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PAYING AGENT/REGISTRAR AGREEMENT

2 3 4 5	THIS AGREEMENT is entered into as of, 2019 (this "Agreement"), by and between, a banking association duly organized and existing under the laws of the United States of America, or its successors (the "Bank") and the City of Austin, Texas (the "Issuer"),		
6	RECITALS		
7 8 9 10	WHEREAS, the Issuer has duly authorized and provided for the issuance of its "City of Austin, Texas Electric Utility System Revenue Bonds, Taxable Series 2019A" (the "Securities"), dated, 2019, such Securities scheduled to be delivered to the initial purchasers thereof on or about, 2019; and		
11 12 13 14	WHEREAS, the Issuer has selected the Bank to serve as Paying Agent/Registrar in connection with the payment of the principal of, premium, if any, and interest on said Securities and with respect to the registration, transfer and exchange thereof by the registered owners thereof; and		
15 16 17	WHEREAS, the Bank has agreed to serve in such capacities for and on behalf of the Issuer and has full power and authority to perform and serve as Paying Agent/Registrar for the Securities;		
18	NOW, THEREFORE, it is mutually agreed as follows:		
19 20	ARTICLE ONE APPOINTMENT OF BANK AS PAYING AGENT AND REGISTRAR		
21 22 23 24 25 26 27 28 29 30	Section 1.01 <u>Appointment</u> . The Issuer hereby appoints the Bank to serve as Paying Agent with respect to the Securities, and, as Paying Agent for the Securities, the Bank shall be responsible for paying on behalf of the Issuer the principal, premium (if any), and interest on the Securities as the same become due and payable to the registered owners thereof; all in accordance with this Agreement and the "Authorizing Document" (hereinafter defined). The Issuer hereby appoints the Bank as Registrar with respect to the Securities and, as Registrar for the Securities, the Bank shall keep and maintain for and on behalf of the Issuer books and records as to the ownership of said Securities and with respect to the transfer and exchange thereof as provided herein and in the Authorizing Document.		
31 32	The Bank hereby accepts its appointment, and agrees to serve as the Paying Agent and Registrar for the Securities.		

1 **Section 1.02** <u>Compensation</u>. As compensation for the Bank's services 2 as Paying Agent/Registrar, the Issuer hereby agrees to pay the Bank the fees and 3 amounts set forth in **Annex A** attached hereto.

In addition, the Issuer agrees to reimburse the Bank upon its request for all reasonable expenses, disbursements and advances incurred or made by the Bank in accordance with any of the provisions hereof (including the reasonable compensation and the expenses and disbursements of its agents and counsel).

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ARTICLE TWO DEFINITIONS

10Section 2.01Definitions.11otherwise expressly provided or unless the context otherwise requires:

- "Acceleration Date" on any Security means the date, if any, on
 and after which the principal or any or all installments of interest, or
 both, are due and payable on any Security which has become
 accelerated pursuant to the terms of the Security.
- 16 "Authorizing Document" means the resolution, order, or
 17 ordinance of the governing body of the Issuer pursuant to which the
 18 Securities are issued, as the same may be amended or modified,
 19 including any pricing certificate related thereto, certified by the
 20 secretary or any other officer of the Issuer and delivered to the Bank.
- 21 "Bank Office" means the designated office of the Bank at the
 22 address shown in Section 3.01 hereof. The Bank will notify the Issuer
 23 in writing of any change in location of the Bank Office.
- 24 "Holder" and "Security Holder" each means the Person in whose
 25 name a Security is registered in the Security Register.
- 26 "Person" means any individual, corporation, partnership, joint
 27 venture, association, joint stock company, trust, unincorporated
 28 organization or government or any agency or political subdivision of a
 29 government.
- 30 "Predecessor Securities" of any particular Security means every
 31 previous Security evidencing all or a portion of the same obligation as
 32 that evidenced by such particular Security (and, for the purposes of this
 33 definition, any mutilated, lost, destroyed, or stolen Security for which

- a replacement Security has been registered and delivered in lieu thereof
 pursuant to Section 4.06 hereof and the Authorizing Document).
- 3 "Redemption Date", when used with respect to any Security to
 4 be redeemed, means the date fixed for such redemption pursuant to the
 5 terms of the Authorizing Document.

6 "Responsible Officer", when used with respect to the Bank, 7 means the Chairman or Vice-Chairman of the Board of Directors, the 8 Chairman or Vice-Chairman of the Executive Committee of the Board 9 of Directors, the President, any Vice President, the Secretary, any Assistant Secretary, the Treasurer, any Assistant Treasurer, the Cashier, 10 any Assistant Cashier, any Trust Officer or Assistant Trust Officer, or 11 12 any other officer of the Bank customarily performing functions similar 13 to those performed by any of the above designated officers and also means, with respect to a particular corporate trust matter, any other 14 officer to whom such matter is referred because of his knowledge of 15 and familiarity with the particular subject. 16

17 "Security Register" means a register maintained by the Bank on
18 behalf of the Issuer providing for the registration and transfers of
19 Securities.

20 "Stated Maturity" means the date specified in the Authorizing
21 Document the principal of a Security is scheduled to be due and
22 payable.

23 Section 2.02 <u>Other Definitions</u>. The terms "Bank," "Issuer," and
24 "Securities (Security)" have the meanings assigned to them in the recital paragraphs
25 of this Agreement.

The term "Paying Agent/Registrar" refers to the Bank in the performance of the duties and functions of this Agreement.

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ARTICLE THREE
PAYING AGENT

30 Section 3.01 <u>Duties of Paying Agent</u>. As Paying Agent, the Bank 31 shall pay, provided adequate collected funds have been provided to it for such 32 purpose by or on behalf of the Issuer, on behalf of the Issuer the principal of each 33 Security at its Stated Maturity, Redemption Date or Acceleration Date, to the Holder 34 upon surrender of the Security to the Bank at the following address:

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As Paying Agent, the Bank shall, provided adequate collected funds have been 1 2 provided to it for such purpose by or on behalf of the Issuer, pay on behalf of the 3 Issuer the interest on each Security when due, by computing the amount of interest to be paid each Holder and making payment thereof to the Holders of the Securities 4 (or their Predecessor Securities) on the Record Date (as defined in the Authorizing 5 6 Document). All payments of principal and/or interest on the Securities to the registered owners shall be accomplished (1) by the issuance of checks, payable to 7 8 the registered owners, drawn on the paying agent account provided in Section 5.05 hereof, sent by United States mail, first class postage prepaid, to the address 9 10 appearing on the Security Register or (2) by such other method, acceptable to the Bank, requested in writing by the Holder at the Holder's risk and expense. 11

12 Section 3.02 <u>Payment Dates</u>. The Issuer hereby instructs the Bank to
 13 pay the principal of and interest on the Securities on the dates specified in the
 14 Authorizing Document.

ARTICLE FOUR REGISTRAR

17 Section 4.01 Security Register - Transfers and Exchanges. The 18 Bank agrees to keep and maintain for and on behalf of the Issuer at the Bank Office books and records (herein sometimes referred to as the "Security Register") for 19 20 recording the names and addresses of the Holders of the Securities, the transfer, exchange and replacement of the Securities and the payment of the principal of and 21 22 interest on the Securities to the Holders and containing such other information as 23 may be reasonably required by the Issuer and subject to such reasonable regulations 24 as the Issuer and the Bank may prescribe. The Bank represents and warrants that it will at all times have immediate access to the Security Register by electronic or other 25 means and will be capable at all times of producing a hard copy of the Security 26 Register for use by the Issuer. All transfers, exchanges and replacements of 27 28 Securities shall be noted in the Security Register.

Every Security surrendered for transfer or exchange shall be duly endorsed or be accompanied by a written instrument of transfer, the signature on which has been guaranteed by an officer of a federal or state bank or a member of the Financial Industry Regulatory Authority, such written instrument to be in a form satisfactory

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to the Bank and duly executed by the Holder thereof or his agent duly authorized inwriting.

The Bank may request any supporting documentation it feels necessary to effect a re-registration, transfer or exchange of the Securities.

5 To the extent possible and under reasonable circumstances, the Bank agrees 6 that, in relation to an exchange or transfer of Securities, the exchange or transfer by 7 the Holders thereof will be completed and new Securities delivered to the Holder or 8 the assignee of the Holder in not more than three (3) business days after the receipt 9 of the Securities to be cancelled in an exchange or transfer and the written instrument 10 of transfer or request for exchange duly executed by the Holder, or his duly 11 authorized agent, in form and manner satisfactory to the Paying Agent/Registrar.

12 Section 4.02 <u>Securities</u>. The Issuer shall provide additional Securities 13 when needed to facilitate transfers or exchanges thereof. The Bank covenants that 14 such additional Securities, if and when provided, will be kept in safekeeping pending 15 their use and reasonable care will be exercised by the Bank in maintaining such 16 Securities in safekeeping, which shall be not less than the care maintained by the 17 Bank for debt securities of other governments or corporations for which it serves as 18 registrar, or that is maintained for its own securities.

19 Section 4.03 Form of Security Register. The Bank, as Registrar, will 20 maintain the Security Register relating to the registration, payment, transfer and 21 exchange of the Securities in accordance with the Bank's general practices and 22 procedures in effect from time to time. The Bank shall not be obligated to maintain 23 such Security Register in any form other than those which the Bank has currently 24 available and currently utilizes at the time.

The Security Register may be maintained in written form or in any other form capable of being converted into written form within a reasonable time.

Section 4.04 <u>List of Security Holders</u>. The Bank will provide the Issuer at any time requested by the Issuer, upon payment of the required fee, a copy of the information contained in the Security Register. The Issuer may also inspect the information contained in the Security Register at any time the Bank is customarily open for business, provided that reasonable time is allowed the Bank to provide an up-to-date listing or to convert the information into written form.

The Bank will not release or disclose the contents of the Security Register to any person other than to, or at the written request of, an authorized officer or employee of the Issuer, except upon receipt of a court order or as otherwise required by law. Upon receipt of a court order and prior to the release or disclosure of the
contents of the Security Register, the Bank will notify the Issuer so that the Issuer
may contest the court order or such release or disclosure of the contents of the
Security Register.

5 **Section 4.05** <u>Return of Cancelled Securities</u>. The Bank will, at such 6 reasonable intervals as it determines, surrender to the Issuer, all Securities in lieu of 7 which or in exchange for which other Securities have been issued, or which have 8 been paid.

9 Section 4.06 <u>Mutilated, Destroyed, Lost or Stolen Securities</u>. The 10 Issuer hereby instructs the Bank, subject to the provisions of the Authorizing 11 Document, to deliver and issue Securities in exchange for or in lieu of mutilated, 12 destroyed, lost, or stolen Securities as long as the same does not result in an 13 overissuance.

In case any Security shall be mutilated, destroyed, lost or stolen, the Bank may 14 execute and deliver a replacement Security of like form and tenor, and in the same 15 16 denomination and bearing a number not contemporaneously outstanding, in exchange and substitution for such mutilated Security, or in lieu of and in 17 substitution for such mutilated, destroyed, lost or stolen Security, only upon the 18 approval of the Issuer and after (i) the filing by the Holder thereof with the Bank of 19 20 evidence satisfactory to the Bank of the destruction, loss or theft of such Security, and of the authenticity of the ownership thereof and (ii) the furnishing to the Bank 21 of indemnification in an amount satisfactory to hold the Issuer and the Bank 22 harmless. All expenses and charges associated with such indemnity and with the 23 preparation, execution and delivery of a replacement Security shall be borne by the 24 Holder of the Security mutilated, destroyed, lost or stolen. 25

26 Section 4.07 <u>Transaction Information to Issuer</u>. The Bank will, 27 within a reasonable time after receipt of written request from the Issuer, furnish the 28 Issuer information as to the Securities it has paid pursuant to Section 3.01, Securities 29 it has delivered upon the transfer or exchange of any Securities pursuant to 30 Section 4.01, and Securities it has delivered in exchange for or in lieu of mutilated, 31 destroyed, lost, or stolen Securities pursuant to Section 4.06.

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ARTICLE FIVE THE BANK

34Section 5.01Duties of Bank.The Bank undertakes to perform the35duties set forth herein and agrees to use reasonable care in the performance thereof.

1 Section 5.02 Reliance on Documents, Etc.

(a) The Bank may conclusively rely, as to the truth of the statements and
correctness of the opinions expressed therein, on certificates or opinions furnished
to the Bank.

5 (b) The Bank shall not be liable for any error of judgment made in good 6 faith by a Responsible Officer, unless it shall be proved that the Bank was negligent 7 in ascertaining the pertinent facts.

8 (c) No provisions of this Agreement shall require the Bank to expend or 9 risk its own funds or otherwise incur any financial liability for performance of any 10 of its duties hereunder, or in the exercise of any of its rights or powers, if it shall 11 have reasonable grounds for believing that repayment of such funds or adequate 12 indemnity satisfactory to it against such risks or liability is not assured to it.

The Bank may rely and shall be protected in acting or refraining from 13 (d) acting upon any resolution, certificate, statement, instrument, opinion, report, notice, 14 request, direction, consent, order, bond, note, security or other paper or document 15 believed by it to be genuine and to have been signed or presented by the proper party 16 17 or parties. Without limiting the generality of the foregoing statement, the Bank need not examine the ownership of any Securities, but is protected in acting upon receipt 18 19 of Securities containing an endorsement or instruction of transfer or power of transfer which appears on its face to be signed by the Holder or an agent of the 20 21 Holder. The Bank shall not be bound to make any investigation into the facts or 22 matters stated in a resolution, certificate, statement, instrument, opinion, report, 23 notice, request, direction, consent, order, bond, note, security or other paper or document supplied by the Issuer. 24

(e) The Bank may consult with counsel, and the written advice of such
counsel or any opinion of counsel shall be full and complete authorization and
protection with respect to any action taken, suffered, or omitted by it hereunder in
good faith and in reliance thereon.

(f) The Bank may exercise any of the powers hereunder and perform any
duties hereunder either directly or by or through agents or attorneys of the Bank.

(g) The Bank is also authorized to transfer funds relating to the closing and
initial delivery of the Securities in the manner disclosed in the closing memorandum
or letter as prepared by the Issuer, Issuer's financial advisor or other agent. The
Bank may act on a facsimile or e-mail transmission of the closing memorandum or
letter acknowledged by the Issuer, the Issuer's financial advisor or other agent as the

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final closing memorandum or letter. The Bank shall not be liable for any losses,
costs or expenses arising directly or indirectly from the Bank's reliance upon and
compliance with such instructions.

4 **Section 5.03** <u>Recitals of Issuer</u>. The recitals contained herein with 5 respect to the Issuer and in the Securities shall be taken as the statements of the 6 Issuer, and the Bank assumes no responsibility for their correctness.

The Bank shall in no event be liable to the Issuer, any Holder or Holders of
any Security, or any other Person for any amount due on any Security from its own
funds.

10 Section 5.04 <u>May Hold Securities</u>. The Bank, in its individual or any 11 other capacity, may become the owner or pledgee of Securities and may otherwise 12 deal with the Issuer with the same rights it would have if it were not the Paying 13 Agent/Registrar, or any other agent.

Held by Bank 14 Section 5.05 Monevs Paving Agent -Account/Collateralization. A paying agent account shall at all times be kept and 15 maintained by the Bank for the receipt, safekeeping, and disbursement of moneys 16 17 received from the Issuer under this Agreement for the payment of the Securities, and money deposited to the credit of such account until paid to the Holders of the 18 19 Securities shall be continuously collateralized by securities or obligations which qualify and are eligible under both the laws of the State of Texas and the laws of the 20 21 United States of America to secure and be pledged as collateral for paying agent 22 accounts to the extent such money is not insured by the Federal Deposit Insurance 23 Corporation. Payments made from such paying agent account shall be made by check drawn on such account unless the owner of the Securities shall, at its own 24 expense and risk, request an alternative method of payment. 25

Subject to the applicable unclaimed property laws of the State of Texas, any money deposited with the Bank for the payment of the principal of, premium (if any), or interest on any Security and remaining unclaimed for three years after final maturity of the Security has become due and payable will be held by the Bank and disposed of only in accordance with Title 6 of the Texas Property Code, as amended. The Bank shall have no liability by virtue of actions taken in compliance with this provision.

The Bank is not obligated to pay interest on any money received by it underthis Agreement.

1 This Agreement relates solely to money deposited for the purposes described 2 herein, and the parties agree that the Bank may serve as depository for other funds 3 of the Issuer, act as trustee under indentures authorizing other bond transactions of 4 the Issuer, or act in any other capacity not in conflict with its duties hereunder.

5 Section 5.06 <u>Indemnification</u>. To the extent permitted by law, the 6 Issuer agrees to indemnify the Bank for, and hold it harmless against, any loss, 7 liability, or expense incurred without negligence or bad faith on its part, arising out 8 of or in connection with its acceptance or administration of its duties hereunder, 9 including the cost and expense against any claim or liability in connection with the 10 exercise or performance of any of its powers or duties under this Agreement.

Interpleader. The Issuer and the Bank agree that the 11 Section 5.07 Bank may seek adjudication of any adverse claim, demand, or controversy over its 12 13 person as well as funds on deposit, in either a Federal or State District Court located in the state and county where the administrative office of the Issuer is located, and 14 agree that service of process by certified or registered mail, return receipt requested, 15 to the address referred to in Section 6.03 of this Agreement shall constitute adequate 16 service. The Issuer and the Bank further agree that the Bank has the right to file a 17 Bill of Interpleader in any court of competent jurisdiction in the State of Texas to 18 determine the rights of any Person claiming any interest herein. 19

20 DTC Services. It is hereby represented and warranted Section 5.08 that, in the event the Securities are otherwise qualified and accepted for "Depository 21 Trust Company" services or equivalent depository trust services by other 22 organizations, the Bank has the capability and, to the extent within its control, will 23 comply with the "Operational Arrangements", which establishes requirements for 24 securities to be eligible for such type depository trust services, including, but not 25 limited to, requirements for the timeliness of payments and funds availability, 26 27 transfer turnaround time, and notification of redemptions and calls.

28 Section 5.09 **Tax Reporting**. It shall be the duty of the Bank, on behalf of the Issuer, to report to the Holders and the Internal Revenue Service, to the extent 29 required by the Internal Revenue Code of 1986, as amended, and the regulations 30 31 promulgated thereunder, (i) the amount of "reportable payments," if any, subject to 32 backup withholding during each year and the amount of tax withheld, if any, with respect to payments of the Securities and (ii) the amount of interest or amount treated 33 as interest on the Securities and required to be included in gross income of the 34 35 Holder.

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ARTICLE SIX MISCELLANEOUS PROVISIONS

3Section 6.01Amendment.This Agreement may be amended only by4an agreement in writing signed by both of the parties hereto.

5 Section 6.02 <u>Assignment</u>. This Agreement may not be assigned by 6 either party without the prior written consent of the other.

7 Section 6.03 <u>Notices</u>. Any request, demand, authorization, direction,
8 notice, consent, waiver, or other document provided or permitted hereby to be given
9 or furnished to the Issuer or the Bank shall be mailed or delivered to the Issuer or
10 the Bank, respectively, at the addresses shown on the signature page(s) hereof.

11 Section 6.04 <u>Effect of Headings</u>. The Article and Section headings
 12 herein are for convenience of reference only and shall not affect the construction
 13 hereof.

Section 6.05 <u>Successors and Assigns</u>. All covenants and agreements
 herein by the Issuer shall bind its successors and assigns, whether so expressed or
 not.

17 **Section 6.06** <u>Severability</u>. In case any provision herein shall be 18 invalid, illegal, or unenforceable, the validity, legality, and enforceability of the 19 remaining provisions shall not in any way be affected or impaired thereby.

20 Section 6.07 Merger, Conversion, Consolidation, or Succession. Any corporation or association into which the Bank may be merged or converted or 21 22 with which it may be consolidated, or any corporation or association resulting from 23 any merger, conversion, or consolidation to which the Bank shall be a party, or any 24 corporation or association succeeding to all or substantially all of the corporate trust 25 business of the Bank shall be the successor of the Bank as Paying Agent under this Agreement without the execution or filing of any paper or any further act on the part 26 27 of either parties hereto.

28 Section 6.08 <u>Benefits of Agreement</u>. Nothing herein, express or
 29 implied, shall give to any Person, other than the parties hereto and their successors
 30 hereunder, any benefit or any legal or equitable right, remedy, or claim hereunder.

31Section 6.09Entire Agreement.This Agreement and the Authorizing32Document constitute the entire agreement between the parties hereto relative to the

Bank acting as Paying Agent/Registrar and if any conflict exists between this
 Agreement and the Authorizing Document, the Authorizing Document shall govern.

Section 6.10 <u>Counterparts</u>. This Agreement may be executed in any
 number of counterparts, each of which shall be deemed an original and all of which
 shall constitute one and the same Agreement.

6 Termination. This Agreement will terminate (i) on the Section 6.11 7 date of final payment of the principal of and interest on the Securities to the Holders thereof or (ii) may be earlier terminated by either party upon sixty (60) days written 8 9 notice; provided, however, an early termination of this Agreement by either party shall not be effective until (a) a successor Paying Agent/Registrar has been 10 appointed by the Issuer and such appointment accepted and (b) notice has been given 11 12 to the Holders of the Securities of the appointment of a successor Paying However, if the Issuer fails to appoint a successor Paying 13 Agent/Registrar. Agent/Registrar within a reasonable time, the Bank may petition a court of 14 competent jurisdiction within the State of Texas to appoint a successor. 15 Furthermore, the Bank and the Issuer mutually agree that the effective date of an 16 early termination of this Agreement shall not occur at any time which would disrupt, 17 delay or otherwise adversely affect the payment of the Securities. 18

Upon an early termination of this Agreement, the Bank agrees to promptly
transfer and deliver the Security Register (or a copy thereof), together with the other
pertinent books and records relating to the Securities, to the successor Paying
Agent/Registrar designated and appointed by the Issuer.

The provisions of Section 1.02 and of Article Five shall survive and remain in
full force and effect following the termination of this Agreement.

No Boycott of Israel. The Bank hereby verifies that it and 25 Section 6.12 its parent company, wholly- or majority-owned subsidiaries, and other affiliates, if 26 any, do not boycott Israel and, to the extent this Agreement is a contract for goods 27 or services, will not boycott Israel during the term of this Agreement. The foregoing 28 29 verification is made solely to comply with Section 2270.002, Texas Government Code, and to the extent such Section does not contravene applicable Federal law. As 30 used in the foregoing verification, 'boycott Israel' means refusing to deal with, 31 32 terminating business activities with, or otherwise taking any action that is intended 33 to penalize, inflict economic harm on, or limit commercial relations specifically with 34 Israel, or with a person or entity doing business in Israel or in an Israeli-controlled 35 territory, but does not include an action made for ordinary business purposes. The

1 Bank understands 'affiliate' to mean an entity that controls, is controlled by, or is 2 under common control with the Bank and exists to make a profit.

3 Section 6.13 <u>Iran, Sudan or Foreign Terrorist Organizations</u>. The 4 Bank represents that neither it nor any of its parent company, wholly- or majority-5 owned subsidiaries, and other affiliates is a company identified on a list prepared 6 and maintained by the Texas Comptroller of Public Accounts under Section 7 2252.153 or Section 2270.0201, Texas Government Code, and posted on any of the 8 following pages of such officer's internet website:

- 9 https://comptroller.texas.gov/purchasing/docs/sudan-list.pdf,
- 10 https://comptroller.texas.gov/purchasing/docs/iran-list.pdf, or
- 11 https://comptroller.texas.gov/purchasing/docs/fto-list.pdf.

12 The foregoing representation is made solely to comply with Section 2252.152, Texas Government Code, and to the extent such Section does not contravene 13 14 applicable Federal law and excludes the Bank and each of its parent company, wholly- or majority-owned subsidiaries, and other affiliates, if any, that the United 15 16 States government has affirmatively declared to be excluded from its federal sanctions regime relating to Sudan or Iran or any federal sanctions regime relating 17 to a foreign terrorist organization. The Bank understands "affiliate" to mean any 18 19 entity that controls, is controlled by, or is under common control with the Bank and exists to make a profit. 20

21Section 6.14Governing Law.This Agreement shall be construed in22accordance with and governed by the laws of the State of Texas.

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30 [Remainder of page left blank intentionally.]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

	BANK
	By:
	Title:
ATTEST:	Address:
By:	
Title:	

CITY OF AUSTIN, TEXAS

By:		
Pricing Officer		
Address: 301 W. Austin,	2 nd Street, Third Floor Texas 78701	
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