ANNEXATION APPLICATION

Updated: March, 2023



CONTACT INFORMATION

Applicant's Name		Property Owner			
Company		Company			
Applicant's Mailing Address		Owner's Mailing Address			
Applicant's Phone #		Owner's Phone #			
Applicant's Email		Owner's Email			
PROPERTY INFORMATION Is the property adjacent to city limits:					
Proposed Use: Proposed Zoning:					
Reason for Annexation / Other Considerations:					
AUTHORIZATION	1				
	al application, I certify that the info od the process for this application. garding this request.		•		
Filing Fee \$1,800	Technology Fee \$15	TOTAL COST \$1,815			
Submittal of this digit	al Application shall constitute	as acknowledgment and	authorization to process		

APPLY ONLINE - WWW.MYGOVERNMENTONLINE.ORG/

PROPERTY OWNER AUTHORIZATION				
_{I.} Bryan Lee, Manager	(owner name) on behalf of			
La Cima Commercial LP	(company, if applicable) acknowledge that I/we			
am/are the rightful owner of the property lo	oint Road			
Tara 12 vvoot or vv. comorpe	(address).			
I hereby authorize Doug Goss	(agent name) on behalf of			
NDA	(agent company) to file this application for			
Annexation and Zoning	(application type), and, if necessary, to work with			
the Responsible Official / Department on my behalf throughout the process.				
12/2/	7 2 2 2 2 1/			
Signature of Owner:	Date: 3-7-2024			
Printed Name, Title: Mo-Wile	Mongel			
Trintod Namo, Tido.				
Signature of Agent:	Date: 3/7/2024			
Printed Name, Title:				
Form Updated October, 2019				

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

OWNER'S CONSENT TO ANNEXATION OF LAND

Date:

City:

City of San Marcos, Texas, a home rule municipal corporation

Owner:

La Cima Commercial LP

Property:

7.5 Ac La Cima PEC Substation

Owner petitioned the City to initiate proceedings to annex the Property. Owner acknowledges and agrees that, in connection with annexation of the Property:

- 1. Owner does not wish to enter into a development agreement with the City under Section 212.172 and has declined the offer by the City of such a development agreement.
- 2. Unless specifically authorized by a written agreement with Owner approved by the City Council under applicable ordinances, the City has no obligation to extend water, wastewater, or electric utility services, roads, or other infrastructure to the Property at the City's expense, and the City has made no offers, representations or promises that the City will, at the City's expense, extend water, wastewater, or electric utility services, roads, or other infrastructure to the Property. Such extensions to the Property shall be made available in the same manner and on the same basis as available to other areas of the City, whereby it shall be Owner's sole obligation, and at Owner's sole expense, to construct and install all infrastructure necessary to extend such services to the Property under applicable ordinances.
- 3. Owner waives any and all rights of Owner to assert any claim or demand, or to file suit against, and covenants not to sue, the City on the basis that the annexation of the Property by the City is invalid, void or voidable, in whole or in part.
- 4. This instrument is made, and shall be construed and interpreted under the laws of the State of Texas. Venue for any legal proceedings concerning this instrument shall lie in State courts having jurisdiction located in Hays County, Texas. Venue for any matters in federal court will be in the United States District Court for the Western District of Texas.

- 5. If any word, phrase, clause, sentence, or paragraph of this instrument is held to be unconstitutional or invalid by a court of competent jurisdiction, the other provisions of this instrument will continue in force if they can be given effect without the invalid portion.
- 6. This instrument may be recorded in the Official Public Records of the County or Counties in which the Property is located and is binding on Owner's successors, heirs and assigns, and any future owners of the Property.

[SIGNATURE(S) ON NEXT PAGE]

OWNER: MULL
By: La Cima Commercial, LP
Name: Bryan Lee
Title: Manager
ACKNOWLEDGMENT
STATE OF Trains § COUNTY OF Trains §
This instrument was acknowledged before me on Provide to the such capacity on behalf of said entity. This instrument was acknowledged before me on Provide to the such capacity of La Cima Commercial, LP in such capacity on behalf of said entity.
KATHERINE DAVIS My Notary ID # 133176908 Expires June 25, 2025 Notary Public, State of Texas

DECLINATION OF OFFER OF DEVELOPMENT AGREEMENT

The attached Development Agreement was offere owner of the property subject to the following application	ed by the City of San Marcos to the n/petition (check one):			
Out of City Utility Connection of Extension	Application			
Petition for Annexation (without OCU Requ	uest)			
By signing below, the owner of the subject property Development Agreement.	declines the offer to enter into such			
OWNER (individual): Date: [OR]	OWNER (Entity): By: La Cima Commercial, LP Name: Bryan Lee, Manager Date: 116-2014			
ACKNOWLEDGMENT				
STATE OF TOUS § COUNTY OF TOUS §				
This instrument was acknowledged before Bryan Lee, Manager of La Cima Commercial, LP in	me on (101/16, 2024 by such capacity on behalf of said entity.			
KATHERINE DAVIS My Notary ID # 133176908 Expires June 25, 2025 Notary Public	c, State of Texes			

Case No. ______(to be inserted by City Staff)