

# **Operating Permit for Aggregated Withdrawal of Groundwater in Southwestern Travis County Groundwater Conservation District**

Permit No.	
Permittee/ Well Owner:	JPD Backyard Finance, LLC c/o Kyle McDaniel
Permittee Mailing Address:	1401 Lavaca Street, PMB 10869 Austin, Texas 78701
Permit Type:	Operating Permit for Two New Non-Exempt Aggregate Wells
Number of Wells:	02
Well Identifications:	State Well Report Tracking No. 631516 ("Well No. 1") State Well Report Tracking No. 631514 ("Well No. 2")
Well Descriptions:	<ul><li>Well No. 1, to be equipped with a 10-horsepower pump, and an estimated maximum rate of withdrawal of up to 32 gallons per minute.</li><li>Well No. 2, to be equipped with a 10-horsepower pump, and an estimated maximum rate of withdrawal of 39 gallons per minute.</li></ul>
Well Location(s):	Well No. 1 (Latitude 30.311472, Longitude -97.95356) and Well No. 2 (Latitude 30.312153, Longitude -97.952981) are located in Travis County at 13801 Bee Cave Parkway, Austin, TX 78738.
Permit Term:	The Permit Term is one year, beginning on the date of issuance listed below, and ending on, 2025, and is renewable under District Rule 3.4(D)(3).
Well Property Location and Place of Use:	The wells are located on a 35.139-acre tract of land in Travis County at 13801 Bee Cave Parkway, Austin, TX 78738, being all of Lots 1 and 2, Block A of the Planet Earth Music Subdivision, as recorded in Document No. 201000097 of the Official Public Records of Travis County, Texas, and as shown and described by the plat map attached as Exhibit "A" ("Well Property"). The Place of Use is the Well Property.
Authorized Uses:	Maintaining a constant water level in a detention pond, which will be used primarily for irrigation and as an on-site water



feature, subject to the Standard and Special Permit Conditions incorporated in this Permit, the District's Rules, and Chapter 36 of the Texas Water Code.

**No Export Authorization:** Groundwater produced under this Operating Permit must be used within the Place of Use and may not be exported outside the District's jurisdictional boundaries.

### **Authorized Production Amount:**

The Permittee is authorized to withdraw an aggregated amount of groundwater from the Lower Trinity Aquifer not to exceed 2,310,000 gallons (7.09 acre-feet) per annum from Well No. 1 and Well No. 2, and place it to beneficial use for the purpose stated in this Permit, subject to restrictions on withdrawals set forth in this Permit and the District Rules, which may be amended from time to time in the future. The Permittee's authorized groundwater withdrawal is limited to only the amount of water which is required without being wasteful during the term of the Permit, but not to exceed the Authorized Production Amount in place at the time.

#### Fees

#### **Production Fee:**

- a) Permittee must pay a quarterly production fee based on the actual amount of groundwater withdrawn at the rate of \$0.20 per thousand gallons of water reported as actually withdrawn from the well in accordance with District Rule 3.4(D)(7) and the District's Fee Schedule.
- b) The aforementioned production fee rate is subject to future changes in accordance with the District Rules.

## **Export Fee:**

Not Applicable

### Service Connection Fees:

Not Applicable

# Standard Permit Conditions

#### Meter Requirements:

- a) Prior to producing any groundwater, each well must be equipped with a water meter, purchased, installed, and maintained at the Permittee's expense.
- b) The Permittee must register the meters with the District, and the meters must be approved by the District in accordance with District Rule 3.4(D)(6). The registration must identify the manufacturer and model of the meters, and the serial number of the particular meter installed at each well.



- c) The Permittee must provide the District with a time-stamped photograph of the face plate of each meter showing its identification number and current reading.
- d) Each meter must be a mechanically driven, digital, totalizing water meter and functioning at all times. The digital totalizer must not be resettable by the Permittee and must be capable of a maximum reading greater than the maximum expected pumpage and rate during the expected lifetime of the meter.
- e) Battery operated registers must have a minimum five-year life expectancy and must be permanently hermetically sealed. Battery operated registers must visibly display the expiration date of the battery.
- f) All meters must meet the requirements for registration accuracy set forth in the American Water Works Association standards for cold-water meters.
- g) Meters may be inspected for proper installation and operation, and they may be read by District personnel at any time between regular use reporting, subject to property access conditions set forth in District Rule 4.5.

# **Reporting Requirements:**

- a) Permittee shall report monthly meter readings from each meter indicating actual groundwater use on forms provided by the District. Meter readings must be read within five (5) days of the end of each reporting month and submitted to the District no later than ten (10) days after the end of the reporting month.
- b) False reporting or logging of meter readings, intentionally tampering with or disabling a meter, or similar actions to avoid accurate reporting of groundwater use and pumpage constitute a violation of the District Rule 3.4(D)(6) and this Permit, and will result in such penalties as the Board may assess, in accordance in Chapter 36 of the Texas Water Code and District Rule 7.4, as may be amended from time to time.
- c) The District may charge late fees for meter readings that are not timely provided by the Permittee in accordance with the District's Fee Schedule, in addition to or in lieu of assessing enforcement penalties for violating permit conditions.

# Drought Management:

By accepting this Permit, the Permittee acknowledges and agrees that the Permittee will comply with the District's Drought Management Rules and the Permittee's adopted User Drought Contingency Plan in accordance with District Rule 5.2.

### Well Construction Standards:

By accepting this Permit, the Permittee acknowledges and agrees that the Permittee will comply with District Well Construction Standards. Prior to producing any groundwater under this Permit, Permittee must sufficiently demonstrate to the District that the proposed or existing well construction, construction materials, and construction methods will prevent (1) the commingling of waters and water constituents from distinct subsurface water formations, including where such formations contain substantively different chemical quality, and (2) the infiltration of surface contaminants to the aquifer(s) via the well(s) in accordance with District Rule 4.3. Such



commingling or infiltration is a violation of this Permit and the District's Rules. Permittee shall be responsible for redressing such commingling and/or infiltration to the District's satisfaction.

### **Periodic Permit Review:**

This Permit is subject to periodic review and enforcement by the General Manager or the General Manager's designees to assess and record each well's use, pumpage volume, and compliance for use in future permit renewal assessments and enforcement in accordance with District Rule 3.6(A).

# Enforcement and Involuntary Amendment or Revocation:

This Permit is subject to all enforcement remedies available to the District under the laws of the State of Texas and the District Rules, including involuntary amendment or revocation for violation of District Rules, this Permit, Chapter 36 of the Texas Water Code, the District's Enabling Legislation, waste of groundwater, falsifying records or reports, or other actions the Board determines to be detrimental to the groundwater resources in the District.

# Change of Well Ownership:

Any change of ownership in the wells must be reported by the new owner by submitting the appropriate form to the General Manager within 90 days following the change of ownership in accordance with District rules 3.2(C)(1) and 3.6(C).

# Change of Well Condition, Operation, or Status:

No person may change the type of use of a registered well; alter the size of a registered well, the well pump, or its production amount or capacity, including the elevation of the pump within the borehole; or plug a registered well without prior District authorization. Any such changes require the Permittee/Well Owner to submit the appropriate form to the District, which shall be processed in accordance District rules 3.2(C) and 3.6(D).

# Notification Required Prior Pump Installation:

Permittee or Permittee's pump installer must notify the District either verbally or in writing no less than 24 hours before a pump is installed in the well in accordance with District Rule 4.1(A)(2).

# Well Inspections:

- a) District employees, Board members, District consultants, or other District agents may access the Well and Well Property to conduct random or periodic inspections of wells for any District purpose, including enforcement, in accordance with Texas Water Code § 36.123, Texas Spec. Dist. Code § 8871.105, and District Rule 4.5.
- b) Permittee or Permittee's pump-installer shall equip the Well with an inspection port, inspection tube, or some other means that will allow free and clear vertical access to the water table for the purposes of measuring water levels or disinfecting the Well in accordance with District Rule 4.3(C).



c) Permittee shall provide access to District personnel and their designees to collect groundwater data on a monthly basis, or upon request of the District's General Manager.

# Laws, Policies, and Rules in Effect:

This Permit is issued contingent on Permittee's continued compliance with any future changes to the laws of the State of Texas, the District's Drought Curtailments and Contingency Plans, Groundwater Management Plan, and other applicable District Rules. The Permittee shall comply with all such laws, policies, and rules now in effect, and as may be amended from time to time in the future.

#### **Avoidance of Waste:**

By accepting this Permit, the Permittee acknowledges and agrees that the Permittee, and any successor(s) in interest, must avoid waste and achieve water conservation and shall comply with all the terms and conditions embodied in the Permit, and District Rules, District orders, and approved Management Plan, as may be amended from time to time, and to the continuing right of the District to manage the groundwater within the District.

### Sealing, Capping, and Plugging Requirements:

By accepting this Permit, the Permittee acknowledges and agrees that the District may require the sealing, capping, or plugging of the Well for the reasons provided by District Rule 4.4.

## **Special Permit Conditions**

#### Well Construction:

Prior to producing water from Well No. 1 under this Permit, Permittee must demonstrate to the District that well construction materials and methods used in Well No. 1 prevent commingling of formation waters of substantively different chemical quality, and that Well No. 1 is grouted or otherwise isolated to a depth that will prevent flow of groundwater from overlying aquifers into underlying aquifers, and that Well No. 1 meets all other applicable District Well Construction Standards in accordance with District Rule 4.3.

This Permit is hereby issued this the \_\_\_\_ day of \_\_\_\_\_, 2024, by the order of the Southwestern Travis County Groundwater Conservation District, and agreed to by the Permittee, who hereby binds himself to the duties outlined hereabove.

Richard Scadden, Board President Southwestern Travis County Groundwater Conservation District

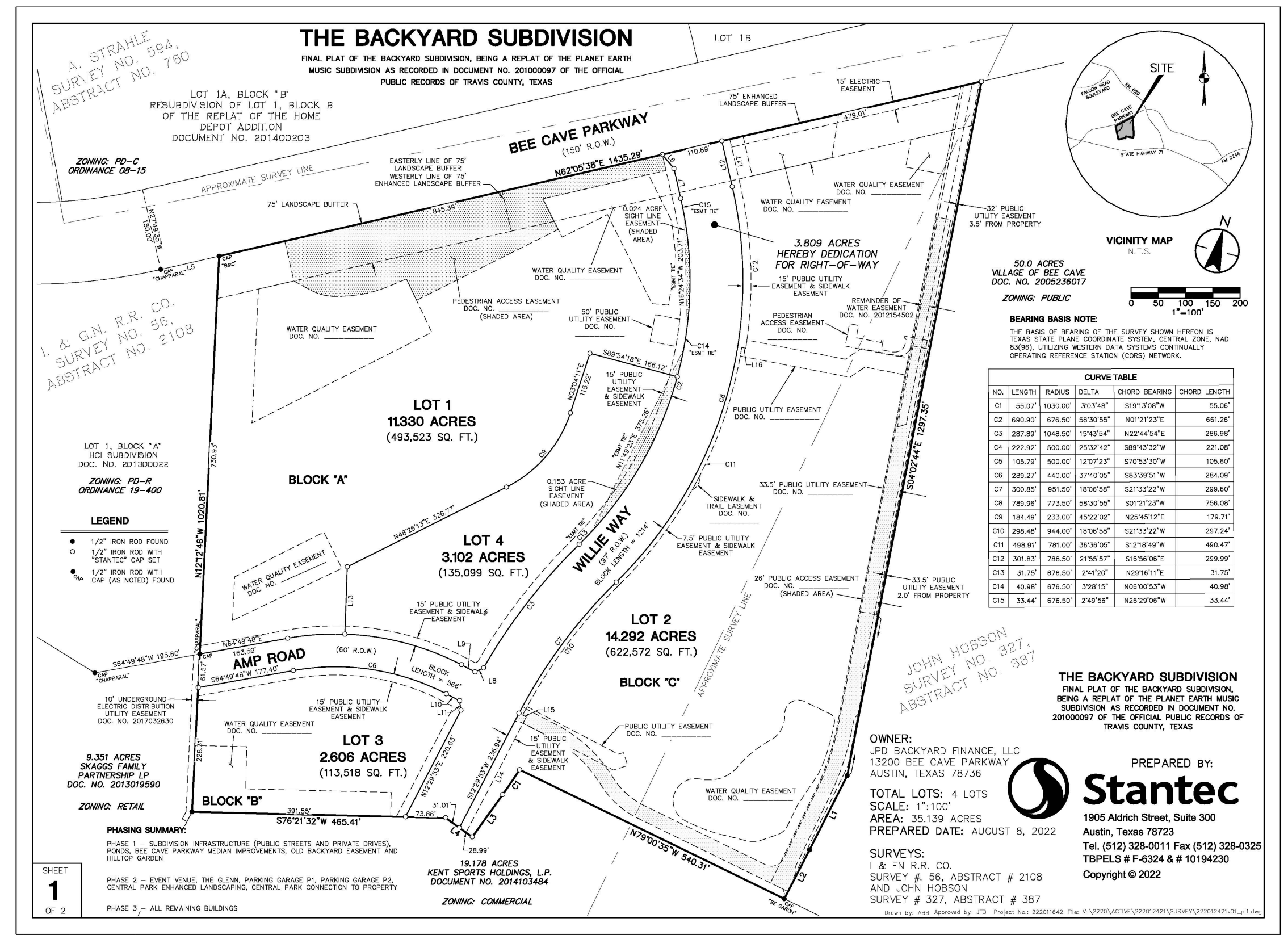
ATTEST:



Tim Van Ackeren, Secretary Southwestern Travis County Groundwater Conservation District.

PERMITTEE:

Kyle McDaniel JPD Backyard Finance, LLC Exhibit "A" Well Property Location and Place of Use



STATE OF TEXAS \$ \$ KNOW ALL MEN COUNTY OF TRAVIS \$	BY THESE PRESENTS	THE BACKYARD SUBDI				
THAT JPD BACKYARD FINANCE, LLC., A DELAWARE BY AND THROUGH KYLE McDANIEL, MANAGER, OWI OF LAND SITUATED IN THE CITY OF BEE CAVE, TH AND 2, BLOCK "A" PLANET EARTH MUSIC, A SUBI 201000097 OF THE OFFICIAL PUBLIC RECORDS OF 2 CONVEYED TO JPD BACKYARD FINANCE, LLC BY 2018174111 OF SAID OFFICIAL PUBLIC RECORDS, D SHOWN HEREOF TO BE KNOWN AS	NER OF THAT CERTAIN 35.139 ACRE TRACT RAVIS COUNTY, TEXAS, BEING ALL OF LOTS 1 DIVISION OF RECORD IN DOCUMENT NO. TRAVIS COUNTY, TEXAS; SAID LOTS 1 AND DEED OF RECORD IN DOCUMENT NO.	FINAL PLAT OF THE BACKYARD SUBDIVISION, BEING A REPLAT OF THE MUSIC SUBDIVISION AS RECORDED IN DOCUMENT NO. 201000097 ( PUBLIC RECORDS OF TRAVIS COUNTY, TEXAS GENERAL NOTES: 1. THIS SUBDIVISION IS LOCATED WITHIN THE CITY LIMITS OF BEE CAVE AND IS SUBJECT TO APPLIC. 2. THIS PLAT REPLACES THE PLANET EARTH MUSIC FINAL PLAT EVIDENCED IN DOC. NO. 201000097, AND EASEMENTS CREATED WITH THE PREVIOUS PLAT SHALL BE VACATED WITH THE RECORDATION				
"THE BACKYARD SUBDIVISION", WITNESS MY HAND, THIS THE DAY OF	, 20 A.D.	<ol> <li>THIS SUBDIVISION IS LOCATED WITHIN THE LITTLE BARTON CREEK WATERSHED.</li> <li>THIS SUBDIVISION IS LOCATED WITHIN THE EDWARDS AQUIFER CONTRIBUTING ZONE.</li> <li>ELECTRIC SERVICE WILL BE PROVIDED BY AUSTIN ENERGY. THIS SUBDIVISION IS ENCUMBERED BY EASEMENT TO AUSTIN ENERGY RECORDED AS DOC. NO. 2022077250 O.P.R.T.C.T.</li> </ol>				
BY:	_	6. AUSTIN ENERGY HAS THE RIGHT TO PRUNE AND/OR REMOVE TREES, SHRUBBERY, AND OTHER OB TO KEEP THE EASEMENTS CLEAR. AUSTIN ENERGY WILL PERFORM ALL TREE WORK IN COMPLIANCE THE CITY OF BEE CAVE OAK WILT REGULATIONS.				
KYLE McDANIEL, MANAGER DATE JPD BACKYARD FINANCE, LLC 13200 BEE CAVE PARKWAY AUSTIN, TEXAS 78736		7. THE OWNERS OF THIS SUBDIVISION SHALL PROVIDE AUSTIN ENERGY WITH AN EASEMENT AND/OR INDICATED, EXCLUSIVELY FOR THE INSTALLMENT AND ONGOING MAINTENANCE OF FACILITIES FOR IN FOR NO OTHER PURPOSE. THESE EASEMENTS AND/OR ACCESS ARE REQUIRED TO PROVIDE ELECT WILL NOT BE LOCATED SO AS TO CAUSE THE SITE TO BE OUT OF COMPLIANCE WITH THE LAND D				
STATE OF TEXAS § § KNOW ALL MEN E COUNTY OF TRAVIS §	BY THESE PRESENTS	8. THE OWNER SHALL BE RESPONSIBLE FOR INSTALLATION OF TEMPORARY EROSION CONTROL, REVEG ADDITION, THE OWNER SHALL BE RESPONSIBLE FOR ANY INITIAL TREE PRUNING AND TREE REMOVA CENTER LINE OF THE PROPOSED ELECTRICAL FACILITIES DESIGNED TO PROVIDE ELECTRIC SERVICE INCLUDE AUSTIN ENERGY'S WORK WITHIN THE LIMITS OF CONSTRUCTION FOR THIS PROJECT.				
BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THE MCDANIEL, MANAGER, KNOWN TO ME TO BE THE INFOREGOING INSTRUMENT AND HAS ACKNOWLEDGED FOR THE PURPOSES AND CONSIDERATIONS THERE	PERSON WHOSE NAME IS SUBSCRIBED TO THE D TO ME THAT HE/SHE EXECUTED THE SAME	9. THE OWNER OF THE PROPERTY OR HIS/HER ASSIGNS IS RESPONSIBLE FOR MAINTAINING CLEARANG ELECTRIC SAFETY CODE, THE OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION (O.S.H.A) REGU REGULATIONS AND STATE LAWS PERTAINING TO CLEARANCES WHEN WORKING IN CLOSE PROXIMITY EQUIPMENT. AUSTIN ENERGY WILL NOT RENDER ELECTRIC SERVICES UNLESS REQUIRED CLEARANCES				
COMPANY.		BECAUSE OF FAILURE TO COMPLY WITH THE REQUIRED CLEARANCES WILL BE CHARGED TO THE ON 10. THIS SUBDIVISION RECEIVES POTABLE WATER AND WASTEWATER SERVICE FROM THE WEST TRAVIS				
GIVEN UNDER MY HAND AND SEAL OF OFFICE, TH 20	115 INE UAY UF,	(WTCPUA). 11. NO STRUCTURE IN THIS SUBDIVISION SHALL BE OCCUPIED UNTIL CONNECTED TO AN APPROVED PL				
NOTARY PUBLIC IN AND FOR THE COUNTY OF TR	AVIS, TEXAS.	12. ALL PUBLIC RIGHT OF WAY AND PUBLIC UTILITY EASEMENTS (P.U.E.S) MAY BE USED BY TEXAS ( PROVISION OF NATURAL GAS SERVICE.				
NOTARY PUBLIC	MY COMMISSION EXPIRES	13. THE WATER SYSTEM FOR THIS SUBDIVISION SHALL BE DESIGNED TO SUPPLY THE FIRE FLOWS AS ENACTED BY TRAVIS COUNTY EMERGENCY SERVICES DISTRICT NO. 6. PLANS SHALL BE REVIEWED EMERGENCY SERVICES DISTRICT NO. 6 FOR CONSTRUCTION OF THE SUBDIVISION IMPROVEMENTS AN EXCEPT SINGLE FAMILY.				
IN AND FOR THE STATE OF TEXAS. FLOOD PLAIN NOTE: NO PORTION OF THE SUBJECT PROPERTY LIES WI		<ol> <li>IN APPROVING THIS PLAT, THE CITY OF BEE CAVE, TEXAS ASSUMES NO OBLIGATION TO BUILD S OR BUILD ANY BRIDGES, CULVERTS OR DRAINAGE STRUCTURES IN CONNECTION THEREWITH, OR SIGNS IN CONNECTION THEREWITH. THE BUILDING OF ALL STREETS OR ROADS SHOWN ON THIS F DRAINAGE STRUCTURES CONSTRUCTED OR IN PLACE IN SUCH STREETS OR ROADS OR IN CONNE THE OWNER AND/OR DEVELOPER OF THE TRACT OF LAND COVERED BY THIS PLAT IN ACCORDAL PRESCRIBED BY THE CITY OF BEE CAVE, TEXAS.</li> <li>THE PROPERTY HAS ACCESS TO AND FROM A DEDICATED PUBLIC ROADWAY.</li> </ol>				
OR A FLOOD WAY OF ANY BODY OF WATER PER AGENCY RATE MAP, COMMUNITY F.I.R.M. MAP PRE JANUARY 22, 2020, AS SHOWN ON COMMUNITY P	PARED FOR TRAVIS COUNTY, DATED					
48453C0415J. STATE OF TEXAS § \$ KNOW ALL MEN E COUNTY OF TRAVIS \$ THAT I, LANCE R. ORITI, A LICENSED PROFESSION TEXAS, HEREBY CERTIFY THAT THE PROPER ENGIN TO THIS PLAT AND THAT IT MEETS THE REQUIRENT	NEERING CONSIDERATIONS HAVE BEEN GIVEN	16. DRAINAGE AND WATER QUALITY EASEMENTS ARE FOR THE PROTECTION OF THE ENVIRONMENT BY WATER RUNOFF FROM DEVELOPED LANDS. THE NATIVE LAND OR MANAGEMENT PRACTICES WITHIN CLEAN WATER IN CREEKS, RIVERS, AND LAKES. NO STRUCTURE OR IMPROVEMENTS, OTHER THAN QUALITY CONTROL IMPROVEMENTS IN ACCORDANCE WITH THE NON- POINT SOURCE POLLUTION CO MAINTENANCE TO THE AREAS IN ACCORDANCE WITH THE NON-POINT SOURCE POLLUTION CONTROL PLACED OR PERFORMED WITH IN THESE EASEMENTS WITHOUT PRIOR AUTHORIZATION AND APPROV CAVE. THESE EASEMENTS SHALL BE MAINTAINED BY THE OWNER OR ITS APPROVED ASSIGNS IN A OF THE NON-POINT SOURCE POLLUTION CONTROL PERMIT APPLICABLE TO THE LOT. THESE EASEM EXCEPT BY EXPRESS WRITTEN AGREEMENT OF THE CITY.				
THE CITY OF BEE CAVE, TEXAS.		17. PROPERTY OWNER AND/OR HIS/HER ASSIGNS SHALL PROVIDE FOR ACCESS TO DRAINAGE EASEME BE NECESSARY AND SHALL NOT PROHIBIT ACCESS BY THE CITY OF BEE CAVE FOR INSPECTION O				
		18. DEVELOPMENT OF THIS PROPERTY SHALL NOT COMMENCE UNTIL A NON-POINT SOURCE POLLUTION CITY OF BEE CAVE, TEXAS HAS BEEN ISSUED BY THE CITY OF BEE CAVE, TEXAS.				
LANCE R. ORITI, P.E. TEXAS REGISTRATION NO. 96173 KIMLEY–HORN TBPELS #928	DATE	19. ALL PROPERTY HEREIN IS SUBJECT TO THE CITY OF BEE CAVE NON-POINT SOURCE POLLUTION C SHOULD THE USE OF THIS PROPERTY CHANGE, ALTER, OR AMEND THE USE AS PERMITTED IN THE CONTROL PERMIT, THEN AN AMENDED NON-SOURCE POLLUTION CONTROL PERMIT SHALL BE REQU				
5301 SOUTHWEST PARKWAY, BUILDING 2, SUITE 1 AUSTIN, TEXAS 78735	00	20. THE DETENTION AND WATER QUALITY FACILITIES LOCATED IN LOTS 1-4 SHALL BE MAINTAINED IN RESTRICTIONS AND EASEMENTS RECORDED IN DOC. NO O.P.R.T.C.T.				
STATE OF TEXAS		21. SELLING A PORTION OF THIS LAND BY METES AND BOUNDS IS A VIOLATION OF THE CITY OF BEE IS SUBJECT TO FINES AND THE WITHHOLDING OF UTILITIES AND BUILDING PERMITS.				
\$ KNOW ALL MEN E COUNTY OF TRAVIS \$	BY THESE PRESENTS	22. NO CONVEYANCE OR SALES OF ANY PORTION OR LOT OF THIS PROPERTY MAY OCCUR UNTIL AFT THE CLERK OF TRAVIS COUNTY, TEXAS.				
THAT I, AUSTIN B. BURKLUND, DO HEREBY CERTIF ACTUAL ON-THE-GROUND SURVEY OF THE LAND MONUMENTS SHOWN HEREON WERE SET UNDER M SUBDIVISION ORDINANCE OF THE CITY OF BEE CA	SHOWN HEREON AND THAT THE SURVEY Y SUPERVISION IN ACCORDANCE WITH THE	23. THIS SUBDIVISION IS SUBJECT TO THE DECLARATIONS OF THE COVENANTS, CONDITIONS AND REST O.P.R.T.C.T. COMMON AREAS WITHIN THE SUBDIVISION SHALL BE DEFIN CONDITIONS AND RESTRICTIONS.				
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		ASSIGNS.				
TEXAS REGISTRATION NO. 6879	DATE	25. AN INTEGRATED PEST MANAGEMENT PLAN SHALL BE PROVIDED AT THE SUBDIVISION CONSTRUCTION CAVE.				
TEXAS REGISTRATION NO. 6879 STANTEC CONSULTING SERVICES, INC. 1905 ALDRICH STREET, SUITE 300	DATE	25. AN INTEGRATED PEST MANAGEMENT PLAN SHALL BE PROVIDED AT THE SUBDIVISION CONSTRUCTION CAVE.				
AUSTIN B. BURKLUND, R.P.L.S. TEXAS REGISTRATION NO. 6879 STANTEC CONSULTING SERVICES, INC. 1905 ALDRICH STREET, SUITE 300 AUSTIN, TEXAS 78723	DATE	<ul> <li>25. AN INTEGRATED PEST MANAGEMENT PLAN SHALL BE PROVIDED AT THE SUBDIVISION CONSTRUCTION CAVE.</li> <li>26. THIS SUBDIVISION IS ZONED PLANNED DEVELOPMENT OFFICE DISTRICT, AS ESTABLISHED AND MODIL</li> <li>27. ALL DEVELOPMENT SHALL BE IN ACCORDANCE WITH THE CITY OF BEE CAVE SIGN ORDINANCE.</li> <li>28. THE APPROVAL BY THE CITY COUNCIL OF THIS PLAT SHALL NOT, IN AND OF ITSELF, BE DEEMED</li> </ul>				
TEXAS REGISTRATION NO. 6879 STANTEC CONSULTING SERVICES, INC. 1905 ALDRICH STREET, SUITE 300 AUSTIN, TEXAS 78723	LINE TABLE       NO.     BEARING       DISTANCE	<ul> <li>25. AN INTEGRATED PEST MANAGEMENT PLAN SHALL BE PROVIDED AT THE SUBDIVISION CONSTRUCTION CAVE.</li> <li>26. THIS SUBDIVISION IS ZONED PLANNED DEVELOPMENT OFFICE DISTRICT, AS ESTABLISHED AND MODIL</li> <li>27. ALL DEVELOPMENT SHALL BE IN ACCORDANCE WITH THE CITY OF BEE CAVE SIGN ORDINANCE.</li> <li>28. THE APPROVAL BY THE CITY COUNCIL OF THIS PLAT SHALL NOT, IN AND OF ITSELF, BE DEEMED ACCEPTANCE BY THE CITY OF ANY STREET, PUBLIC AREA, EASEMENT OR PARK SHOWN ON THE F</li> <li>29. THE ALLOWABLE IMPERVIOUS COVER FOR THE SUBDIVISION MUST BE ALLOCATED AMONG THE LOTTY PLAT AS RECORDED IN DOCUMENT NO</li></ul>				
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LINE TABLE         NO.       BEARING         DISTANCE       LINE TABLE         NO.       BEARING         DISTANCE       L1         S11'54'54"W       152.56'         L2       S12'18'13"W       101.12'	LINE TABLE           NO.         BEARING         DISTANCE           L10         N77*30'07"W         27.42'           L11         N22*53'17"W         17.66'	<ul> <li>25. AN INTEGRATED PEST MANAGEMENT PLAN SHALL BE PROVIDED AT THE SUBDIVISION CONSTRUCTION CAVE.</li> <li>26. THIS SUBDIVISION IS ZONED PLANNED DEVELOPMENT OFFICE DISTRICT, AS ESTABLISHED AND MODIL</li> <li>27. ALL DEVELOPMENT SHALL BE IN ACCORDANCE WITH THE CITY OF BEE CAVE SIGN ORDINANCE.</li> <li>28. THE APPROVAL BY THE CITY COUNCIL OF THIS PLAT SHALL NOT, IN AND OF ITSELF, BE DEEMED ACCEPTANCE BY THE CITY OF ANY STREET, PUBLIC AREA, EASEMENT OR PARK SHOWN ON THE F</li> <li>29. THE ALLOWABLE IMPERVIOUS COVER FOR THE SUBDIVISION MUST BE ALLOCATED AMONG THE LOTS PLAT AS RECORDED IN DOCUMENT NO</li></ul>				
LINE TABLE         NO.       BEARING         DISTANCE       L1         S11*54'54"W       152.56'         L2       S12*18'13"W         L3       S20*45'02"W         96.00'         L4       N69*14'58"W         60.00'         L5       S62*10'25"W	LINE TABLE           NO.         BEARING         DISTANCE           L10         N77*30'07"W         27.42'           L11         N22*53'17"W         17.66'           L12         S27*54'04"E         85.98'           L13         N13*02'49"W         123.82'           L14         S12*29'53"W         239.11'	<ol> <li>AN INTEGRATED PEST MANAGEMENT PLAN SHALL BE PROVIDED AT THE SUBDIVISION CONSTRUCTION CAVE.</li> <li>THIS SUBDIVISION IS ZONED PLANNED DEVELOPMENT OFFICE DISTRICT, AS ESTABLISHED AND MODI</li> <li>ALL DEVELOPMENT SHALL BE IN ACCORDANCE WITH THE CITY OF BEE CAVE SIGN ORDINANCE.</li> <li>THE APPROVAL BY THE CITY COUNCIL OF THIS PLAT SHALL NOT, IN AND OF ITSELF, BE DEEMED ACCEPTANCE BY THE CITY OF ANY STREET, PUBLIC AREA, EASEMENT OR PARK SHOWN ON THE F</li> <li>THE ALLOWABLE IMPERVIOUS COVER FOR THE SUBDIVISION MUST BE ALLOCATED AMONG THE LOTS PLAT AS RECORDED IN DOCUMENT NO</li></ol>				
LINE TABLE         NO.       BEARING         DISTANCE       L1         S11*54'54"W       152.56'         L2       S12*18'13"W         L3       S20*45'02"W         96.00'         L4       N69*14'58"W	LINE TABLE           NO.         BEARING         DISTANCE           L10         N77*30'07"W         27.42'           L11         N22*53'17"W         17.66'           L12         S27*54'04"E         85.98'           L13         N13*02'49"W         123.82'	<ol> <li>AN INTEGRATED PEST MANAGEMENT PLAN SHALL BE PROVIDED AT THE SUBDIVISION CONSTRUCTION CAVE.</li> <li>THIS SUBDIVISION IS ZONED PLANNED DEVELOPMENT OFFICE DISTRICT, AS ESTABLISHED AND MODIL</li> <li>ALL DEVELOPMENT SHALL BE IN ACCORDANCE WITH THE CITY OF BEE CAVE SIGN ORDINANCE.</li> <li>THE APPROVAL BY THE CITY COUNCIL OF THIS PLAT SHALL NOT, IN AND OF ITSELF, BE DEEMED ACCEPTANCE BY THE CITY OF ANY STREET, PUBLIC AREA, EASEMENT OR PARK SHOWN ON THE F</li> <li>THE ALLOWABLE IMPERVIOUS COVER FOR THE SUBDIVISION MUST BE ALLOCATED AMONG THE LOTS PLAT AS RECORDED IN DOCUMENT NO</li></ol>				

VISION	36.	NO LOTS IN THIS SI	UBDIVISION CONT	TAIN USFWS	STREAM BUFFERS	AND/OR	SENSITIV	E FEATURE BUFFER ZONES.		
HE PLANET EARTH OF THE OFFICIAL CABLE CITY OF BEE CAVE ORDINANCES. , O.P.R.T.C. ALL NOTES, LOTS N OF THIS PLAT.	37.	THE PUBLIC ACCESS EASEMENT ALONG THE SOUTHERN PROPERTY LINE FROM WILLIE WAY TO THE EASTERN PROPERTY LINE DOES NOT COMPLY WITH CITY OF BEE CAVE PUBLIC STREET STANDARDS. IF THE CITY DESIRES THE EASEMENT TO BE DEDICATED AS A PUBLIC STREET, ALL IMPROVEMENTS, INCLUDING BUT NOT LIMITED TO PAVEMENT WIDENING, SIDEWALK CONSTRUCTION, STREET TREE PLANTING AND UTILITY INSTALLATION SHALL BE INSTALLED AT THE CITY'S EXPENSE. ANY SUCH IMPROVEMENTS REQUIRING MODIFICATIONS TO FACILITIES CONSTRUCTED IN THIS SUBDIVISION MUST BE APPROVED BY THE LOT OWNERS. IF APPROVED, THE CITY WILL BE RESPONSIBLE FOR THE REDESIGN OR RECONSTRUCTION OF THE MODIFICATIONS. POTENTIAL MODIFICATIONS INCLUDE, BUT ARE NOT LIMITED TO DETENTION POND RETAINING WALLS AND OUTFALL STRUCTURE, PRIVATE WASTEWATER LIFT STATION, GROUND WATER WELL, STORM SEWER IMPROVEMENTS, ELECTRIC FACILITIES, SIGNAGE, RAILINGS AND LANDSCAPING, CONVERTING THE PUBLIC ACCESS EASEMENT TO A PUBLIC STREET RESULTS IN NON-CONFORMANCE TO STANDARD PUBLIC STREET DESIGN CRITERIA, INCLUDING STREET WIDTH, SIDEWALK LOCATIONS, STREET TREE LOCATIONS, FIRE HYDRANT LOCATIONS, STREET PROFILE GRADIENTS, PUBLIC UTILITY EASEMENT LOCATIONS AND SETBACK REQUIREMENTS. ANY IMPERVIOUS COVER THAT IS PART OF A PRIVATE DRIVE WITHIN THE PUBLIC ACCESS EASEMENT THAT CONVERTS TO PUBLIC RIGHT OF WAY, SHALL BE SUBTRACTED FROM THE PROVIDED IMPERVIOUS COVER TOTAL FOR THE PROJECT. IN ADDITION, IF THE CONVERSION OF THE PUBLIC ACCESS EASEMENT TO A PUBLIC STREET RESULTS IN AN INCREASE IN IMPERVIOUS COVER, THE CITY WILL BE RESPONSIBLE FOR WATER QUALITY TREATMENT AND STORY WATER DETENTION, INCLUDING TCEQ PERMITTING, IF THE ON-SITE PONDS DO NOT HAVE SUFFICIENT CAPACITY TO DETAIN OR TREAT THE								
A BLANKET ELECTRIC DISTRIBUTION UTILITY	38.	STORMWATER RUNO					OUTHEAS	T AND NORTHEAST CORNERS OF THE PROPERTY SHALL BE		
BSTRUCTIONS TO THE EXTENT NECESSARY E WITH THE LAND DEVELOPMENT CODE AND		ACROSS THE CITY OF BEE CAVE PROPERTY THROUGH THE DRAINAGE EASEMENT RECORDED UNDER DOC. NO. 2022078107 OF THE O.P.R.T.C.T. THE CITY SHALL HAVE THE RIGHT TO RELOCATE THIS DRAINAGE EASEMENT ON CITY PROPERTY AT ITS OWN EXPENSE.								
ACCESS REQUIRED IN ADDITION TO THOSE IMPROVEMENTS TO THIS SUBDIVISION AND		DRAINAGE EASEMENTS SHALL BE PROVIDED ON LOTS 2 AND 3 FOR THE BENEFIT OF LOTS 1 AND 4 RECORDED UNDER DOC. NO								
TRICAL SERVICE TO THE BUILDINGS AND DEVELOPMENT CODE. GETATION AND TREE PROTECTION. IN		INSTRUMENT PRIOR TO ACCEPTANCE OF IMPROVEMENTS AND ISSUANCE OF CERTIFICATES OF OCCUPANCY.								
AL THAT IS WITHIN TEN FEET OF THE TO THIS PROJECT. THE OWNER SHALL		THIS SUBDIVISION PLAT IS APPROVED BY THE CITY OF BEE CAVE FOR FILING AT THE OFFICE OF THE COUNTY CLERK OF TRAVIS COUNTY, TEXAS.								
NCES REQUIRED BY THE NATIONAL GULATIONS, AUSTIN ENERGY RULES AND Y TO OVERHEAD POWER LINES AND ES ARE MAINTAINED. ALL COSTS INCURRED DWNER.		APPROVED BY: PL	ANNING AND Z	ONING COMM	AISSION, CITY OF	F BEE CAV	Æ, TEXA	S.		
COUNTY PUBLIC UTILITY AGENCY		CHAIRPERSON ATTEST:	DATE	_	CITY SECRETAI	۲Y	DATE			
UBLIC WATER AND WASTEWATER SYSTEM. GAS SERVICE OR ITS ASSIGNS FOR THE		APPROVED BY: CIT	TY COUNCIL, CI	TY OF BEE	CAVE, TEXAS.					
REQUIRED BY ORDINANCE 2010-1 AND APPROVED BY TRAVIS COUNTY ND SITE DEVELOPMENT OF ALL LOTS,		MAYOR ATTEST: THIS PROPERTY IS	DATE LOCATED IN T	 THE CITY LIM	CITY SECRETAI		DATE CAVE,	IRAVIS COUNTY, TEXAS.		
TREETS OR ROADS SHOWN ON THIS PLAT ROVIDE ANY TRAFFIC CONTROL DEVICES OR LAT, AND ALL BRIDGES, CULVERTS, CTION THEREWITH IS THE RESPONSIBILITY OF CE WITH THE PLANS AND SPECIFICATIONS						REBY CER		AT THIS SUBDIVISION PLAT CONFORMS TO ALL EBY AUTHORIZED AND APPROVED BY THE CITY		
IMPROVING THE QUALITY OF STORM THESE EASEMENTS ARE TO HELP MAINTAIN NATIVE PLANT ENHANCEMENTS, OR WATER ONTROL PERMIT FOR THE SUBDIVISION, OR DL PERMIT FOR THE SUBDIVISION MAY BE VAL IN WRITING FROM THE CITY OF BEE ACCORDANCE WITH THE MAINTENANCE PLAN MENTS MAY NOT BE AMENDED OR ALTERED		MAYOR ATTEST: STATE OF TEX	DATE	AVE FOR RE	CORDING IN THE		DATE			
ENTS/STORM SEWER EASEMENTS AS MAY OR MAINTENANCE OF SAID EASEMENTS.		COUNTY OF TH	•							
N CONTROL PERMIT AS REQUIRED BY THE								ERTIFY THAT THE FOREGOING INSTRUMENT OF RD IN MY OFFICE ON		
CONTROL PERMIT FOR THIS SUBDIVISION. E NON-POINT SOURCE POLLUTION JIRED.								1., AND DULY RECORDED ON ., OFFICIAL PUBLIC RECORDS OF SAID COUNTY		
ACCORDANCE WITH THE DECLARATION OF		AND STATE IN DO	OCUMENT NO.		<i>•</i>					
CAVE ORDINANCES AND STATE LAW, AND		WITNESS MY HANI	D AND SEAL (	OF OFFICE (	OF THE COUNT	Y CLERK,	THE	DAY OF, 20, A.D.		
TER THE FINAL PLAT IS RECORDED WITH		REBECCA GUERRE	RO, COUNTY (	CLERK TRAN	/IS COUNTY, TE	EXAS				
TRICTIONS AS RECORDED IN DOC. NO. INED ON THE RECORDED COVENANTS,		BY:								
PERTY OWNERS ASSOCIATION OR ITS		DEPUTY								
ON PLAN STAGE TO THE CITY OF BEE								ACKYARD SUBDIVISION		
IFIED BY CITY ORDINANCE 428.		SURVEYS:	<u> </u>			SUE	BDIVISIC	EPLAT OF THE PLANET EARTH MUSIC IN AS RECORDED IN DOCUMENT NO. DF THE OFFICIAL PUBLIC RECORDS OF		
TO CONSTITUTE OR IMPLY THE PLAT.		SURVEY #. 5	56, ABSTR	ACT #	2108			TRAVIS COUNTY, TEXAS		
'S BY SEPARATE INSTRUMENT AT FINAL ENDED BY A RECORDED INSTRUMENT PLAN APPROVED FOR THIS SUBDIVISION MMISION ON ENVIRONMENTAL QUALITY		SURVEY # 32 OWNER: JPD BACKYA	27, ABSTE			7	2	PREPARED BY:		
ORDINANCE NO. 428.		13200 BEE ( AUSTIN, TEX	CAVE PAR	RKWAY			Ŋ	Stantec		
IRES THAT ARE ALLOWED TO ENCROACH		TOTAL LOT	<b>S:</b> 4 Lot					1905 Aldrich Street, Suite 300 Austin, Texas 78723		
N CONTROL PERMIT FOR THIS SUBDIVISION. THE NON-POINT SOURCE POLLUTION EQUIRED.		AREA: 35.10 PREPARED	39 ACRES		8, 2022			Tel. (512) 328-0011 Fax (512) 328-0325 TBPELS # F-6324 & # 10194230		
PROPOSED SUBDIVISION FROM A SOURCE								Copyright © 2022		

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