NO.

CITY OF SAN ANTONIQUENDA ITEM NO. OFFICE OF THE CITY COUNCIL

INTERDEPARTMENTAL CORRESPONDENCE SHEET

TO:

Mayor and Councilmembers

FROM:

Councilman Roger O. Flores, District 1

COPIES TO:

City Manager: Interim City Clerk; City Attorney; Director Management and

Budget; Assistant to City Council and Mayor; File

SUBJECT:

Agenda Item for August 7, 2003

DATE: July 31, 2003

I am requesting that an item be placed on the August 7th City Council agenda allowing for the expenditure of \$350.00 from the District 1 contingency fund to the San Antonio Longhorns Pops Warner Team. This money will be used to defray costs associated with the rental of their practice facility.

Note that staff has reviewed the request and concurs with this action.

Your favorable consideration of this matter is requested.

ROGER O. FLORES, DISTRICT 1

EDWARD D. GARZA, MAYOR

JOEA WILLIAMS DISTRICT 2

RONH SECOVIA DISTRICT 3

RICHARD PEREZ, DISTRICT 4

PATTID DIE DICTRICT 5

ENRIQUE BARRERA, DISTRICT 6

JULIÁN CASTRO, DISTRICT 7

ART A. HALL, PISTRICIT 8

CARBOLL W SCHUBERT, DISTRICT 9

CHIP HAASS, DISTRICT 10

CITY OF SAN ANTONIO

REQUEST FOR CONTINGENCY ACCOUNT EXPENDITURES DISTRICT _____

It is important that Council Items requiring the use of district contingency funds not be circulated until the following information is obtained:

1.	Name of Organization: S.A. Longhorns Address: 112 Heury St. 5.4. Tx. 782	07
	Phone: 210 738-31203 Or 210 488-291	ot ceil
2.	Tax Exempt # (if applicable)	
3.	(a) Amount of Request: \$ 350. (not less (b) What other sources of funding does organization have?	than \$100.00).
4.	Purpose of Request (state exactly how funds are to be used, anticipated):	
	in Neep of facilities for the ser our youth Participanting in our	program.
5.	Contact person: Greation Hernandez III Address: 112 Hevry St. 5.A. Tx. 78200 Phone: 210 738-3163 or 210 488-2900	1 7 (cell)
6.	Time Frame/Calendar Date of Event: Aug. 1 - Nov. 30	
7.	Copy of separate written request attached? Yes	lo
8.	Does the organization receive other city funds? Yes	No
9.	Is the city co-sponsoring the particular event? Yes	No
10.	(a) Comments by the City Attorney's Office Experditure will support the recursions youth one from the fit cons	him of our
	(b) Comments from the Department Director	y City atomy

This form should be completed and attached to six-signature memorandum.

City of San Antonio Discretionary Contracts Disclosure*

For use of this form, see City of San Antonio Ethics Code, Part D, Sections 1&2
Attach additional sheets if space provided is not sufficient.
State"Not Applicable" for questions that do not apply.

* This form is required to be supplemented in the event there is any change in the information under (1), (2), or (3) below, before the discretionary contract is the subject of council action, and no later than five (5) business days after any change about which information is required to be filed.

Disclosure of Parties, Owners, and Closely Related Persons

For the purpose of assisting the City in the enforcement of provisions contained in the City Charter and the Code of Ethics, an individual or business entity seeking a discretionary contract from the City is required to disclose in connection with a proposal for a discretionary contract:

(1) the identity of any		- party to all all all a	
None			
(2) the identity of any	business entity ¹ that wo	uld be a party to the	discretionary contract:
None			
and the name of:			
	or business entity that	would be a subcon	<i>tractor</i> on the discretionary
(A) any individual	or business entity that v	would be a subcon	tractor on the discretionary
(A) any individual contract;	or business entity that v	would be a subcon	tractor on the discretionary
(A) any individual contract; None and the name of: (B) any individua	I or business entity tha usiness entity, of any indi	it is known to be	tractor on the discretionary a partner, or a parent or ntity who would be a party to

¹ A business entity means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, unincorporated association, or any other entity recognized by law.

(3) the identity of any lobbyist or public relations discretionary contract being sought by an analysis to the discretionary contract.	ions firm employed f y individual or busin	or purposes relating to the ess entity who would be a			
party to the discretionary contract.	THE PROPERTY OF A STATE OF				
TO THE SECOND STATE OF THE SECOND SEC	er a cara durantich i de				
Political Contributions Any individual or business entity seeking a discretionary contract from the city must disclose in connection with a proposal for a discretionary contract all political contributions totaling one hundred dollars (\$100) or more within the past twenty-four (24) months made directly or indirectly to any current or former member of City Council, any candidate for City Council, or to any political action committee that contributes to City Council elections, by any individual or business entity whose identity must be disclosed under (1), (2) or (3) above. Indirect contributions by an individual include, but are not limited to, contributions made by the individual's spouse, whether statutory or common-law. Indirect contributions by an entity include, but are not limited to, contributions made through the officers, owners, attorneys, or registered lobbyists of the entity.					
To Whom Made:	Amount:	Date of Contribution:			
VONE					
Disclosures in Proposals					
Any individual or business entity seeking a discretionary contract with the city shall disclose any known facts which, reasonably understood, raise a question ² as to whether any city official or employee would violate Section 1 of Part B, Improper Economic Benefit, by participating in official action relating to the discretionary contract.					
Signature: Title:	President	Date:			
hug Herandy Compa	ny:	7/22/03			

² For purposes of this rule, facts are "reasonably understood" to "raise a question" about the appropriateness of official action if a disinterested person would conclude that the facts, if true, require recusal or require careful consideration of whether or not recusal is required.