religious creed, color, age sex, sexual orientation, national origin, marital status, medical condition, physical or mental handicap/disability, special disabled veteran status, or any other protected characteristics.
 - B. Base employment and promotion decisions on ment.
 - C. Administer without regard to the above-referenced characteristics all employee actions, including compensation, benefits, transfers, terminations, Company-sponsored training, education, tuition assistance, and social and recreation programs.
 - D. Prevent harassment of persons placed through efforts under this policy, and ensure that no one intimidates, threatens, coerces, or discriminates against anyone for exercising their rights under the laws and regulations governing equal employment opportunity and affirmative action, or for assisting in administration of those rights. Any employee who acts in violation of this policy will be subject to appropriate corrective action.
- II. The Company is committed to providing all employees with a workplace free of harassment of any kind and will not tolerate sexual harassment in any form.

Fair Employment Practices Hanger Orthopedic Group, Inc.

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- A. Harassment may take many forms. Sexual harassment may include promises of benefits in exchange for sexual favors, threats of reprisal for refusal to engage in social or sexual relations and sexually suggestive and offensive language and conduct. Sexual harassment also includes harassment by someone of the same sex.
- B. <u>Sexual harassment</u> includes anyone (male or female) making unwelcome sexual advances, requesting sexual favors or engaging in other verbal or physical conduct of a sexual nature directed to anyone else in the workplace when:
 - Submission to such conduct is made, either explicitly or implied, a term or condition of employment;
 - Submission to or rejection of such conduct is the basis for or a factor in any employment decision, or
 - Such conduct has the purpose or effect of unreasonably interfering with work performance or creating an intimidating, hostile or offensive working environment.
- C. Some examples of the forms sexual harassment may take include:
 - 1. Sexually suggestive or derogatory comments
 - 2. Jokes or innuendoes about sex
 - 3. Crude pranks
 - 4. Sexual advances or propositions
 - 5. Leering
 - 6. Whistling
 - 7. Obscene gestures
 - 8. Displaying sexually explicit or pornographic material, including electronic media
 - 9. Unwelcome touching
 - 10. Physical assault
 - 11. Disparate treatment based on gender
- D. Other prohibited harassment may be verbal or physical conduct that denigrates or shows hostility toward an employee because of his or her race, color, religion, gender, national origin, age, disability or any other characteristic or that of his or her relatives, friends or associates and that:
 - 1. Has the purpose or effect of creating an abusive or hostile work environment
 - 2. Has the purpose or effect of unreasonably interfering with an employee's work performance; or
 - 3. Otherwise adversely affects an employee's employment opportunities.
- E. Such harassment may include, but is not limited to the following:
 - Epithets, slurs, stereotyping, or any intimidating, threatening or hostile act that relates to race, color, religion, gender, national origin, age or disability, veteran status, citizenship or on any other basis prohibited by federal, state or local law; or

Fair Employment Practices Hanger Orthopedic Group, Inc.

Title:	Fair Employment Practices	
Date:	09/17/07	Page 3 of 4

- Written or graphic material, including electronic media, which denigrates or shows hostility or aversion toward an individual or group.
- These types of behaviors are prohibited in the workplace regardless of whether they impact or involve other employees at any level (supervisors, peers or subordinates) or third parties, such as medical/rehabilitation staff members, customers, consultants, vendors or service providers.
 - a) All reports of sexual harassment will be investigated promptly, impartially and as confidentially as possible under the direction of Human Resources. Appropriate corrective action will be taken to remedy all violations of this policy. Under no circumstances will the reporting individual be subject to retaliation.
 - b) Sexual harassment and harassment on the basis of an individual's race, color, religion, gender, national origin, age, disability or any other protected characteristic will not be tolerated by the Company. This includes harassment by supervisors, employees, customers, agents, vendors and visitors. Any employee who engages in any action or conduct constituting harassment will be subject to corrective action, up to and including termination.
- F. ADA Compliance In compliance with the Americans with Disabilities Act, the Company does not discriminate against qualified individuals with disabilities in any aspect of the employment relationship, and does provide reasonable accommodation as required by law to otherwise qualified employees or applicants with disabilities. Employment opportunities or privileges will not be denied to an otherwise qualified employee or applicant because of the need for reasonable accommodation of the individual's disability. Discrimination based on an employee's or applicant's association with a disabled individual is also forbidden.

Resources:

- Title VII of the Civil Rights Act of 1964, as amended
- Equal Pay Act
- Fair Labor Standards Act
- Age Discrimination in Employment Act of 1967, as amended:
- Worker Adjustment and Retraining Notification Act of 1989, as amended:
- The Americans With Disabilities Act
- Family and Medical Leave Act
- Other federal, state and local civil rights and employment laws

Title:	Fair Employment Practices		
Date:	09/17/07	Page 4 of 4	

Procedure:

- I. Individuals who believe they have been discriminated against or have been the subject of harassment for any reason by another employee or by any third party in the workplace, should immediately report the incident(s) to
 - A. Their manager, or
 - B. The next level of management, or
 - C. Human Resources.
- II. Managers will investigate promptly, thoroughly, impartially and as confidentially as possible under the direction of Human Resources. Based upon investigation, managers will take appropriate corrective action to remedy all violations of this policy.

III. Under no circumstances will the reporting individual be subject to retaliation.

Rationale: The Company wants to follow employment practices that are compliant with statutory requirements.

Practical Application: N/A

Fair Employment Practices Hanger Orthopedic Group, Inc.

5696058v.1

B-5

EXHIBIT C

Existing Design and Construction Contracts

- 1. M. Arthur Gensler, Jr., and Associates, Inc.
- 2. Real Estate Construction Management Partners.

Exhibit D

CERTIFICATE OF COMPLIANCE

CI				RTHOPEDIC GRO ENT DATED			WELL 11 11
COM	IPANY:	HAN	GER ORTHOP	EDIC GROUP			
REPO Year		G YEA	AR: January 1 th	rough December 31	L,	YEAR#_	(up to
1.0	Empl	oymen	t				
	1.1	year 2 Jobs 1	20 The Agr by December 31,	Full-Time Jobs plus eement requires 133 2010 for Years 1-5 Full-Time Jobs and	New Full-T and allows fu	ime Jobs and 1 anding in Years	9 Existing 6-10 if the
		a.	Number of Nev	v Full-time Jobs by I	December 31	, 20:	
		b.	Number of Exis	sting Jobs retained by	y December	31, 20:	
	1.2	Jobs		the number of New numbers required u			
			☐ Yes)		
		replace days	ce the required nu after the date of	ered yes to question ambers of New Full- the termination or of d/or Existing Jobs to	time Jobs are	d Existing Jobs hat caused the	within 90 number of
			☐ Yes)		
	1.3			al gross compensatio the New Full-time J			
			□ Ves	П Ма	,		

2.0	Recruitment				
	2.1	Is the Company in compliance with the recruiting requirements in the Agreement (Section 2.04)?			
			☐ Yes	□ No	
3.0	Supplier Diversity				
	3.1	Is th	Is the Company in compliance with its Supplier Diversity Plan?		
			☐ Yes	□ No	
4.0	Addition	dditional Covenants			
	4.1	Is th	Is the Company in compliance with the other provisions of the Agreement?		
			☐ Yes	□ No	
5.0	Investme	ent (to be included until the amounts delineated below have been reached)			
	5.1	The Agreement states that after the Effective Date of the Agreement and before December 31, 2014, at least \$3,020,360 shall be invested in the making of leasehold improvements to the Headquarters.			
		a.	Since the Effective Date of invested in leasehold improvement	f this Agreement, \$ has been ements to the Headquarters.	
	The Agreement states that after the Effective Date of the Agreement and beth December 31, 2014, at least \$1,691,401 shall be invested in "Machinery Equipment" that is to be installed and used at the Headquarters. "Machinery Equipment" means machinery and equipment purchased, installed and used at Headquarters for the purpose of supporting the company's operations (Section 2.01).				
		a.	Since the Effective Date of invested in "Machinery and E	this Agreement, \$ has been quipment" installed at the Headquarters.	
	5.3 The Agreement states that after the Effective Date of the Agreement and b December 31, 2014, at least \$2,938,682 shall be invested in furniture, fixt and equipment to be used at the Headquarters (Section 2.01).			3,682 shall be invested in furniture, fixtures,	
		a.	Since the Effective Date of invested in furniture, fixtures,	this Agreement, \$ has been and equipment used at the Headquarters.	

2

6.0 Incentive Payment Request

0.1		ear period in annual payments of \$50,000.
6.2	Total Request for this year:	\$
I, the autho	rized representative for	, hereby certify that the above
information		ms of the Agreement. I further certify that the Chapter 380 Economic Development
		ion 2.05 regarding Compliance with City
Signature: _		
Printed Nan	ne:	
Title (Chief	Financial Officer or equivalent):	
Date:		



September 20, 2012

VIA EMAIL

Terry Franz
Economic Growth & Redevelopment Services Office
City of Austin
301 West 2nd Street
Suite 2030
Austin, Texas 78701

Re: Change of Legal Name

Dear Terry:

Please be advised that effective June 8, 2012 we changed our legal name from Hanger Orthopedic Group, Inc. to Hanger, Inc. The change was effected by filing an amendment to our Amended and Restated Certificate of Incorporation. A copy of the filing made with the Secretary of State of the State of Delaware is attached.

Please contact me with any questions you may have with respect to the foregoing or the attached document, or if I may otherwise be of assistance.

Very truly yours,

Thomas E. Hartman

Vice President and General Counsel

PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE CERTIFICATE OF AMENDMENT OF "HANGER ORTHOPEDIC

GROUP, INC.", CHANGING ITS NAME FROM "HANGER ORTHOPEDIC GROUP,

INC." TO "HANGER, INC.", FILED IN THIS OFFICE ON THE SEVENTH DAY

OF JUNE, A.D. 2012, AT 8:14 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF AMENDMENT IS THE EIGHTH DAY OF JUNE, A.D. 2012, AT 12:01 O'CLOCK A.M.

2153738 8100

120712179

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AUTHENTYCATION: 9624569

DATE: 06-07-12

at corp.delaware.gov/authver.shtml

State of Delaware Secretary of State Division of Corporations Delivered 08:16 AM 06/07/2012 FILED 08:14 AM 06/07/2012 SRV 120712179 - 2153738 FILE

AMENDMENT NO. 1 TO

AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF HANGER ORTHOPEDIC GROUP, INC.

Hanger Orthopedic Group, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware (the "Corporation"), does hereby certify as follows:

- 1. The original Certificate of Incorporation was filed with the Secretary of State of the State of Delaware (the "Secretary of State") on March 3, 1988 under the name of Delaware Sequel Corporation, and the Amended and Restated Certificate of Incorporation was filed with the Secretary of State on May 13, 2011 under the name Hanger Orthopedic Group, Inc.
- 2. This Amendment No. 1 (this "Amendment") to the Amended and Restated Certificate of Incorporation amends the provisions of the Corporation's Amended and Restated Certificate of Incorporation to change the name of the Corporation from "Hanger Orthopedic Group, Inc." to "Hanger, Inc." as follows:

The text of the Amended and Restated Certificate of Incorporation is hereby amended by deleting Article First in its entirety and replacing it with the following:

FIRST: Name. The name of the Corporation is Hanger, Inc.

- 3. This Amendment was duly adopted in accordance with Section 242 of the Delaware General Corporation Law by the directors and stockholders of the Corporation.
 - 4. This Amendment will be effective as of 12:01 a.m. Eastern Time on June 8, 2012.

IN WITNESS WHEREOF, the Corporation has caused this Amendment No. 1 to the Amended and Restated Certificate of Incorporation to be signed by a duly authorized officer as of the 7th day of June 2012.

HANGER ORTHOPEDIC GROUP, INC.

Name: Thomas E. Hartman

Title: Vice President and General Counsel



Padgett Stratemann

Independent Accountant's Report on Applying Agreed-Upon Procedures

Ms. Sylnovia Holt-Rabb, Assistant Director City of Austin Economic Development Department 301 West 2nd Street, Suite 2030 Austin, Texas 78701

We have performed the procedures enumerated below, which were agreed to by the City of Austin (the "City") solely to assist the specified user in evaluating the City's assertion that Hanger, Inc. ("Hanger") has complied with certain provisions, as described below, of the Chapter 380 Economic Development Agreement (the "Agreement"), approved by the City Council on January 28, 2010, through Ordinance No. 20100128-043 and executed by the City Manager on February 9, 2010. The City is the specified user of this report. The City's management is responsible for the determination of compliance by Hanger with the Agreement. This engagement to apply agreed-upon procedures was performed in accordance with attestation standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of the specified user of this report. Consequently, we make no representation regarding the sufficiency of the procedures described below, either for the purpose for which this report has been requested or for any other purpose.

Our procedures and findings are as follows:

- 1. With reference to Section 2.02(a) of the Agreement:
 - a. We obtained from Hanger a payroll schedule listing Hanger employees as of December 31, 2015. We inspected the schedule and confirmed it included the name, hire date, compensation rate, and number of hours compensated during the year ended December 31, 2015 for each employee. We also inspected the schedule and confirmed it included 275 full-time Hanger employees. No exceptions were found as a result of the foregoing procedures.
 - b. Using the schedule obtained at Procedure 1a, we selected a sample of 28 employees as of December 31, 2015, representing 10% of the employees listed in the schedule. For the sample selected, we inspected a paystub or other supporting documentation for the payroll period endiedDecember 31, 2015 and confirmed the paystub or other supporting documentation agreed to the report provided by Hanger. No exceptions were found as a result of the foregoing procedures.

- c. Using the schedule obtained at Procedure 1a, we confirmed Hanger created 275 new full-time jobs, which is 25 more new full-time jobs than those required by the Agreement. No exceptions were found as a result of the foregoing procedures.
- d. Using the schedule obtained at Procedure 1a, we recalculated the average annual salary, including bonuses, but excluding benefits, of the 275 full-time Hanger employees. We confirmed the recalculated average annual salary is at least \$97,343. No exceptions were found as a result of the foregoing procedures.

2. With reference to Section 2.03(a) of the Agreement:

- a. We obtained from Hanger a payroll schedule listing Innovative Neurotronics employees for the year ended December 31, 2015. We inspected the schedule and confirmed it included the name, hire date, and number of hours compensated as of December 31, 2015 for each employee. We also inspected the schedule and confirmed it included 11 full-time Innovative Neurotronics employees at December 31, 2015. No exceptions were found as a result of the foregoing procedures.
- b. Using the schedule obtained at Procedure 2a, we selected a sample of two items, representing 18% of the employees listed in the schedule. For the sample selected, we inspected the paystub or other supporting documentation for the payroll period ended December 31, 2015 and confirmed each paystub or other supporting documentation agreed to the report provided by Hanger. No exceptions were found as a result of the foregoing procedures.
- c. Using the schedules obtained at Procedures 1a and 2a, we confirmed Hanger retained 11 existing jobs in addition to the creation of 275 new full-time jobs. We inspected the Agreement and confirmed this is 17 more than those required by the Agreement. No exceptions were found as a result of the foregoing procedures.

3. With reference to Section 2.04(a) of the Agreement:

- a. We obtained verbal confirmation from Mike Phelan, Human Resources Director of Hanger on May 3, 2016 that Hanger provides each new employee at Hanger headquarters with an employee handbook, interactive new hire orientation, and compliance training. We also obtained verbal confirmation from Mr. Phelan on May 3, 2016 that each new employee signs an Acknowledgement of Employment Policies, a Harassment Policy Acknowledgement, and a Compliance Information Acknowledgement. No exceptions were found as a result of the foregoing procedures.
- b. We obtained from the City a copy of the program from the 2015 MECA Career & Opportunities Expo held October 2, 2015 at the J. J. Pickle Research Campus at 10100 Burnet Road in Austin. We inspected the program and confirmed the program lists Hanger as a participating employer. No exceptions were found as a result of the foregoing procedures.

- c. We obtained from the City a report provided by Hanger's Mike Phelan showing Hanger's 2015 diverse recruiting activities. We inspected the report and confirmed according to the report:
 - i. Hanger participated in Hiring Red White and You Career Fair sponsored by Texas Workforce Commission to connect veterans and their spouses with Texas employers;
 - ii. Hanger hired, on a temporary basis, an individual (whose salary was paid by the armed services) who was preparing to rotate out of active duty through the Hiring Our Heroes Corporate Fellowship Program; and
 - iii. Hanger subscribes to TexasDiversity.com to target state job boards and diverse organizations.

No exceptions were found as a result of the foregoing procedures.

- 4. With reference to Section 2.04(b) of the Agreement:
 - a. We obtained from the City a report from the City of Austin's website, <u>www.autintexas.gov</u> listing the employers who participated in the 2015 City of Austin Career Expo held April 14, 2015 at the City's Palmer Events Center. We inspected the report and confirmed the program lists Hanger as a participating employer. No exceptions were found as a result of the foregoing procedures.
 - b. We obtained from Hanger a report showing the names and addresses of 121 individuals hired in 2015 by Hanger for its headquarters. We inspected the report and confirmed 113 of the 121 individuals have addresses in the Austin Round Rock Metropolitan Statistical Area ("MSA"). No exceptions were found as a result of the foregoing procedures.
 - c. Using the report obtained at Procedure 4b, we selected a sample of 12 employees, representing 11% of the 113 employees with addresses in the Austin Round Rock MSA. For the sample selected, we inspected the Form W-2 or other supporting documentation of each sampled employee and confirmed the employee's address on the Form W-2 corresponded to the address in the schedule provided. No exceptions were found as a result of the foregoing procedures.
- 5. With reference to Section 2.05(a) of the Agreement:
 - a. We obtained from Hanger a report noting Hanger's 2015 expenditures paid to three local businesses. We inspected the report and confirmed Hanger's expenditures with these businesses totaled \$86,572.20 in 2015. No exceptions were found as a result of the foregoing procedures.
 - b. Using the report obtained in Procedure 5a, we selected a sample of six items representing 17% of Hanger's reported 2015 expenditures paid to these three local businesses. For the sample selected, we inspected invoices or other appropriate supporting documentation and confirmed each invoice or other supporting documentation agreed to the report provided by Hanger. No exceptions were found as a result of the foregoing procedures.

- c. We obtained from the City reports printed from its online database of certified Minority-Owned Business Enterprises ("MBE") and Women-Owned Business Enterprises ("WBE") vendors, the state of Texas' online database of HUB vendors or from www.google.com. We inspected the reports and confirmed the supporting documentation noted the three businesses each have an Austin location. No exceptions were found as a result of the foregoing procedures.
- d. We obtained verbal confirmation from Monica Jones of Hanger on May 3, 2016 that there have been no changes to Hanger's Supplier Diversity Policy, and that Ms. Jones contacted Jolene Cochran at the Small and Minority Business Resources Department ("SMBR") when an availability list was needed in 2015. No exceptions were found as a result of the foregoing procedures.
- 6. With reference to Sections 2.05(b), 2.05(c), and 2.05(d) of the Agreement, we obtained from the City a copy of a memorandum dated April 18, 2016 from Veronica Briseno Lara, Director of SMBR, to Kevin Johns, Director of the Economic Development Department ("EDD"). We inspected the memorandum and confirmed according to the memorandum, Hanger complied in 2015 with the MBE/WBE requirements per the Agreement. No exceptions were found as a result of the foregoing procedures.
- 7. With reference to Section 2.06 of the Agreement, we obtained a report provided by the City resulting from a query of the City of Austin Interactive Development Review Permitting and Inspection Database for records with "Hanger" in the Project Name field or "10910 Domain" in the Address field for the period from January 1, 2015 through January 5, 2016. We inspected the report and confirmed the report produced by the query of the database contained no record of any site plan or subdivision application or amendment filed by Hanger during that period. No exceptions were found as a result of the foregoing procedures.
- 8. With reference to Section 2.07 of the Agreement, we obtained from the City Hanger's 2015 Economic Development Reporting Form and e-mail communications noting the form was received by the City on March 31, 2016. We inspected the form and e-mail communications and confirmed Hanger provided the completed and signed Economic Development Reporting Form to the City on March 31, 2016. No exceptions were found as a result of the foregoing procedures.
- 9. With reference to Section 2.08 of the Agreement, we obtained from the City Hanger's acknowledgement to EDD regarding the stipulation that Hanger has not employed undocumented workers. We inspected the acknowledgement and confirmed that, according to the acknowledgement, during the term of the Agreement Hanger has:
 - (1) Not been notified of any complaint alleging that it has employed undocumented workers;
 - (2) Agreed that if it is notified of any such complaint during the term of the Agreement it will notify the City; and
 - (3) Not been convicted of any violation under 8 U.S.C. Section 1324a(f).

No exceptions were found as a result of the foregoing procedures.

We were not engaged to, and did not, conduct an examination, the objective of which would be the expression of an opinion on compliance. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

This report is intended solely for the information and use of the City and is not intended to be, and should not be, used by anyone other than this specified party.

Padgett, Stratemann + Co., L.L.P.

Austin, Texas July 1, 2016