CITY OF SAN ANTONIO DEPARTMENT OF ASSET MANAGEMENT CITY COUNCIL AGENDA MEMORANDUM

MARINT AGENDA VINO. **25**

TO:

Sheryl Sculley, City Manager

FROM:

Shawn P. Eddy, Interim Director, Department of Asset Management

DATE:

Thursday, March 02, 2006

SUBJECT:

S. P. No. 1243—Request for a license to use Public Right of Way over and under North Saint Mary's Street Public Right of Way for new balconies and

an existing basement adjacent to NCB 404

PETITIONER: NSHE TX Gainesville, LLC

c/o Finvarb Group Attn: Richard Finvarb 9425 Harding Avenue Surfside, FL 33154

SUMMARY AND RECOMMENDATIONS

This Ordinance will grant a license agreement to NSHE TX Gainesville, LLC, a Texas limited liability company, to construct, use and maintain 14 new balconies and an existing basement over and under North Saint Mary's Street Public Right of Way located adjacent to the new Marriott Courtyard Riverwalk Hotel at 207 N. St. Mary's St. in NCB 404, in Council District No. 1, for a ten (10) year term and the total consideration of \$10,000.00.

Staff recommends approval of this Ordinance.

BACKGROUND INFORMATION

Petitioner is requesting a license to use Public Right of Way over and under North Saint Mary's Street Public Right of Way for new balconies and an existing basement adjacent to the new Marriott Courtyard Riverwalk Hotel in NCB 404 as shown on attached Exhibit "A." The existing building was the location of the old St. Mary's School, which is to be demolished in 2006 and construction of the new hotel will begin thereafter. The hotel will be a sixteen story highrise with a balcony at each floor from the third through the top floor over North Saint Mary's Street. All fourteen balconies are to be identical and will measure 11 feet 2 inches by 3 feet 3 inches. Also, there is an existing underground utility vault that measures approximately 12 feet by 30 feet beneath the street; however, a new utility vault is to be constructed in order to comply with City Public Service requirements.

POLICY ANALYSIS

This action is consistent with the City Code and Ordinances which require City Council approval for any private use of property owned or controlled by the City.

FISCAL IMPACT

The City will collect \$10,000.00 for this license to use Public Right of Way.

COORDINATION

In compliance with City procedures, this request has been canvassed through interested City departments, public utilities and applicable agencies. A Canvassing Checklist is attached for review.

SUPPLEMENTARY COMMENTS

The City of San Antonio's Planning Commission recommended approval of this request at its regular meeting of 2/22/2006.

Executed Discretionary Contracts Disclosure Statement from petitioner(s) is attached.

Shawn P. Eddy, Interim Director
Department of Asset Management

Erik J. Walsh

Assistant City Manager

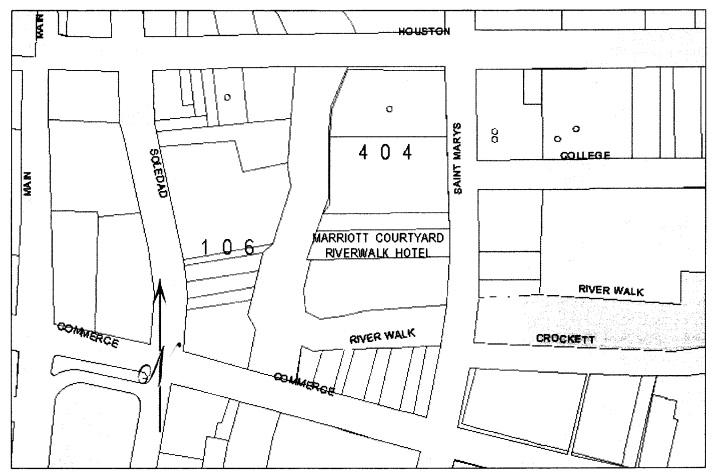
Approved for Council Consideration:

Sheryl Sculley City Manager

Canvassing Checklist

of Way for new 404 as shown o to be demolishe highrise with a b fourteen balconi underground uti	balconies and n attached Exholor in 2006 and palcony at each ies are to be id lity vault that m	an existing bashibit "A." The exconstruction or floor from the tentical and will neasures appropriately.	sement adjace existing buildir f the new hote third through I measure 11 pximately 12 fe	ent to the new Mang was the location will begin therest the seventeenth feet 2 inches by 30 feet ber	North Saint Mary's Strriott Courtyard River of the old St. Mary's after. The hotel will be floor over North Saint 3 feet 3 inches. Also, neather the street; hower the street; hower the street; hower the street in the street.	walk Hotel in NCB s School, which is e a sixteen story t Mary's Street. All there is an existing
vauit is to be co	Included in Canvassing	Out Date	In Date	C Service require Uncond. Approval	Conditional Approval	Denial
Planning Department	✓	12/14/2005	1/26/2006		✓	
PublicWorks		12/14/2005	12/21/2005	\checkmark		
Development Services	~	12/14/2005	1/31/2006		\checkmark	
Police Department						
Fire Department						
Parks and Recreation						
Neighborhood Action (NAD)				[]		
City Public Service	V	12/7/2005	1/19/2006		~	
S.A. Water System (SAWS) _	12/7/2005	12/15/2005		•	
TXDOT						
S.A. River Authority (SARA)) []				[]	
VIA Metropolitan						
Environmental Services						
Other Agency						in 197
Neighborhood Association	V	12/7/2005		[]		
Canvassing Comments		•				
DOWNTOWN RESIDENTS RECEIVED.	S ASSN., ATTN	N: TOM REED	Y, 105 S. ST.	MARY'S, SUITE	1214, 78205 - NO R	ESPONSE WAS

SPNo: 1243



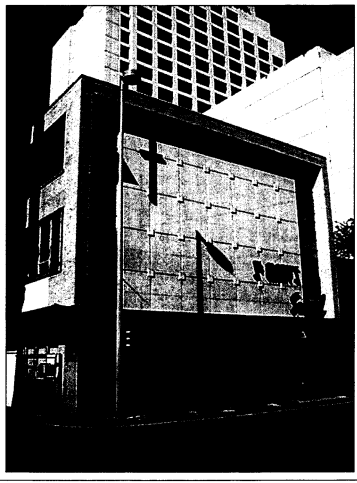


Exhibit "A"

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 individual who would be a party to the discretionary contract:				
None				
(2) the identity of any <u>business entity</u> that would be a party to the discretionary contract:				
NSHE TX Gainesville, LLC				
and the name of:				
(A) any individual or business entity that would be a <i>subcontractor</i> on the discretionary				
contract;				
None				
None				
and the name of:				
(B) any individual or business entity that is known to be a partner, or a parent or				
subsidiary business entity, of any individual or business entity who would be a party to				
the discretionary contract;				
None				

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 firm employed for purposes relating to the discretionary contract being sought by any individual or business entity who would be a party to the discretionary contract.						
Jane H. Macon						
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:				
None	None	None				
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: Manage 1410 S.B. Company: AS AG NSHE TX G	Pt., LC Pent for 2/8/06 Fainesville, LLC (Owner)				
•		(Owner)				

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.