MUNICIPAL SERVICES AGREEMENT BETWEEN THE CITY OF FORT WORTH, TEXAS

AND

ALLIANCE COMMUNITY FELLOWSHIP

This	Municipal	Services	Agreeme	nt ("Agre	eement")	is	entered	into	on		_ day of
		_,	_ by and	between	the City	of	Fort V	Vorth	, Texas,	a h	ome-rule
muni	cipality of	the State	of Texas	s, ("City") and <u>All</u>	ianc	e Comn	nunity	Fellowsh	<u>ip</u> ('	'Owner").

RECITALS

The parties agree that the following recitals are true and correct and form the basis upon which the parties have entered into this Agreement.

WHEREAS, Section 43.0671 of the LGC permits the City to annex an area if each owner of land in an area requests the annexation;

WHEREAS, where the City elects to annex such an area, the City is required to enter into a written agreement with the property owner(s) that sets forth the City services to be provided for the Property on or after the effective date of annexation (the "Effective Date");

WHEREAS, Owner owns certain parcels of land situated in <u>TARRANT</u> County, Texas, which consists of approximately <u>14.0</u> acres of land in the City's extraterritorial jurisdiction, such property being more particularly described and set forth in Exhibit "A" attached and incorporated herein by reference ("Property");

WHEREAS, Owner has filed a written request with the City for full-purpose annexation of the Property, identified as Annexation Case No. <u>AX-24-016</u> ("Annexation Case");

WHEREAS, City and Owner desire to set out the City services to be provided for the Property on or after the effective date of annexation;

WHEREAS, the Annexation Case and execution of this Agreement are subject to approval by the Fort Worth City Council; and

NOW THEREFORE, in exchange for the mutual covenants, conditions and promises contained herein, City and Owner agree as follows:

- **1. PROPERTY.** This Agreement is only applicable to the Property, which is the subject of the Annexation Case.
- **2. INTENT.** It is the intent of the City that this Agreement provide for the delivery of full, available municipal services to the Property in accordance with state law, which may be accomplished through any means permitted by law. For purposes of this Agreement, "full municipal services" means all services provided by the City within its full-purpose boundaries, including water and wastewater services and excluding gas or electrical service.

3. MUNICIPAL SERVICES.

- a. Commencing on the Effective Date, the City will provide the municipal services set forth below. As used in this Agreement, "providing services" includes having services provided by any method or means by which the City may extend municipal services to any other area of the City, including the City's infrastructure extension policies and developer or property owner participation in accordance with applicable city ordinances, rules, regulations, and policies.
 - i. <u>Fire</u> The City's Fire Department will provide emergency and fire protection services comparable with the provision of services available in other parts of the municipality with topography, land use and population density similar to the level of service contemplated or projected in the area.
 - ii. <u>Police</u> The City's Police Department will provide protection and law enforcement services.
 - iii. <u>Emergency Medical Services</u> The City's Fire Department and MedStar (or other entity engaged by the City after the Effective Date) will provide emergency medical services.
 - iv. <u>Planning and Zoning</u> The City's Development Services Department will provide comprehensive planning, land development, land use, and building review and inspection services in accordance with all applicable laws, rules, and regulations.
 - v. Parks and Recreational Facilities Residents of the Property will be permitted to utilize all existing publicly-owned parks and recreational facilities and all such facilities acquired or constructed after the Effective Date (including community service facilities, libraries, swimming pools, etc.), throughout the City. Any private parks, facilities, and buildings will be unaffected by the annexation; provided, however, that the City will provide for maintenance and operation of the same upon acceptance of legal title thereto by the City and appropriations therefor. In the event the City acquires any other parks, facilities, or buildings necessary for City services within the Property, the appropriate City department will provide maintenance and operations of the same.
 - vi. Other Publicly Owned Buildings Residents of the Property will be permitted to use all other publicly owned buildings and facilities where the public is granted access.
 - vii. <u>Stormwater Utility Services</u> The Property will be included in the City's Stormwater Utility service area and will be assessed a monthly fee based on the amount of impervious surface. The fees will cover the direct and indirect costs of stormwater management services.
 - viii. Roads and Streets (including Street lighting) The City's Transportation and Public Works Department will maintain the public streets and streetlights over which the City has jurisdiction. The City will provide regulatory signage services in accordance with the City policies and procedures and applicable laws.
 - ix. <u>Water and Wastewater to Existing Structures</u> Occupied structures that are using water-well and on-site sewer facilities on the Effective Date may continue to use the same. If a property owner desires to connect an existing structure to

the City water and sewer system, then the owner may request a connection and receive up to 200 linear feet of water and sewer extension at the City's cost for each occupied lot or tract in accordance with the City's "Policy for the Installation of Community Facilities" and applicable law. Once connected to the City's water and sanitary sewer mains, the water and sanitary sewage service will be provided by the City at rates established by City ordinances for such service.

- x. <u>Solid Waste Services</u> The City will provide solid waste collection services in accordance with existing City ordinances and policies, except where prohibited by law.
- xi. <u>Code Compliance</u> The City's Code Department will provide education, enforcement, and abatement relating to code violations within the Property.
- xii. <u>Full Municipal Services</u> Commencing on the Effective Date, the City will provide to the Property all services provided by the City within its full-purpose boundaries and not otherwise listed above, except as provided in Section 3(b).
- b. The City will provide water service and wastewater treatment service to developments established after the Effective Date in accordance with, and on the schedule determined by, the City's extension policies and applicable law and at rates established by City ordinances for such services.
- c. It is understood and agreed that the City is not required to provide a service that is not included in this Agreement.
- d. Owner understands and acknowledges that the City departments listed above may change names or be re-organized by the City Manager. Any reference to a specific department also includes any subsequent City department that will provide the same or similar services.
- **4. SERVICE LEVEL.** The City will provide the Property with a level of services, infrastructure, and infrastructure maintenance that is comparable to the level of services, infrastructure, and infrastructure maintenance available in other parts of the City with topography, land use, and population density similar to those reasonably contemplated or projected for the Property.
- **5. AUTHORITY.** City and Owner represent that they have full power, authority and legal right to execute, deliver and perform their obligations pursuant to this Agreement. Owner acknowledges that approval of the Annexation Case is within the sole jurisdiction of the City Council. Nothing in this Agreement guarantees favorable decisions by the City Council.
- **6. SEVERABILITY.** If any part, term, or provision of this Agreement is held by the courts to be illegal, invalid, or otherwise unenforceable, such illegality, invalidity, or unenforceability will not affect the validity of any other part, term or provision, and the rights of the parties will be construed as if the part, term, or provision was never part of the Agreement.
- 7. INTERPRETATION. The parties to this Agreement covenant and agree that in any litigation relating to this Agreement, the terms and conditions of the Agreement will be interpreted according to the laws of the State of Texas. The parties acknowledge that they are of equal bargaining power and that each of them was represented by legal counsel in the negotiation

and drafting of this Agreement.

- 8. GOVERNING LAW AND VENUE. Venue shall be in the state courts located in Tarrant County, Texas or the United States District Court for the Northern District of Texas, Fort Worth Division and construed in conformity with the provisions of Texas Local Government Code Chapter 43.
- 9. NO WAIVER. The failure of either party to insist upon the performance of any term or provision of this Agreement or to exercise any right granted hereunder shall not constitute a waiver of that party's right to insist upon appropriate performance or to assert any such right on any future occasion.
- **10. GOVERNMENTAL POWERS.** It is understood that by execution of this Agreement, the City does not waive or surrender any of its governmental powers or immunities.
- 11. COUNTERPARTS. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and constitute one and the same instrument.
- **12. CAPTIONS.** The captions to the various clauses of this Agreement are for informational purposes only and shall not alter the substance of the terms and conditions of this Agreement.
- 13. AGREEMENT BINDS AND BENEFITS SUCCESSORS AND RUNS WITH THE LAND. This Agreement is binding on and inures to the benefit of the parties, their successors, and assigns. The term of this Agreement constitutes covenants running with the land comprising the Property, is binding on the Owner and the City, and is enforceable by any current or future owner of any portion of the Property.
- 14. ENTIRE AGREEMENT. This Agreement constitutes the entire agreement between the parties and supersedes all prior oral and written agreements between said parties. This Agreement shall not be amended unless executed in writing by both parties.

Executed as of the day and year first above written to be effective on the effective date of annexation of the Property.

By:		
Name: Dana Burghdoff		
Assistant City Manager		
Assumed as to Fours and Leveliting		
Approved as to Form and Legality:		
By: Name: Melinda Ramos		
Deputy City Attorney		
Deputy City Timestacy		
	By:	_
	Name:	_
	Contract Manager	
	Ву:	
	Name: Jannette S. Goodall	
	City Secretary	red
Approvals		
M&C: By:		
Ordinance No. By:		
State of Texas § County of Tarrant §		
This instrument was acknowledged be	fore me on the day of	_,, by
Dana Burghdoff, Assistant City Manager of the	e City of Fort Worth, a Texas municipal co	rporation, on
behalf of said corporation.		
By:		
Notary Public, State of Texas		

CITY OF FORT WORTH

ALLIANCE COMMUNITY FELLOWSHIP

By: Lly St	
Name: Lindsay Burtin	
Title: Operations Manager	•
State of Texas § County of Tarrant §	before me on the 9 day of Recember, 2024, by
Lindsay Burtin, Operations Manager, on be	
By: Kelly Schiffer Notary Public, State of Texas	KELLY SCHIEFFER Notary Public, State of Texas Comm. Expires 05-26-2028 Notary ID 130679274

EXHIBIT A

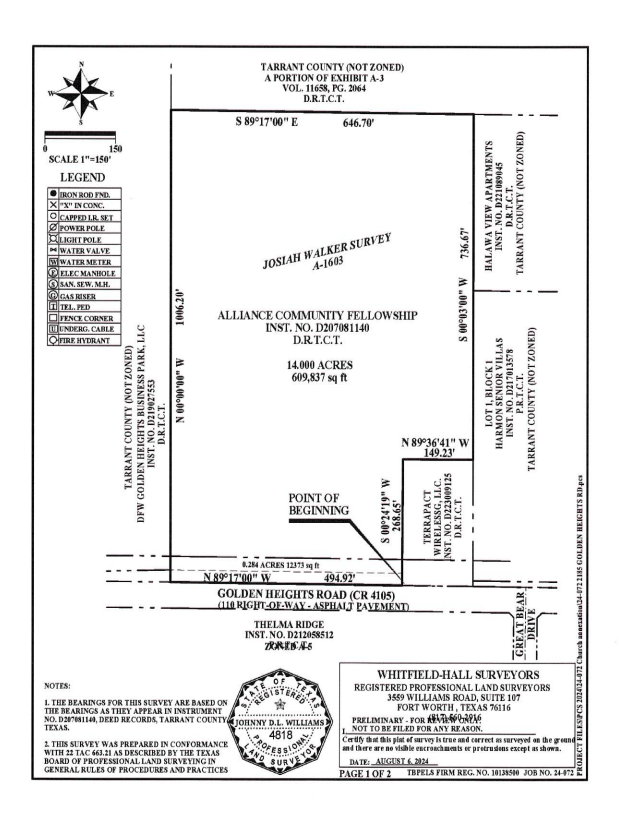


EXHIBIT A Continued

PROPERTY DESCRIPTION

BILING a 14.000 acre tract of land in the Joslah Walker Survey, Abstract Number 1603, situated in Tarrant County, Texas, and being all of that certain tract of land described as Exhibit A, as described in a deed to Alliance Community Fellowship as recorded in Instrument Number D207081140, Deed Records, Tarrant County, Texas. The bearings for this description are based on the bearings as they appear in Instrument Number D207081140, Deed Records, Tarrant County, Texas. Said 14,000 acre tract of land being described by metes and bounds as follows:

BEGINNING at the most southerly southwest corner of said Alliance Community Fellowship tract and continuing North 89°17'00" West, with the approximate centerline of Golden Heights Road, a variable width public Right-of-Way, a distance of 494.92 Feet;

THENCE North00°00'00" West, departing said approximate centerline and continuing along the west line of said Alliance Community Fellowship tract, a distance of 1006.20 Feet;

THENCE South 89°17'00" East, departing said west line and continuing along the most northerly north line of said Alliance Community Fellowship tract, a distance of 646.70 Feet;

THENCE South 00°03'00" West, departing said most northerly line and continuing along the east line of said Alliance Community Fellowship tract, a distance of 736,67 Feet:

THENCE North 89°36'41" West, departing said east line and continuing along the most southerly north line of said Alliance Community Fellowship tract, a distance of 149.23;

THENCE South 00°24'19" West, departing sald most southerly north line and continuing along the most westerly east line of said Alliance Community Fellowship tract, a distance of 268.65 Feet to the POINT OF BEGINNING and containing a computed area of 14,000 Acres, more or less, of Which 0.397 acre lies within said Golden Heights Road.



WHITFIELD-HALL SURVEYORS

REGISTERED PROFESSIONAL LAND SURVEYORS 3559 WILLIAMS ROAD, SUITE 107 FORT WORTH, TEXAS 76116
PRELIMINARY - FOR REVIEW 0.434.6

NOT TO BE FILED FOR ANY REASON.

Certify that this plat of survey is true and correct as surveyed on the groun and there are no visible encroschments or protrusions except as shown.

DATE: AUGUST 6, 2024
PAGE 2 OF 2 TBPELS FIRM REG, NO. 10138500 JOB NO. 24-072

MUNICIPAL SERVICES AGREEMENT BETWEEN THE CITY OF FORT WORTH, TEXAS

AND

TERRAPACT WIRELESSG, LLC

This	Municipal	Services	Agreeme	nt ("Agre	eement")	is	entered	into	on		day of
			_ by and	between	the City	of	Fort W	orth	, Texas,	a hom	ie-rule
muni	cipality of	the State	of Texas	s, ("City"	') and <u>Ter</u>	raPa	act Wire	lessG	<u>, LLC</u> ("C	Owner")).

RECITALS

The parties agree that the following recitals are true and correct and form the basis upon which the parties have entered into this Agreement.

WHEREAS, Section 43.0671 of the LGC permits the City to annex an area if each owner of land in an area requests the annexation;

WHEREAS, where the City elects to annex such an area, the City is required to enter into a written agreement with the property owner(s) that sets forth the City services to be provided for the Property on or after the effective date of annexation (the "Effective Date");

WHEREAS, Owner owns certain parcels of land situated in <u>TARRANT</u> County, Texas, which consists of approximately <u>0.927</u> acres of land in the City's extraterritorial jurisdiction, such property being more particularly described and set forth in Exhibit "A" attached and incorporated herein by reference ("Property");

- **WHEREAS,** Owner has filed a written request with the City for full-purpose annexation of the Property, identified as Annexation Case No. AX-24-016 ("Annexation Case");
- **WHEREAS**, City and Owner desire to set out the City services to be provided for the Property on or after the effective date of annexation;
- **WHEREAS**, the Annexation Case and execution of this Agreement are subject to approval by the Fort Worth City Council; and
- **NOW THEREFORE**, in exchange for the mutual covenants, conditions and promises contained herein, City and Owner agree as follows:
- **1. PROPERTY.** This Agreement is only applicable to the Property, which is the subject of the Annexation Case.
- **2. INTENT.** It is the intent of the City that this Agreement provide for the delivery of full, available municipal services to the Property in accordance with state law, which may be accomplished through any means permitted by law. For purposes of this Agreement, "full municipal services" means all services provided by the City within its full-purpose boundaries,

including water and wastewater services and excluding gas or electrical service.

3. MUNICIPAL SERVICES.

- a. Commencing on the Effective Date, the City will provide the municipal services set forth below. As used in this Agreement, "providing services" includes having services provided by any method or means by which the City may extend municipal services to any other area of the City, including the City's infrastructure extension policies and developer or property owner participation in accordance with applicable city ordinances, rules, regulations, and policies.
 - i. <u>Fire</u> The City's Fire Department will provide emergency and fire protection services comparable with the provision of services available in other parts of the municipality with topography, land use and population density similar to the level of service contemplated or projected in the area.
 - ii. <u>Police</u> The City's Police Department will provide protection and law enforcement services.
 - iii. <u>Emergency Medical Services</u> The City's Fire Department and MedStar (or other entity engaged by the City after the Effective Date) will provide emergency medical services.
 - iv. <u>Planning and Zoning</u> The City's Development Services Department will provide comprehensive planning, land development, land use, and building review and inspection services in accordance with all applicable laws, rules, and regulations.
 - v. Parks and Recreational Facilities Residents of the Property will be permitted to utilize all existing publicly-owned parks and recreational facilities and all such facilities acquired or constructed after the Effective Date (including community service facilities, libraries, swimming pools, etc.), throughout the City. Any private parks, facilities, and buildings will be unaffected by the annexation; provided, however, that the City will provide for maintenance and operation of the same upon acceptance of legal title thereto by the City and appropriations therefor. In the event the City acquires any other parks, facilities, or buildings necessary for City services within the Property, the appropriate City department will provide maintenance and operations of the same.
 - vi. Other Publicly Owned Buildings Residents of the Property will be permitted to use all other publicly owned buildings and facilities where the public is granted access.
 - vii. <u>Stormwater Utility Services</u> The Property will be included in the City's Stormwater Utility service area and will be assessed a monthly fee based on the amount of impervious surface. The fees will cover the direct and indirect costs of stormwater management services.
 - viii. Roads and Streets (including Street lighting) The City's Transportation and Public Works Department will maintain the public streets and streetlights over which the City has jurisdiction. The City will provide regulatory signage services in accordance with the City policies and procedures and applicable laws.
 - ix. Water and Wastewater to Existing Structures Occupied structures that are using water-well and on-site sewer facilities on the Effective Date may continue

to use the same. If a property owner desires to connect an existing structure to the City water and sewer system, then the owner may request a connection and receive up to 200 linear feet of water and sewer extension at the City's cost for each occupied lot or tract in accordance with the City's "Policy for the Installation of Community Facilities" and applicable law. Once connected to the City's water and sanitary sewer mains, the water and sanitary sewage service will be provided by the City at rates established by City ordinances for such service.

- x. <u>Solid Waste Services</u> The City will provide solid waste collection services in accordance with existing City ordinances and policies, except where prohibited by law.
- xi. <u>Code Compliance</u> The City's Code Department will provide education, enforcement, and abatement relating to code violations within the Property.
- xii. <u>Full Municipal Services</u> Commencing on the Effective Date, the City will provide to the Property all services provided by the City within its full-purpose boundaries and not otherwise listed above, except as provided in Section 3(b).
- b. The City will provide water service and wastewater treatment service to developments established after the Effective Date in accordance with, and on the schedule determined by, the City's extension policies and applicable law and at rates established by City ordinances for such services.
- c. It is understood and agreed that the City is not required to provide a service that is not included in this Agreement.
- d. Owner understands and acknowledges that the City departments listed above may change names or be re-organized by the City Manager. Any reference to a specific department also includes any subsequent City department that will provide the same or similar services.
- **4. SERVICE LEVEL.** The City will provide the Property with a level of services, infrastructure, and infrastructure maintenance that is comparable to the level of services, infrastructure, and infrastructure maintenance available in other parts of the City with topography, land use, and population density similar to those reasonably contemplated or projected for the Property.
- **5. AUTHORITY.** City and Owner represent that they have full power, authority and legal right to execute, deliver and perform their obligations pursuant to this Agreement. Owner acknowledges that approval of the Annexation Case is within the sole jurisdiction of the City Council. Nothing in this Agreement guarantees favorable decisions by the City Council.
- **6. SEVERABILITY.** If any part, term, or provision of this Agreement is held by the courts to be illegal, invalid, or otherwise unenforceable, such illegality, invalidity, or unenforceability will not affect the validity of any other part, term or provision, and the rights of the parties will be construed as if the part, term, or provision was never part of the Agreement.
- 7. INTERPRETATION. The parties to this Agreement covenant and agree that in any litigation relating to this Agreement, the terms and conditions of the Agreement will be interpreted according to the laws of the State of Texas. The parties acknowledge that they are of equal

- bargaining power and that each of them was represented by legal counsel in the negotiation and drafting of this Agreement.
- **8. GOVERNING LAW AND VENUE.** Venue shall be in the state courts located in Tarrant County, Texas or the United States District Court for the Northern District of Texas, Fort Worth Division and construed in conformity with the provisions of Texas Local Government Code Chapter 43.
- **9. NO WAIVER.** The failure of either party to insist upon the performance of any term or provision of this Agreement or to exercise any right granted hereunder shall not constitute a waiver of that party's right to insist upon appropriate performance or to assert any such right on any future occasion.
- **10. GOVERNMENTAL POWERS.** It is understood that by execution of this Agreement, the City does not waive or surrender any of its governmental powers or immunities.
- **11. COUNTERPARTS**. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and constitute one and the same instrument.
- **12. CAPTIONS**. The captions to the various clauses of this Agreement are for informational purposes only and shall not alter the substance of the terms and conditions of this Agreement.
- **13. AGREEMENT BINDS AND BENEFITS SUCCESSORS AND RUNS WITH THE LAND.** This Agreement is binding on and inures to the benefit of the parties, their successors, and assigns. The term of this Agreement constitutes covenants running with the land comprising the Property, is binding on the Owner and the City, and is enforceable by any current or future owner of any portion of the Property.
- **14. ENTIRE AGREEMENT.** This Agreement constitutes the entire agreement between the parties and supersedes all prior oral and written agreements between said parties. This Agreement shall not be amended unless executed in writing by both parties.

Executed as of the day and year first above written to be effective on the effective date of annexation of the Property.

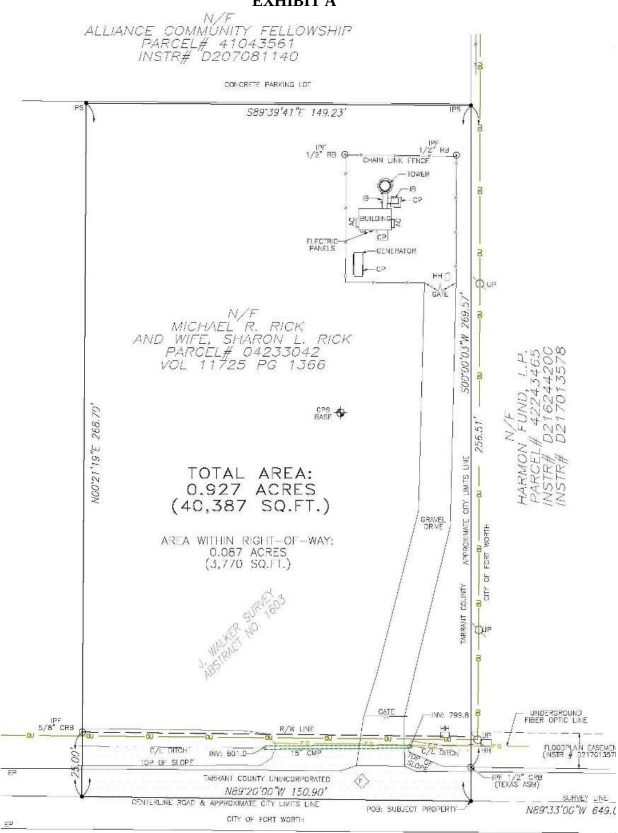
CITY OF FORT WORTH By: _____ Name: Assistant City Manager Approved as to Form and Legality: Name: Melinda Ramos Deputy City Attorney Name: Derek Hull Contract Manager By: _____ Name: Jannette S. Goodall City Secretary

M&C: By: ______
Ordinance No. By: _____

Approvals:

State of Texas	_§
County of Tarrant	_§
This instrument was acknow	ledged before me on the day of,, by
, <u>Assi</u>	stant City Manager of the City of Fort Worth, a Texas municipal
corporation, on behalf of said corporation	ration.
Ву:	
Notary Public, State of Texas	

EXHIBIT A



GOLDEN HEIGHTS ROAD ~ COUNTY ROAD 4105 (VARIABLE WIDTH PUBLIC R/W)

EXHIBIT A Metes & Bounds

All that tract or parcel of land lying and being in the Josiah Walker Survey, Abstract No. 1603, Tarrant County, Texas, being a portion of the lands conveyed to Michael R. Rick and wife, Sharon L. Rick by Warranty Deed recorded in Volume 11725, Page 1366, Tarrant County records, being more particularly described as follows:

To find the point of beginning, COMMENCE at the southeast corner of said Josiah Walker Survey; thence along the south line of said survey, North 89°33'00" West, 649.00 feet to a point and the true POINT OF BEGINNING;

Thence continuing along said survey line, North 89°20'00" West, 150.90 feet to a point;

Thence leaving said survey line and running along the east line of the lands of Alliance Community Fellowship as recorded in Instrument No. D207081140, Tarrant County records, North 00°21'19" East, passing a 5/8-inch capped rebar found on the northerly right-of-way line of Golden Heights Road (also known as County Road 4105) at 25.00 feet, a total distance of 268.70 feet to an iron pin set;

Thence continuing along said lands of Alliance Community Fellowship, South 89°39'41" East, 149.23 feet to an iron pin set in the west line of the lands of Harmon Fund, L.P. as recorded in Instrument No. D216244200, Tarrant County records;

Thence along said west line of the lands of Harmon Fund, L.P., South 00°00'03" West, passing a ½-inch capped rebar found (cap: Texas ASM) at 256.51 feet, a total distance of 269.57 feet to a point on the south line of the Josiah Walker Survey and the POINT OF BEGINNING.

Bearings based on Texas Grid North, NAD83, North Central Zone.

Said tract contains 0.927 acres (40,387 square feet), more or less, of which 0.087 acres lies within County Road No. 4105, as shown in a survey prepared by POINT TO POINT LAND SURVEYORS, INC. dated January 10, 2023.

BLANK PAGE