

NOTICE OF MEETING OF THE BURNET ECONOMIC DEVELOPMENT CORPORATION

Notice is hereby given that a **Special Meeting** will be held by the Burnet Economic Development Corporation (BEDC) on the **25th day of April, 2022** at **3:00 p.m.** in the City of Burnet Council Chambers, 2402 Water Street (S. Hwy. 281 Burnet Municipal Airport), Burnet, TX. at which time, the following subjects will be discussed, to-wit:

This notice is posted pursuant to the Texas Government Code, Chapter §551-Open Meetings.

1. CALL TO ORDER:

2. CONSENT AGENDA:

2.1) Approval of the April 11, 2022 BEDC Special Meeting minutes

3. ACTION ITEMS:

3.1) Discuss and consider action: Participation in the High Demand Job Training grant through Texas Workforce Commission.

3.2) Discuss and consider action: The value and possible purchase of real property.

3.3) Discuss and consider action: Declaration of Covenants Conditions and Restrictions to be placed on 13.51 Acres of land to be Subdivided as the Crossings at 281.

3.4) Discuss and consider action: Related to the potential sale of all or portions of the Crossings at 281 South Commercial Park.

3.5) Discuss and consider action: Related to the sale of all or portions of the Eastside Commercial Park located on Highway 29 East.

4. EXECUTIVE SESSION:

4.1) Executive Session: The Board of Directors shall convene in executive session pursuant to Texas Government Code Sec. 551.072 to deliberate on the value of real property the purchase, exchange, lease, or value of real property as follows:

- (a) Eastside Commercial Park;
- (b) The Crossings at 281 South Commercial Park; and
- (c) Acquisition of real property to enhance Eastside Commercial Park; and

4.2) Executive Session: The Board of Directors shall convene in executive session pursuant

to Texas Government Code Sec. 551.087 to- deliberate regarding commercial or financial information the board has received from a business prospect that the board seeks to have locate, stay, or expand within the corporate limits of the City of Burnet and with which the board is conducting economic development negotiations.

5. REQUESTS FROM BEDC FOR FUTURE REPORTS:

6. ADJOURN:

Dated this 20th day, of April, 2022

I, the undersigned authority, do hereby certify that the above NOTICE OF MEETING of the Burnet Economic Development Corporation, is a true and correct copy of said NOTICE and that I posted a true and correct copy of said NOTICE on the bulletin board, in the City Hall of said City, BURNET, TEXAS, a place convenient and readily accessible to the general public at all times, and said NOTICE was posted on April 20, 2022, at or before 3 o'clock p.m. and remained posted continuously for at least 72 hours preceding the scheduled time of said Meeting.

Kelly Dix, City Secretary

NOTICE OF ASSISTANCE AT THE PUBLIC MEETINGS:

The City Council Chamber is wheelchair accessible. Persons with disabilities who plan to attend this meeting and who may need auxiliary aids or services, such as interpreters for persons who are deaf or hearing impaired, readers, or large print, are requested to contact the City Secretary's office (512.756.6093) at least two working days prior to the meeting. Requests for information may be faxed to the City Secretary at 512.756.8560.

RIGHT TO ENTER INTO EXECUTIVE SESSION:

The Board of Directors for the Burnet Economic Development Corporation reserves the right to adjourn into executive session at any time during the course of this meeting to discuss any of the matters listed above, as authorized by Texas Government Code Sections 551.071 (Consultation with Attorney), 551.072 (Deliberations about Real Property), 551.073 (Deliberations about Gifts and Donations), 551.074 (Personnel Matters), 551.076 (Deliberations about Security Devices) and 551.087 (Economic Development

STATE OF TEXAS {} COUNTY OF BURNET {}

On this the 11th day of April, 2022, the Burnet Economic Development Corporation of the City of Burnet convened in Special Session, at 3:00 p.m., at the Burnet City Council Chambers, 2402 S. Water Street, Burnet, with the following members present, to-wit:

Board Members:

David Vaughn, Habib Erkan, Jr., Brad Zehner, Crista Goble Bromley, Danny Lester, Wayne Brown, Cary Johnson Kelly Dix

City Secretary: Guests:

Adrienne Feild, Eddie Shell

<u>CALL TO ORDER</u>: The meeting was called to order by Board President Cary Johnson at 3:03 p.m. and quorum was established.

CONSENT AGENDA:

Approval of the March 15, 2021 BEDC Regular Meeting minutes

Board Member Crista Goble Bromley moved to approve the consent agenda as presented. Board Member Brad Zehner seconded. The motion carried unanimously.

ACTION ITEMS:

Discuss and consider action: Related to the potential sale of all or portions of the Crossings at 281 South Commercial <u>Park.</u> Board Member David Vaughn invited Eddie Shell to share details of his proposed building construction and possible purchase of a tract of land located at the Crossings at 281 South Commercial Park. Mr. Shell presented his desire to build a new office building for his law practice and would like one of the highway frontage lots. Board Member David Vaughn recommended convening to Executive Session to deliberate the proposed lot purchase, of a lot at the Crossings at 281 South Commercial Park requested by Mr. Shell.

<u>EXECUTIVE SESSION:</u> Board Member David Vaughn moved to convene to Executive Session at 3:15 p.m. Board Member Wayne Brown seconded. The motion carried unanimously.

The Board of Directors shall convene in executive session pursuant to Texas Government Code Sec. 551.072 to deliberate on the value of real property the purchase, exchange, lease, or value of real property as follows

(a) Eastside Commercial Park;

(b) The Crossings at 281 South Commercial Park; and

(c) Acquisition of real property to enhance Eastside Commercial Park; and

<u>RECONVENE TO REGULAR SESSION:</u> Board Member Danny Lester made a motion to return to regular session at 3:26 p.m. Board Member Brad Zehner seconded. The motion carried unanimously.

ACTION:

Discuss and consider action: Related to the potential sale of all or portions of the Crossings at 281 South Commercial <u>Park</u>: Board Member Danny Lester moved to proceed as directed in Executive Session. Board Member Crista Goble Bromley seconded. The motion carried unanimously.

<u>Discuss and consider action: Related to the sale of all or portions of the Eastside Commercial Park located on</u> <u>Highway 29 East.</u> Board Member David Vaughn updated all pertaining to the interest in multi-family housing at the Eastside Commercial Park. No action was taken.

Discuss and consider action: Declaration of Covenants Conditions and Restrictions to be placed on 13.51 Acres of land to be Subdivided as the Crossings at 281. Board Member Habib Erkan presented the draft of the Declaration of Covenants and Restrictions for the Crossings at 281 South Commercial Park. The board gave direction on some changes. Mr. Erkan will provide a final draft at the next board meeting for final review. No action taken. REQUESTS FOR FUTURE REPORTS: None.

<u>ADJOURN</u>: There being no further business a motion to adjourn was made by Board Member David Vaughn at 4:44 p.m., seconded by Board Member Danny Lester. The motion carried unanimously.

ATTEST:

Cary Johnson, President Burnet Economic Development Corporation



Agenda Item Brief

Meeting Date: April 25, 2022

Agenda Item:Discuss and consider action: Participation in the High Demand
Job Training grant through Texas Workforce Commission.

Background: Texas Workforce Network is applying for another High Demand Job Training Grant for plumbing and electrical. To maintain the continuity of the trades training program and help meet the demand. Many Masters/Contractors are now aware and supportive of these classes and are waiting to send their apprentices to the next available class.

This class is particularly impactful to Plumbers, because it counts as six-months credit with the Plumbing Board, allowing the apprentices to fast-track their licensing timeline. To date, Texas Workforce Network have offered only Level 1 and 2 of a 4-level program. This time, we are proposing Levels 1-4 for plumbing; we are maintaining Level 1-2 for electrical for now.

Information: Texas Workforce Network is requesting a participation contribution by the Burnet Economic Development Corporation in the amount of \$5,000.00 for the High Demand Job Training Grant.

The current High Demand grant will be wrapped up next month. There were eleven (11) plumbing apprentices that completed their program in January. Nine (9) electrician apprentices will complete in mid-May. Thirteen (13) Certified Medical Assistants passed their classroom portion and are now completing their 80-hour clinical portion.

- Fiscal Impact: \$5,000.00 contribution for FY 2022-2023 BEDC Budget
- **Recommendation:** To be determined by the board.



Meeting Date:	April 25, 2022
Agenda Item:	Discuss and consider action: The value and possible purchase of real property.
Background:	To be presented at the meeting.
Information:	
Fiscal Impact:	
Recommendation:	To be determined by the board.



Meeting Date:	April 25, 2022
Agenda Item:	Discuss and consider action: Declaration of Covenants Conditions and Restrictions to be placed on 13.51 Acres of land to be Subdivided as the Crossings at 281.
Background:	A second draft of the Declaration of Covenants Conditions and Restrictions for the Crossings at 281 South Commercial Park will be provided to all for review and discussion.
Information:	
Fiscal Impact:	
Recommendation:	To be determined by the board.

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 DRIVER'S LICENSE NUMBER.

DECLARATION OF COVENANTS. CONDITIONS, AND RESTRICTIONS The Crossing at 281 Subdivision

THE STATE OF TEXAS	§	
	ş	KNOW ALL PERSON BY THESE PRESENTS
COUNTY OF BURNET	ş	

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS, is made on the date hereafter set forth by, the Burnet Economic Development Corporation, a Texas 4b municipal development corporation (hereinafter referred to as "Declarant") as follows:

Recitals:

WHEREAS, Declarant is a Type B Economic Development Corporation, established by the City Council of Burnet, Texas, pursuant to the Development Corporation Act of 1979; and

WHEREAS, pursuant to the Act Declarant is charged with promoting sustainable economic development within the City of Burnet for the benefit of the community; and

WHEREAS, Declarant is the owner of certain property in Burnet County, Texas, being 13.51 acres of land more or less consisting of 2 lots, as more particularly described as **The Crossing at 281 Subdivision** according to the Map or; a copy of which are attached hereto as **Exhibit "A"** (metes and bounds) and Exhibit "B" (survey) and incorporated herein by this reference for all purposes; and

WHEREAS, Declarant has expended significant funds in the construction of Cary Johnson Parkway, bisecting the subdivision and for site work necessary for the preparation of the Lots for development; and

WHEREAS, Declarant has invested in the aforementioned subdivision improvements and adopts this Declaration to insure that improvements to the subdivision shall enhance the commercial building stock, and become an incubator for economic development, within the City of Burnet, Texas.

NOW, THEREFORE, Declarant hereby declares that all of the properties described in **Exhibits "A" and "B"** shall be held, sold and conveyed, subject to the following easements, restrictions, covenants and conditions, which are for the purpose of protecting the value and desirability of, and which shall run with the real property, and be binding on all parties having any

right, title or interest in the described properties or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

I. DEFINITIONS

Airport means the Burnet Municipal Airport, also known as Kate Craddock Field.

Architectural Control Committee ("ACC") shall mean the committee created pursuant to this Declaration to review and approve Plans and Specifications for the construction of improvements upon the property, and to enforce these Restrictions.

Association shall mean The Crossing at 281 Subdivision Property Owners Association.

City Code shall means the City of Burnet's Code of Ordinances as same may amended from time to time.

City Engineer shall mean the City Engineer of the City of Burnet or the City Engineer's designee.

Declarant shall mean and refer to the Burnet Economic Development Corporation, and in the event the Burnet Economic Development Corporation is ever dissolved Declarant shall mean the City of Burnet or such successor corporation established by the City of Burnet to fulfill the duties of the Burnet Economic Development Corporation.

Declaration shall mean this instrument.

Design Guidelines shall mean and refer to those certain Development Design Guidelines for the Subdivision adopted by the ACC, as the same may be amended by the ACC from time to time, and any additional criteria and guidelines established by the ACC which set forth those particular standards, restrictions, guideline, recommendations and specification applicable to architecture design, construction, placement, location, alteration and maintenance of improvements, landscaping and vegetation on Lots within the Subdivision. The Design Guidelines shall be consistent with terms, provisions and restrictions set forth in the Declaration.

Development Period shall mean that period that begins with the recordation of this Declaration in the Public Records of Burnet County, Texas, and that shall conclude upon both: (i) the Declarant's sale of all Property within the Subdivision; and, (ii) the completion of development on the Lots sold by Declarant as evidenced by the issuance of certificates of occupancy for all buildings to be developed on said Lots; and (iii) Declarant files a

Recorded Instrument stating "Conclusion of the Development Period" has occurred.

Improvements shall mean every structure and all appurtenances thereto of every type and kind located on the Property, including but not limited to buildings, outbuildings, parking lots garages, storage buildings, fences, trash enclosures, animal enclosures, screening walls, retaining walls, dams, stairs, decks, landscaping, all exterior lighting, poles, signs, exterior air conditioning, water softener fixtures or equipment and poles, pumps, wells, tanks reservoirs, pipe, lines, meters, antennas, towers and other facilities used in connection with water, sewer, gas, electric, telephone, regular or cable television, or other utilities.

Lot shall mean and refer to any plot of land shown upon the recorded subdivision, or resubdivision, map or plat of the Properties.

Map shall mean the metes and bounds and survey attached hereto as Exhibits A and B respectively. A Subdivision Plat establishing the Crossing at 281 Subdivision according to the Map shall be recorded in the Public Records of Burnet County, Texas.

Owner shall mean and refer to the record Owner, whether one or more persons or entities, of a fee simple title to any lot which is a part of the properties, but excluding those having such interest merely as security for the performance of an obligation.

Plans and Specification shall mean any and all documents designed to guide or control the construction or erection of any improvements, including but not limited to those, indicating location size, building height, shape, configuration, materials, site plans, excavation and grading plans, foundation plans, drainage plans, clearing plans, utility plans (including pole location), landscaping and fencing plans, signage, lighting, elevation drawings, floor plans, specification on all building products and construction techniques, samples or exterior colors, plans for utility services, and all other documentation or information relevant to such improvements. Within this document the term may simply be referred to as "Plans".

Plat shall have the same meaning as map when recorded.

Property or **Subdivision** means and refer to all of the Property shown on **Exhibit "A"** as currently subdivided or as may be re-subdivided in the future.

Recorded Instrument shall mean a writing recorded in the Public Records of Burnet County, Texas.

II. PROPERTY OWNERS' ASSOCIATION.

2.1 Creation of Association. To maintain standards and requirements for the Subdivision set forth herein, Declarant hereby establishes The Crossing at 281 Subdivision Property Owner's Association as an unincorporated nonprofit organization authorized to enforce these covenants pursuant to the authority prescribed in in the constitution and statutes of this state, including but not limited

to Texas Property Code Section 202.004.

2.2 Membership and Voting Rights; Board of Directors.

- (a) Membership. Every Owner shall be a member of the Association. The foregoing does not include persons or entities who hold an interest merely as a security for the performance of an obligation. No Owner or Lot shall have more than one (1) membership in the Association ("Membership"). Membership in the Association shall not be assignable except to a successor in interest of the Owner, and every Membership of an Owner in the Association shall be appurtenant to, and may not be separated from, fee ownership of its Lot.
- Voting Rights. Prior to the Conclusion of the Development Period (b) Declarant shall retain all of the voting rights and the Members, other than Declarant, shall have no voting rights. Upon the Conclusion of the Development Period, all Members shall be entitled to one (1) vote for each acre owned by such member. In the event a Member's Lot does not equal a whole acre or an integral multiple thereof, then such additional portion of an acre shall be entitled to a fractional vote (measured in tenths) equal to the portion of acreage so owned which is not a whole acre. Notwithstanding the foregoing, all Members shall be entitled to attend any meeting of the Association or the Board of Directors thereof. Any lawful action permitted in this Declaration taken by the Association in accordance with the voting percentages set forth in this Declaration shall be deemed binding on all Owners, their successors, and assigns. Prior to the Conclusion of the Development Period, Declarant shall have sole authority to approval all matters to be approved by the Association. After the Conclusion of the Development Period, all matters to be approved by the the Association must be so approved by a minimum of greater than fifty percent (50%) of the votes present in person or by proxy at a meeting at which a quorum shall have been attained.
- (c) Board of Directors: Prior to the Conclusion of the Development Period Declarant may appoint one or more persons to govern the Association who shall not be required to be a Member. After the Conclusion of the Development Period, the Association shall be governed by the Board of Directors of at least three members (the "Board") which shall be elected, by the Members for two-year terms. A board member may serve concurrent terms and does not have to be a member. The Board of Directors may adopt bylaws and other instruments of governance; provided that same does not include terms or conditions contrary to this Declaration.
- (d) Association's Duties and Powers. Without limiting any other powers granted to it elsewhere in this Declaration, the Association, acting through the Board, shall have the powers and duties which may be necessary or proper for or incidental to the exercise of any of the express powers and

duties granted to it by this Declaration; including the power to enforce the terms and conditions of Articles IV, V, VI, and VII herein.

III. ACC

Declarant, as an economic development corporation duly established by election of the citizens of Burnet has a substantial interest in ensuring that Improvements within the Property: (i) enhances the commercial building stock, and creates an incubator for economic development, within the City of Burnet; and, (ii) do not impair Declarant's ability to market and sell all or any portion of the Property. Until Declarant has delegated its right to appoint and remove all members of the ACC (ACC) to the Board as provided in Section 3.02(a) below, the ACC will be acting solely in Declarant's interest and will owe no duty to any other Owner or the Association.

3.01 **Construction of Improvements**. No Improvement may be erected, placed, constructed, painted, altered, modified or remodeled on any Lot, and no Lot may be re-subdivided or consolidated with other Lots or Property, by anyone other than Declarant without the prior written approval of the ACC.

3.02 Architectural Control Committee.

- (a) Composition. The ACC will be composed of not more than three (3) appointees, as provided below, who will review Improvements, or the re-subdivision or consolidation of Lots, proposed to be made by any Owner other than Declarant. Declarant will have the right to appoint and remove (with or without cause) all members of the ACC. At the Conclusion of the Development Period Declarant shall assign its right to appoint all Members of the ACC to the Owners and the Association by Recorded Instrument, and thereafter, the Owners acting through its Association shall have the right to appoint and remove (with or without cause) all members of the ACC. The ACC will have the right to employ consultants and advisors as it deems necessary or appropriate.
- Submission and Approval of Plans and Specifications. Plans and Specifications, (b) or when an Owner desires solely to re-subdivide or consolidate Lots, a proposal for such re-subdivision or consolidation, will be submitted in accordance with the Design Guidelines, if any, or any additional rules adopted by the ACC together with any review fee which is imposed by the ACC in accordance with Section 3.02(c) to the ACC at the offices of Declarant, at such address as may hereafter be designated in writing from time to time. No re-subdivision or consolidation will be made, nor any Improvement placed or allowed on any Lot, until the Plans and Specifications have been approved in writing by a Majority of the members of the ACC. The ACC may, in reviewing such Plans and Specifications consider any information that it deems proper; including, without limitation, any permits or environmental impact statements that may be required by the ACC or any other entity. The ACC may postpone its review of any Plans and Specifications submitted for approval pending receipt of any information or material which the ACC, in its sole discretion, may require. The Plans and Specifications must be approved by the ACC prior to site work on any Lot, or the construction of any Improvements. The ACC may refuse to approve Plans and Specifications for proposed Improvements, or for the resubdivision or consolidation of any Lot on any grounds that, in the sole and absolute

discretion of the ACC, are deemed sufficient, including, but not limited to, purely aesthetic grounds.

- Design Guidelines. Declarant may adopt the initial Design Guidelines and, during (c) the Development Period, will have the power from time to time, to adopt (unless previously adopted by Declarant), amend, modify, or supplement the Design Guidelines, if any. In the event of any conflict between the terms and provisions of the Design Guidelines, if any, and the terms and provisions of this Declaration, the terms and provisions of this Declaration will control. In addition, the ACC will have the power and authority to impose a fee for the review of Plans and Specifications and other documents and information submitted to it pursuant to the terms of this Declaration. Such charges will be held by the ACC and used to defray the administrative expenses incurred by the ACC in performing its duties hereunder. The ACC will not be required to review any Plans until a complete submittal package, as required by this Declaration and the Design Guidelines, is assembled and submitted to the ACC. The ACC will have the authority to adopt such additional procedural and substantive rules and guidelines (including, without limitation, the imposition of any requirements for certificates of compliance or completion relating to any Improvement and the right to approve in advance any contractor selected for the construction of Improvements), not in conflict with this Declaration, as it may deem necessary or appropriate in connection with the performance of its duties hereunder.
- (d) Actions of the ACC. The ACC may, by resolution unanimously adopt in writing, designate one or more of its members, or an agent acting on its behalf, to take any action or perform any duties for and on behalf of the ACC, except the granting of variances. In the absence of such designation, the vote of a Majority of all of the members of the ACC taken at a duly constituted meeting will constitute an act of the ACC.
- (e) Failure to Act. During the Development Period, in the event that any Plans are submitted to the ACC to the either the electronic or physical delivery addresses stated in Section 10.1 as provided herein, and the ACC fails either to approve or reject such Plans and Specifications within a period of ninety (90) days following such submission, approval of such Plans by the ACC will be deemed presumed unless an extension of time for review and action by the ACC has been agreed to by both parties. In furtherance, and not in limitation, of the foregoing, any failure of the ACC to act upon a request for a variance will not be deemed a consent to such variance, and the ACC's written approval of all requests for variances will be expressly required. Upon conclusion of the Development Period, if the ACC fails to either approve or reject Plans and Specifications, approval of such Plans by the ACC will be presumed.
- (f) Variances. The ACC may grant variances from compliance with any of the provisions of the Design Guidelines, if any, or this Declaration, when, in the opinion of the ACC, in its sole and absolute discretion, such variance is justified. All variances must be evidenced in writing and must be signed by at least a majority of the members of the ACC. Each variance must also be recorded; provided however,

that failure to record a variance will not affect the validity thereof or give rise to any claim or cause of action against the ACC, including the Declarant or its designee, the Association, or the Board. If a variance is granted, no violation of the covenants, conditions, or restrictions contained in this Declaration or the Design Guidelines, if any, will be deemed to have occurred with respect to the matter for which the variance was granted. The granting of such variance will not operate to waive or amend any of the terms and provisions of this Declaration or the Design Guidelines, if any, for any purpose except as to the particular Lot.

- (g) Duration of Approval. The Approval by the ACC of any Plans, and any variances granted by the ACC, will be valid for a period of three hundred and sixty-five (365) days only. Such Approval shall expire if construction in accordance with such Plans or variance is not commenced within such time and diligently prosecuted to completion within either:
 - (i) one year after commencement of construction; or
 - (ii) such other period thereafter as determined by the ACC, in its sole and absolute discretion.

In the event such Approval expires, the Owner shall be required to resubmit such Plans and specifications or request for a variance to the ACC, and the ACC will have the authority to re-evaluate such Plans and specifications in accordance with this Article and may, in addition, consider any change in circumstances which may have occurred since the time of the original approval.

- (h) No Waiver of Future Approvals. The approval of the ACC to any Plans or Specifications for any work done or proposed in connection with any matter requiring the approval or consent of the ACC will not be deemed to constitute a waiver of any right to withhold approval or consent as to any Plans and Specifications on any other matter, subsequently or additionally submitted for approval by the same or a different person, nor will such approval or consent be deemed to establish a precedent for future approvals by the ACC.
- (i) Non Liability of Committee Members. NEITHER DECLARANT, THE BOARD, THE ARCHITECTURAL CONTROL COMMITTEE, NOR ANY MEMBER OF SAID COMMITTEE WILL BE LIABLE TO ANY OWNER OR TO ANY OTHER PERSON FOR ANY LOSS, DAMAGE OR INJURY ARISING OUT OF THE PERFORMANCE OF THE ARCHITECTURAL CONTROL COMMITTEE'S DUTIES UNDER THIS DECLARATION.

IV. ARCHITECTURAL STANDARDS

4.1 Objective. Declarant's purpose in establishing the Subdivision is to provide a first class commercial development with "Hill Country" architectural style and materials (such as native stone, plaster or stucco and standing seam metal roofs). It is the objective of the ACC to protect and preserve Declarant's vision for the Subdivision to the maximum extent feasible in furtherance of promoting the economic development of the community.

- 4.2 **Site Plan**. Such protection requires careful site planning.
 - (a) Site Plan Approval. The ACC must approve building site locations and building heights before construction authorization, under Article III, will be given. Each building should maintain setbacks from roadways and property lines, as determined by the City Code zoning regulations.
 - (b) Additional site planning approval. Site grading, surface drainage, erosion control and landscaping shall be a part of the architectural review process. The ACC may require detailed plans on each of the above.
- 4.3 **Facades and external faces of buildings**. This section applies to all buildings proposed to be constructed or placed on a Lot.
 - Walls facing streets. That portion of the exterior of each wall which faces (a) U. S. Highway 281, Houston Clinton Drive, or Cary Johnson Drive, as determined by the ACC, shall be one-hundred percent (100%) by area, composed of masonry or masonry veneer, said percentage to apply to the aggregate area of each wall, excluding door, window and similar openings. Masonry or masonry veneer includes stucco, ceramic tile, clay, brick, rock. and all other materials commonly referred to in the Burnet, Texas, area as masonry; but shall not include Exterior Insulation and Finish System ("EIFS"), HardiePlank, or similar fiber cement siding, products. Notwithstanding the foregoing, the ACC is empowered to waive this restriction if, in its sole discretion, such variance is advisable in order to accommodate a unique or advanced building concept, design, or material, and the resulting structure will not detract from the general appearance of the Subdivision. Such variance must be in writing and signed by a majority of the ACC.
 - (b) **Walls facing the Airport**. The masonry requirement of this Section shall not apply to walls facing the Airport, as determined by the ACC.
- 4.4 **Fencing.** In order to ensure a general uniformity of appearance of those fence sections that can be viewed from a street, any and all fences erected on areas readily apparent and visible from streets and on all corner Lots along that portion of side or rear yards fronting on side streets, fences shall be six foot (6') in height and of such materials as may be approved by the ACC. In no event shall any fence extend any closer to the street fronting the main structure than the front outermost corners of such structure. Notwithstanding the foregoing, the ACC is empowered to provide a variance to the aforesaid fence limitations in connection with retaining walls and decorative walls if, in its sole discretion, such variance is advisable in order to accommodate a unique, attractive or advanced building concept design or material and the resulting decorative wall and/or retaining wall will not detract from the general appearance of the Subdivision.

4.5 Accessory buildings. No accessory building, or outbuilding of any kind, may be constructed or placed on a Lot without the ACC approval of the proposed building's design, materials, size, and location.

4.6 Screening.

- (a) **Refuge collection**. All rubbish, trash, garbage, debris, and other waste (including paper), all garbage collection facilities, and all incinerators, trash bins, trash compactors, storage tanks, and like equipment, which would otherwise be open or exposed to public view, shall be stored within fully enclosed masonry dumpster enclosures which shall be of sufficient height and capacity to screen all contents from view.
- (b) **Equipment**. Unless otherwise prohibited by City Code, mechanical equipment, such as air conditioning equipment, heating equipment, cooling towers, ventilating equipment, electrical equipment shall be reasonably screened from public view by parapet wall, fencing, or landscaping.
- (c) **Loading docks**. All loading docks, service delivery and maintenance areas, which would otherwise be open or exposed to public view, shall be screened from public view.
- 4.7 **Signs**. All signs visible from a public street must be approved by the ACC before installation. The ACC shall not review sign content. Rather the ACC shall review the proposed design, materials, and location to insure the proposed sign is of professional quality and construction and of a type customarily used in first class commercial development. Signs must comply with all applicable laws, rules, regulations and building codes, including the City of Burnet's sign ordinance.
- 4.8 **Lighting**. All exterior lighting must be approved by the ACC and shall be installed, regulated and maintained by the Lot Owner in such a manner that the direct beam of any such light shall be oriented so that it will not glare upon any neighboring property and any illumination from direct or indirect lighting in, on, or over the ground at or beyond the boundary of the Lot will be minimized. In addition, all exterior lighting shall comply with the Airport Protection requirements of Section 5.3.
- 4.9 **Landscaping**. Each finished Lot shall be landscaped as required by the City of Burnet's Code of Ordinances and approved by the ACC. Owners are encouraged to feature native trees, shrubs and plants in Lot landscapes.
- 4.10 **Driveways and parking areas**. All driveways and parking areas shall be surfaced with concrete or asphalt and spaces shall be striped in accordance with the requirement of the City Code of Ordinances. Parking lot design must be approved by the ACC, to assure safe and efficient traffic circulation.

4.11 Antennae. Antennae must be approved by the ACC before installation on a Lot. All permitted antennas or dishes shall be reasonably concealed from public view by parapet wall, fencing, or landscaping. In addition, all antennae shall comply with the Airport Protection requirements of Section 5.3.

V. PERMITTED AND PROHIBITED USES.

- 5.1 **Zoning classification**. Each Lot shall be designated with a zoning classification as authorized by the City Code; and, except as provided in this Declaration, may be used for any use authorized by the City Code for such designated zoning classification.
- 5.2 **Prohibited uses or activities generally**. The prohibitions described below shall apply to any and all Lots or any portion of such Lots.
 - (a) No noxious or offensive activity shall be carried out on upon any Lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to any neighboring Lot.
 - (b) No Owner shall do any work that will impair the structural soundness or integrity of a neighboring Lot or impair any easement or hereditament, nor do any act nor allow any condition to exist which will adversely affect the other Lots or their Owners.
 - (c) No exterior speakers, horn, whistles, bells or other sound devices (except security alarms as authorized by the City Code) shall be placed or used upon any Lot.
 - (d) No hazardous material or flammable liquids shall be stored on any Lot without compliance with all applicable laws, rules, regulations, statutes, ordinances, and codes, including without limitations the City Code.
 - (e) No wrecked, junked, or inoperable vehicle shall ever be kept, parked, stored, or maintained on any part of a Lot.
 - (f) Business activities that are strictly prohibited by these Covenants, and which shall not be conducted on any Lot or any portion thereof, include the following:
 - (1) *"sexually oriented businesses"* (as the term is currently defined in Section 243.002 of the Texas Local Government Code); and
 - (2) outside storage or sale of junk or second hand materials.
- 5.3 **Prohibited uses or activities Airport protection**. Uses and activities that create electrical interference with navigational signals or radio communications between

the Airport and aircraft, make it difficult for pilots to distinguish between airport lights and others, result in glare in the eyes of pilots using the airport, impair visibility in the vicinity of the airport, create potential bird strike hazards, or otherwise in any way endanger or interfere with the landing, taking off, or maneuvering of aircraft intending to use the Airport are prohibited on any Lot or portion of any Lot. All structures, improvements, and uses shall be in compliance with all applicable federal, state, and local laws.

VI. PROPERTY MAINTENANCE.

- 6.1 **Landscaping**. Grass, weeds and vegetation on each Lot shall be kept mowed at regular intervals. Trees, shrubs, vines and plants which die shall be promptly removed from a Lot and replacements of equal quality or value promptly installed. Landscaping must be properly maintained and fences must be repaired and maintained; as determined by the ACC.
- 6.2 **Rubbish and Debris**. No rubbish or debris of any kind shall be placed or permitted to accumulate upon a Lot and no odors shall be permitted to arise there from so as to render such Lot or any portion thereof unsanitary, unsightly, offensive or detrimental to any other property or its occupants. Refuse, garbage and trash shall be kept at all times in covered containers and such containers shall be kept within enclosed structures or appropriately screened from view.
- 6.3 **Noise**. No noise or other nuisance shall be permitted to exist or operate upon any portion of a Lot so as to be offensive or detrimental to any other portion of the Property or to its occupants.
- 6.4 **Unsightly Articles.** No article deemed to be unsightly by the ACC shall be permitted to remain on any Lot so as to be visible from any other portion of the Subdivision or public or private thoroughfares. No automobiles or other vehicles (including, but not limited to, farm equipment) may be parked overnight on any roadway within a Lot. Service area, storage area, loading area and compost piles shall be appropriately screened from view from public or private thoroughfares and other properties and no lumber, grass, plant waste, shrub or tree clippings, propane tank, metals, bulk materials or scrap or refuse or trash shall be kept, stored or permitted to accumulate on any portion of the Property except within enclosed structures of appropriately screened from view from public or private thoroughfares and adjacent properties.
- 6.5 **Repairs**. All improvements upon any Lot shall be at all times kept in good condition and repair and adequately painted or otherwise maintained by the Owner thereof; however, any construction, other than normal maintenance, which is any way alters the exterior appearance of any Improvement, or the removal of any Improvement, shall be performed only with the prior written approval of the ACC.

- 6.6 **Drainage**. There shall be no interference with the established drainage patterns over any of the Property, unless adequate provision is made for proper drainage; as approved by the City Engineer. Each Owner shall be responsible for the maintenance, repair and replacement of drainage facilities on their Lot.
- 6.7 **Temporary Structures.** No temporary structures, including but not limited to tents or construction trailers, shall be allowed; unless approved by the AAC for a specific period of time.

VII. CONSTRUCTION ACTIVITIES.

- 7.1 **Generally**. Notwithstanding any provision herein to the contrary, this Declaration shall not be construed so as to unreasonably interfere with or prevent normal construction activities during the construction of Improvements by an Owner (including Declarant) upon any Lot within the Subdivision. Specifically, no such construction activities shall be deemed to constitute a nuisance or a violation of this Declaration by reason of noise, dust, presence of vehicles or construction machinery, porting of signs or similar activities, provided that such construction is pursued to completion with reasonable diligence and conforms to usual construction practices in the area. In the event of any dispute regarding such matters, a temporary waiver of the applicable provision may be granted by the ACC, provided that such waiver shall be only for the reasonable period of such construction. The ACC is also empowered in the event of a dispute to set a reasonable schedule including days of the week and times for the performance of construction activities.
- 7.02 Unfinished Structures. No structure shall remain unfinished, and not issued a Certificate of Occupancy, for more than twelve (12) months after the same has been commenced.
- VIII. Intentionally Blank.

IX. TERM AND AMENDMENT

- 9.1 Term. This Declaration shall be binding upon the undersigned and all parties and persons claiming through and under it for an initial term of thirty (30) years from the date this Declaration is recorded in the Official Public Records of Burnet County, Texas. Thereafter this Declaration shall be automatically renewed for successive twenty (20) year terms; provided however after the expiration of the initial term this Declaration may be terminated by Recorded Instrument signed by the Owners of not less than seventy-five percent (75%) of the Property confirming their consent to such termination.
- 9.2 Amendment. This Declaration may be amended during the first thirty (30) year period by an instrument signed by the Declarant (so long as Declarant owns any Lot within the Property). After the expiration of such thirty (30) year period, or after Declarant owns no Lots within the Property, whichever occurs sooner, this

Declaration may be amended by an instrument signed by the Owners of not less than seventy-five percent (75%) of the Property.

X. GENERAL PROVISIONS

10.1 **Notices**. All notices must be in writing and must be given as required or permitted by the Dedicatory Instruments or by law. Notice by mail is deemed delivered (whether actually received or not) when properly deposited with the United States Postal Service, addressed (a) to a Member, at the Member's last known address according to the Property Owners Association's records, and (b) to the Property Owners Association, the Board, the ACC, or a managing agent at the Property Owners Association's principal office or another address designated in a notice to the Members. Unless otherwise required by law or the Dedicatory Instruments, actual notice, however delivered, is sufficient. For purposes hereof, until changed by written notice from Declarant to Owners, notice to Declarant, the Property Owners Association or the ACC shall be given to the address that follows:

Burnet Economic Development Corporation P.O. Box 1369 1001 Buchanan Drive, Suite 4 Burnet, Texas 78611

- 10.2 **Covenants Run with the Land**. The terms of this Declaration shall constitute covenants running with, and shall be appurtenant to, the land affected by this Declaration for the term hereof. All terms of this Declaration, shall inure to the benefit of, and be binding upon the Owners and their respective assigns and successors in title.
- 10.3 **Negation of Partnership or Other Entity**. None of the terms or provisions of this Declaration shall be deemed to create a partnership between or among the Owners, nor shall it cause them to be conserved joint venturers or members of any joint enterprise.
- 10.4 **Enforcement**. Declarant, the Association, or any Owner, shall have the right to enforce, by any proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens and charges now or hereafter imposed by the provisions of this Declaration. Failure by Declarant, the Association or by any Owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter. To the fullest extent allowed by law the Association shall be entitled to an award of reasonable attorney's fees and other reasonable costs incurred in the enforcement of these Covenants.
- 10.5 **Gender**. The gender of the wording throughout this Agreement shall always be interpreted to mean either sex; and, where the context requires, the plural of any word shall include the singular.

- 10.6 **Severability**. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no wise affect any other provisions which shall remain in full force and effect. Further it is the intent of Declarant that should any one of these covenants or restrictions be held invalid, it be replaced by valid covenant or restriction that, to the extent reasonably possible, fulfills the intent of the invalid covenant or restriction
- 10.07 **Leases**. Any lease agreement between an Owner and a lessee pertaining to a Lot shall provide that the lease shall be subject in all respects to the provisions of this Declaration, and any failure by the lessee to comply with the terms of this Declaration shall be a default under the lease. All such leases shall be in writing.
- 10.08 **Binding Effect**. This Declaration shall be binding upon the parties hereto, together with all Owners and occupants of the Lots, and their respective heirs, legal representative, successors and assigns.
- 10.09 **No Personal Liability**. There shall absolutely by no personal liability of the elected and appointed officers, employees, consultants or contractors of Declarant, or the City of Burnet, Texas; nor shall there be any personal liability of the members of the Board of Directors or the ACC.

EXECUTED to be effective the _____ day of _____, 2022.

[Signatures on Following Page]

DECLARANT

THE BURNET ECONOMIC DEVELOPMENT CORPORATION

Cary Johnson, President

STATE OF TEXAS § 8 COUNTY OF BURNET §

This instrument was acknowledged before me on the _____ day of _____, 2022, by Cary Johnson, president of the Burnet Economic Development Corporation and on behalf of said corporation.

Notary Seal

Notary Public, State of Texas

Capitalize Owner?



Agenda Item Brief

Meeting Date:	April 25, 2022
Agenda Item:	Discuss and consider action: Related to the potential sale of all or portions of the Crossings at 281 South Commercial Park.
Background:	To be presented at the meeting.
Information:	
Fiscal Impact:	
Recommendation:	To be determined by the board.

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 DRIVER'S LICENSE NUMBER.

DECLARATION OF COVENANTS. CONDITIONS, AND RESTRICTIONS The Crossing at 281 Subdivision

THE STATE OF TEXAS	§	
	§	KNOW ALL PERSON BY THESE PRESENTS
COUNTY OF BURNET	ş	

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS,

is made on the date hereafter set forth by, the Burnet Economic Development Corporation, a Texas 4b municipal development corporation (hereinafter referred to as "Declarant") as follows:

Recitals:

WHEREAS, Declarant is a Type B Economic Development Corporation, established by the City Council of Burnet, Texas, pursuant to the Development Corporation Act of 1979; and

WHEREAS, pursuant to the Act Declarant is charged with promoting sustainable economic development within the City of Burnet for the benefit of the community; and

WHEREAS, Declarant is the owner of certain property in Burnet County, Texas, being 13.51 acres of land more or less consisting of 2 lots, as more particularly described as The Crossing at 281 Subdivision according to the Map or Plat Record as Document No. XXXXXXX in the Public Records of Burnet County, Texas; a copy of which is attached hereto as Exhibit "A" and incorporated herein by this reference for all purposes; and

WHEREAS, Declarant has expended significant funds in the construction of Cary Johnson Parkway, bisecting the subdivision and for site work necessary for the preparation of the Lots for development; and

WHEREAS, Declarant has invested in the aforementioned subdivision improvements and adopts this Declaration to insure that improvements to the subdivision shall enhance the commercial building stock, and become an incubator for economic development, within the City of Burnet, Texas.

NOW, THEREFORE, Declarant hereby declares that all of the properties described in Exhibit "A" shall be held, sold and conveyed, subject to the following easements, restrictions, covenants and conditions, which are for the purpose of protecting the value and desirability of, and which shall run with the real property, and be binding on all parties having any right, title or interest in the described properties or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

I. **DEFINITIONS**

Airport means the Burnet Municipal Airport, also known as Kate Craddock Field.

Architectural Control Committee ("ACC") shall mean the committee created pursuant to this Declaration to review and approve Plans and Specifications for the construction of improvements upon the property, and to enforce these Restrictions.

Association shall mean The Crossing at 281 Subdivision Property Owners Association.

City Code shall means the City of Burnet's Code of Ordinances as same may amended from time to time.

Declarant shall mean and refer to the Burnet Economic Development Corporation, and in the event the Burnet Economic Development Corporation is ever dissolved Declarant shall mean the City of Burnet or such successor corporation established by the City of Burnet to fulfill the duties of the Burnet Economic Development Corporation.

Declaration shall mean this instrument.

Design Guidelines shall mean and refer to those certain Development Design Guidelines for the Subdivision adopted by the Architectural Control Committee, as the same may be amended by the Architectural Control Committee from time to time, and any additional criteria and guidelines established by the Architectural Control Committee which set forth those particular standards, restrictions, guideline, recommendations and specification applicable to architecture design, construction, placement, location, alteration and maintenance of improvements, landscaping and vegetation on Lots within the Subdivision. The Design Guidelines shall be consistent with terms, provisions and restrictions set forth in the Declaration.

Development Period shall mean that period that begins with the recordation of this Declaration in the Public Records of Burnet County, Texas, and that shall conclude upon both: (i) the Declarant's sale of all Property within the Subdivision; and, (ii) the completion of development on the Lots sold by Declarant as evidenced by the issuance of certificates of occupancy for all buildings to be developed on said Lots; and (iii) Declarant files a Recorded Instrument stating "*Conclusion of the Development Period*" has occurred.

Improvements shall mean every structure and all appurtenances thereto of every type and kind located on the Property, including but not limited to buildings, outbuildings, parking lots garages, storage buildings, fences, trash enclosures, animal enclosures, screening walls, retaining walls, dams, stairs, decks, landscaping, all exterior lighting, poles, signs,

exterior air conditioning, water softener fixtures or equipment and poles, pumps, wells, tanks reservoirs, pipe, lines, meters, antennas, towers and other facilities used in connection with water, sewer, gas, electric, telephone, regular or cable television, or other utilities.

Lot shall mean and refer to any plot of land shown upon the recorded subdivision, or resubdivision, map or plat of the Properties.

Map shall mean the Subdivision Plat establishing the Crossing at 281 Subdivision according to the Map or Plat Recorded as Document No._____, in the Public Records of Burnet County, Texas.

Owner shall mean and refer to the record Owner, whether one or more persons or entities, of a fee simple title to any lot which is a part of the properties, but excluding those having such interest merely as security for the performance of an obligation.

Plans and Specification shall mean any and all documents designed to guide or control the construction or erection of any improvements, including but not limited to those, indicating location size, building height, shape, configuration, materials, site plans, excavation and grading plans, foundation plans, drainage plans, clearing plans, utility plans (including pole location), landscaping and fencing plans, signage, lighting, elevation drawings, floor plans, specification on all building products and construction techniques, samples or exterior colors, plans for utility services, and all other documentation or information relevant to such improvements. Within this document the term may simply be referred to as "Plans".

Plat shall have the same meaning as map.

Property or **Subdivision** means and refer to all of the Property shown on **Exhibit "A"** as currently subdivided or as may be re-subdivided in the future.

Recorded Instrument shall mean a writing recorded in the Public Records of Burnet County, Texas.

II. PROPERTY OWNERS' ASSOCIATION.

2.1 **Creation of Association.** To maintain standards and requirements for the Subdivision set forth herein, Declarant hereby establishes **The Crossing at 281 Subdivision Property Owner's Association** as an unincorporated nonprofit organization authorized to enforce these covenants pursuant to the authority prescribed in in the constitution and statutes of this state, including but not limited to Texas Property Code Section 202.004.

2.2 Membership and Voting Rights; Board of Directors.

(a) **Membership**. Every Owner shall be a member of the Association. The

foregoing does not include persons or entities who hold an interest merely as a security for the performance of an obligation. No Owner or Lot shall have more than one (1) membership in the Association ("Membership"). Membership in the Association shall not be assignable except to a successor in interest of the Owner, and every Membership of an Owner in the Association shall be appurtenant to, and may not be separated from, fee ownership of its Lot.

- (b) Voting Rights. Prior to the Conclusion of the Development Period Declarant shall retain all of the voting rights and the Members, other than Declarant, shall have no voting rights. Upon the Conclusion of the Development Period, all Members shall be entitled to one (1) vote for each acre owned by such member. In the event a Member's Lot does not equal a whole acre or an integral multiple thereof, then such additional portion of an acre shall be entitled to a fractional vote (measured in tenths) equal to the portion of acreage so owned which is not a whole acre. Notwithstanding the foregoing, all Members shall be entitled to attend any meeting of the Association or the Board of Directors thereof. Any lawful action permitted in this Declaration taken by the Association in accordance with the voting percentages set forth in this Declaration shall be deemed binding on all Owners, their successors, and assigns. Prior to the Conclusion of the Development Period, Declarant shall have sole authority to approval all matters to be approved by the Association. After the Conclusion of the Development Period, all matters to be approved by the the Association must be so approved by a minimum of greater than fifty percent (50%) of the votes present in person or by proxy at a meeting at which a quorum shall have been attained.
- (c) Board of Directors: Prior to the Conclusion of the Development Period Declarant may appoint one or more persons to govern the Association who shall not be required to be a Member. After the Conclusion of the Development Period, the Association shall be governed by the Board of Directors of at least three members (the "Board") which shall be elected, by the Members for two-year terms. A board member may serve concurrent terms and does not have to be a member. The Board of Directors may adopt bylaws and other instruments of governance; provided that same does not include terms or conditions contrary to this Declaration.
- (d) **Association's Duties and Powers**. Without limiting any other powers granted to it elsewhere in this Declaration, the Association, acting through the Board, shall have the powers and duties which may be necessary or proper for or incidental to the exercise of any of the express powers and duties granted to it by this Declaration; including the power to enforce the terms and conditions of Articles IV, V, VI, and VII herein.

III. ARCHITECTURAL CONTROL COMMITTEE

Declarant, as an economic development corporation duly established by election of the citizens of Burnet has a substantial interest in ensuring that Improvements within the Property: (i) enhances the commercial building stock, and creates an incubator for economic development, within the City of Burnet; and, (ii) do not impair Declarant's ability to market and sell all or any portion of the Property. Until Declarant has delegated its right to appoint and remove all members of the ACC to the Board as provided in Section 3.02(a) below, the ACC will be acting solely in Declarant's interest and will owe no duty to any other Owner or the Association.

3.01 **Construction of Improvements**. No Improvement may be erected, placed, constructed, painted, altered, modified or remodeled on any Lot, and no Lot may be re-subdivided or consolidated with other Lots or Property, by anyone other than Declarant without the prior written approval of the ACC.

3.02 Architectural Control Committee.

- (a) **Composition**. The ACC will be composed of not more than three (3) appointees, as provided below, who will review Improvements, or the re-subdivision or consolidation of Lots, proposed to be made by any Owner other than Declarant. Declarant will have the right to appoint and remove (with or without cause) all members of the ACC. At the Conclusion of the Development Period Declarant shall assign its right to appoint all Members of the ACC to the Owners and the Association by Recorded Instrument, and thereafter, the Owners acting through its Association shall have the right to appoint and remove (with or without cause) all members of the ACC. The ACC will have the right to employ consultants and advisors as it deems necessary or appropriate.
- Submission and Approval of Plans and Specifications. Plans and Specifications, (b) or when an Owner desires solely to re-subdivide or consolidate Lots, a proposal for such re-subdivision or consolidation, will be submitted in accordance with the Design Guidelines, if any, or any additional rules adopted by the ACC together with any review fee which is imposed by the ACC in accordance with Section 3.02(c) to the ACC at the offices of Declarant, at such address as may hereafter be designated in writing from time to time. No re-subdivision or consolidation will be made, nor any Improvement placed or allowed on any Lot, until the Plans and Specifications have been approved in writing by a Majority of the members of the ACC. The ACC may, in reviewing such Plans and Specifications consider any information that it deems proper; including, without limitation, any permits or environmental impact statements that may be required by the ACC or any other entity. The ACC may postpone its review of any Plans and Specifications submitted for approval pending receipt of any information or material which the ACC, in its sole discretion, may require. The Plans and Specifications must be approved by the ACC prior to site work on any Lot, or the construction of any Improvements. The ACC may refuse to approve Plans and Specifications for proposed Improvements, or for the resubdivision or consolidation of any Lot on any grounds that, in the sole and absolute discretion of the ACC, are deemed sufficient, including, but not limited to, purely aesthetic grounds.
- (c) **Design Guidelines**. Declarant may adopt the initial Design Guidelines and, during the Development Period, will have the power from time to time, to adopt (unless

previously adopted by Declarant), amend, modify, or supplement the Design Guidelines, if any. In the event of any conflict between the terms and provisions of the Design Guidelines, if any, and the terms and provisions of this Declaration, the terms and provisions of this Declaration will control. In addition, the ACC will have the power and authority to impose a fee for the review of Plans and Specifications and other documents and information submitted to it pursuant to the terms of this Declaration. Such charges will be held by the ACC and used to defray the administrative expenses incurred by the ACC in performing its duties hereunder. The ACC will not be required to review any Plans until a complete submittal package, as required by this Declaration and the Design Guidelines, is assembled and submitted to the ACC. The ACC will have the authority to adopt such additional procedural and substantive rules and guidelines (including, without limitation, the imposition of any requirements for certificates of compliance or completion relating to any Improvement and the right to approve in advance any contractor selected for the construction of Improvements), not in conflict with this Declaration, as it may deem necessary or appropriate in connection with the performance of its duties hereunder.

- (d) Actions of the Architectural Control Committee. The ACC may, by resolution unanimously adopted in writing, designate one or more of its members, or an agent acting on its behalf, to take any action or perform any duties for and on behalf of the ACC, except the granting of variances. In the absence of such designation, the vote of a Majority of all of the members of the ACC taken at a duly constituted meeting will constitute an act of the ACC.
- (e) **Failure to Act**. During the Development Period, in the event that any Plans are submitted to the ACC to the address stated in Section 10.1 as provided herein, and the ACC fails either to approve or reject such Plans and Specifications for a period of ninety (90) days following such submission, rejection of such Plans by the ACC will be presumed. In furtherance, and not in limitation, of the foregoing, any failure of the ACC to act upon a request for a variance will not be deemed a consent to such variance, and the ACC's written approval of all requests for variances will be expressly required. Upon conclusion of the Development Period, if the ACC fails to either approve or reject Plans and Specifications, approval of such Plans by the ACC will be presumed.
- (f) **Variances**. The ACC may grant variances from compliance with any of the provisions of the Design Guidelines, if any, or this Declaration, when, in the opinion of the ACC, in its sole and absolute discretion, such variance is justified. All variances must be evidenced in writing and must be signed by at least a majority of the members of the ACC. Each variance must also be recorded; provided however, that failure to record a variance will not affect the validity thereof or give rise to any claim or cause of action against the ACC, including the Declarant or its designee, the Association, or the Board. If a variance is granted, no violation of the covenants, conditions, or restrictions contained in this Declaration or the Design Guidelines, if any, will be deemed to have occurred with respect to the matter for which the variance was granted. The granting of such variance will not operate to

waive or amend any of the terms and provisions of this Declaration or the Design Guidelines, if any, for any purpose except as to the particular Lot.

- (g) **Duration of Approval**. The Approval of the ACC of any Plans, and any variances granted by the ACC, will be valid for a period of three hundred and sixty-five (365) days only. Such Approval shall expire if construction in accordance with such Plans or variance is not commenced within such time and diligently prosecuted to completion within either:
 - (i) one year after commencement of construction; or
 - (ii) such other period thereafter as determined by the ACC, in its sole and absolute discretion.

In the event such Approval expires, the Owner shall be required to resubmit such Plans and specifications or request for a variance to the ACC, and the ACC will have the authority to re-evaluate such Plans and specifications in accordance with this Article and may, in addition, consider any change in circumstances which may have occurred since the time of the original approval.

- (h) **No Waiver of Future Approvals**. The approval of the ACC to any Plans or Specifications for any work done or proposed in connection with any matter requiring the approval or consent of the ACC will not be deemed to constitute a waiver of any right to withhold approval or consent as to any Plans and Specifications on any other matter, subsequently or additionally submitted for approval by the same or a different person, nor will such approval or consent be deemed to establish a precedent for future approvals by the ACC.
- (i) **Non Liability of Committee Members**. NEITHER DECLARANT, THE BOARD, THE ARCHITECTURAL CONTROL COMMITTEE, NOR ANY MEMBER WILL BE LIABLE TO ANY OWNER OR TO ANY OTHER PERSON FOR ANY LOSS, DAMAGE OR INJURY ARISING OUT OF THE PERFORMANCE OF THE ARCHITECTURAL CONTROL COMMITTEE'S DUTIES UNDER THIS DECLARATION.

IV. ARCHITECTURAL STANDARDS

- 4.1 **Objective**. Declarant's purpose in establishing the Subdivision is to provide a first class commercial development with "Hill Country" architectural style and materials (such as native stone, plaster or stucco and standing seam metal roofs). It is the objective of the Architectural Control Committee to protect and preserve Declarant's vision for the Subdivision to the maximum extent feasible in furtherance of promoting the economic development of the community.
- 4.2 **Site Plan**. Such protection requires careful site planning.
 - (a) **Site Plan Approval**. The Architectural Control Committee must approve building site locations and building heights before construction authorization, under Article III, will be given. Each building should

maintain setbacks from roadways and property lines, as determined by the City Code zoning regulations.

- (b) Additional site planning approval. Site grading, surface drainage, erosion control and landscaping shall be a part of the architectural review process. The Architectural Control Committee may require detailed plans on each of the above.
- 4.3 **Facades and external faces of buildings**. This section applies to all buildings proposed to be constructed or placed on a Lot.
 - (a) Walls facing streets. That portion of the exterior of each wall which faces U. S. Route 281, Houston Clinton Drive, or Cary Johnson Drive, as determined by the ACC, shall be one-hundred percent (100%) by area, composed of masonry or masonry veneer, said percentage to apply to the aggregate area of each wall, excluding door, window and similar openings. Masonry or masonry veneer includes stucco, ceramic tile, clay, brick, rock, and all other materials commonly referred to in the Burnet, Texas, area as masonry; but shall not include Exterior Insulation and Finish System ("EIFS"), HardiePlank, or similar fiber cement siding, products. Notwithstanding the foregoing, the Architectural Control Committee is empowered to waive this restriction if, in its sole discretion, such waiver is advisable in order to accommodate a unique or advanced building concept, design, or material, and the resulting structure will not detract from the general appearance of the Subdivision. Such waiver must be in writing and signed by a majority of the ACC.
 - (b) **Walls facing the Airport**. The masonry requirement of this Section shall not apply to walls facing the Airport, as determined by the ACC.
- 4.4 **Fencing**. In order to ensure a general uniformity of appearance of those fence sections that can be viewed from a street, any and all fences erected on areas readily apparent and visible from streets and on all corner Lots along that portion of side or rear yards fronting on side streets, fences shall be six foot (6') in height and of such materials as may be approved by the Architectural Control Committee. In no event shall any fence extend any closer to the street fronting the main structure than the front outermost corners of such structure. Notwithstanding the foregoing, the Architectural Control Committee is empowered to waive the aforesaid fence limitations in connection with retaining walls and decorative walls if, in its sole discretion, such waiver is advisable in order to accommodate a unique, attractive or advanced building concept design or material and the resulting decorative wall and/or retaining wall will not detract from the general appearance of the Subdivision.

4.5 **Storage buildings**. No storage building, or outbuilding of any kind, may be constructed or placed on a Lot without the Architectural Control Committee approval of the proposed building's design, materials, size, and location.

4.6 **Screening**.

- (a) **Refuge collection**. All rubbish, trash, garbage, debris, and other waste (including paper), all garbage collection facilities, and all incinerators, trash bins, trash compactors, storage tanks, and like equipment, which would otherwise be open or exposed to public view, shall be stored within fully enclosed masonry dumpster enclosures which shall be of sufficient height and capacity to screen all contents from view.
- (b) **Equipment**. Unless otherwise prohibited by City Code, mechanical equipment, such as power transformers, air conditioning equipment, heating equipment, cooling towers, ventilating equipment, electrical equipment shall be reasonably screened from public view by parapet wall, fencing, or landscaping.
- (c) **Loading docks**. All loading docks, service delivery and maintenance areas, which would otherwise be open or exposed to public view, shall be screened from public view.
- 4.7 **Signs**. All signs visible from a public street must be approved by the Architectural Control Committee before installation. The Architectural Control Committee shall not review sign content. Rather the Architectural Control Committee shall review the proposed design, materials, and location to insure the proposed sign is of professional quality and construction and of a type customarily used in first class commercial development. Signs must comply with all applicable laws, rules, regulations and building codes, including the City of Burnet's sign ordinance.
- 4.8 **Lighting**. All exterior lighting must be approved by the Architectural Control Committee and shall be installed, regulated and maintained by the Lot Owner in such a manner that the direct beam of any such light shall be oriented so that it will not glare upon any neighboring property and any illumination from direct or indirect lighting in, on, or over the ground at or beyond the boundary of the Lot will be minimized. In addition, all exterior lighting shall comply with the Airport Protection requirements of Section 5.3.
- 4.9 **Landscaping**. Each finished Lot shall be landscaped as required by the City of Burnet's Code of Ordinances and approved by the Architectural Control Committee. Owners are encourage to feature native trees, shrubs and plants in Lot landscapes.
- 4.10 **Driveways and parking areas**. All driveways and parking areas shall be surfaced with concrete or asphalt and spaces shall be striped in accordance with the

requirement of the City Code of Ordinances. Parking lot design must be approved by the Architectural Control Committee, to assure safe and efficient traffic circulation.

4.11 **Antennae**. Antennae must be approved by the Architectural Control Committee before installation on a Lot. All permitted antennas or dishes shall be reasonably concealed from public view by parapet wall, fencing. or landscaping.

V. PERMITTED AND PROHIBITED USES.

- 5.1 **Zoning classification**. Each Lot shall be designated with a zoning classification as authorized by the City Code; and, except as provided in this Declaration, may be used for any use authorized by the City Code for such designated zoning classification.
- 5.2 **Prohibited uses or activities generally**. The prohibitions described below shall apply to any and all Lots or any portion of such Lots.
 - (a) No noxious or offensive activity shall be carried out on upon any Lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to any neighboring Lot.
 - (b) No owner shall do any work that will impair the structural soundness or integrity of a neighboring Lot or impair any easement or hereditament, nor do any act nor allow any condition to exist which will adversely affect the other Lots or their owners.
 - (c) No exterior speakers, horn, whistles, bells or other sound devices (except security alarms as authorized by the City Code) shall be placed or used upon any Lot.
 - (d) No hazardous material or flammable liquids shall be stored on any Lot without compliance with all applicable laws, rules, regulations, statutes, ordinances, and codes, including without limitations the City Code.
 - (e) No wrecked, junked, or inoperable vehicle shall ever be kept, parked, stored, or maintained on any part of a Lot.
 - (f) Business activities that are strictly prohibited by these Covenants, and which shall not be conducted on any Lot or any portion thereof, include the following:
 - (1) "*sexually oriented businesses*" (as the term is currently defined in Section 243.002 of the Texas Local Government Code); and
 - (2) outside storage or sale of junk or second hand materials.

5.3 **Prohibited uses or activities – Airport protection**. Uses and activities that create electrical interference with navigational signals or radio communications between the Airport and aircraft, make it difficult for pilots to distinguish between airport lights and others, result in glare in the eyes of pilots using the airport, impair visibility in the vicinity of the airport, create potential bird strike hazards, or otherwise in any way endanger or interfere with the landing, taking off, or maneuvering of aircraft intending to use the Airport are prohibited on any Lot or portion of any Lot.

VI. PROPERTY MAINTENANCE.

- 6.1 **Landscaping**. Grass, weeds and vegetation on each Lot shall be kept mowed at regular intervals. Trees, shrubs, vines and plants which die shall be promptly removed from a Lot and replacements of equal quality or value promptly installed. Landscaping must be properly maintained and fences must be repaired and maintained.
- 6.2 **Rubbish and Debris**. No rubbish or debris of any kind shall be placed or permitted to accumulate upon a Lot and no odors shall be permitted to arise there from so as to render such Lot or any portion thereof unsanitary, unsightly, offensive or detrimental to any other property or its occupants. Refuse, garbage and trash shall be kept at all times in covered containers and such containers shall be kept within enclosed structures or appropriately screened from view.
- 6.3 **Noise**. No noise or other nuisance shall be permitted to exist or operate upon any portion of a Lot so as to be offensive or detrimental to any other portion of the Property or to its occupants.
- 6.4 **Unsightly Articles.** No article deemed to be unsightly by the Architectural Control Committee shall be permitted to remain on any Lot so as to be visible from any other portion of the Subdivision or public or private thoroughfares. No automobiles or other vehicles (including, but not limited to, farm equipment) may be parked overnight on any roadway within a Lot. Service area, storage area, loading area and compost piles shall be appropriately screened from view from public or private thoroughfares and other properties and no lumber, grass, plant waste, shrub or tree clippings, propane tank, metals, bulk materials or scrap or refuse or trash shall be kept, stored or permitted to accumulate on any portion of the Property except within enclosed structures of appropriately screened from view from public or private thoroughfares and adjacent properties.
- 6.5 **Repairs**. All improvements upon any Lot shall be at all times kept in good condition and repair and adequately painted or otherwise maintained by the Owner thereof; however, any construction, other than normal maintenance, which is any way alters the exterior appearance of any Improvement, or the removal of any Improvement, shall be performed only with the prior written approval of the Architectural Control Committee.

- 6.6 **Drainage**. There shall be no interference with the established drainage patterns over any of the Property, unless adequate provision is made for proper drainage.
- 6.7 **Temporary Structures.** No temporary structures, including but not limited to tents shall be allowed. Notwithstanding the forgoing the AAC may approve the location of a Construction Office Trailer for a specific period of time not to exceed the time needed to complete construction of improvements authorized by the AAC.

VII. CONSTRUCTION ACTIVITIES.

- 7.1 **Generally**. Notwithstanding any provision herein to the contrary, this Declaration shall not be construed so as to unreasonable interfere with or prevent normal construction activities during the construction of Improvements by an Owner (including Declarant) upon any Lot within the Subdivision. Specifically, no such construction activities shall be deemed to constitute a nuisance or a violation of this Declaration by reason of noise, dust, presence of vehicles or construction machinery, porting of signs or similar activities, provided that such construction is pursued to completion with reasonable diligence and conforms to usual construction practices in the area. In the event of any dispute regarding such matters, a temporary waiver of the applicable provision may be granted by the Architectural Control Committee, provided that such waiver shall be only for the reasonable period of such construction. The Architectural Control Committee is also empowered in the event of a dispute to set a reasonable schedule including days of the week and times for the performance of construction activities.
- 7.02 Unfinished Structures. No structure shall remain unfinished for more than twelve (12) months after the same has been commenced.
- **VIII.** Intentionally Blank.

IX. TERM AND AMENDMENT

- 9.1 **Term**. This Declaration shall be binding upon the undersigned and all parties and persons claiming through and under it for an initial term of thirty (30) years from the date this Declaration is recorded in the Official Public Records of Burnet County, Texas. Thereafter this Declaration shall be automatically renewed for successive twenty (20) year terms; provided however after the expiration of the initial term this Declaration may be terminated by Recorded Instrument signed by the Owners of not less than seventy-five percent (75%) of the Property confirming their consent to such termination.
- 9.2 **Amendment**. This Declaration may be amended during the first thirty (30) year period by an instrument signed by the Declarant (so long as Declarant owns any Lot within the Property). After the expiration of such thirty (30) year period, or after Declarant owns no Lots within the Property, whichever occurs sooner, this

Declaration may be amended by an instrument signed by the Owners of not less than seventy-five percent (75%) of the Property.

X. GENERAL PROVISIONS

10.1 **Notices**. All notices must be in writing and must be given as required or permitted by the Dedicatory Instruments or by law. Notice by mail is deemed delivered (whether actually received or not) when properly deposited with the United States Postal Service, addressed (a) to a Member, at the Member's last known address according to the Property Owners Association's records, and (b) to the Property Owners Association, the Board, the ACC, or a managing agent at the Property Owners Association's principal office or another address designated in a notice to the Members. Unless otherwise required by law or the Dedicatory Instruments, actual notice, however delivered, is sufficient. For purposes hereof, until changed by written notice from Declarant to Owners, notice to Declarant, the Property Owners Association or the ACC shall be given to the address that follows:

Burnet Economic Development Corporation P.O. Box 1369 Burnet, Texas 78611

- 10.2 **Covenants Run with the Land**. The terms of this Declaration shall constitute covenants running with, and shall be appurtenant to, the land affected by this Declaration for the term hereof. All terms of this Declaration, shall inure to the benefit of, and be binding upon the Owners and their respective assigns and successors in title.
- 10.3 **Negation of Partnership or Other Entity**. None of the terms or provisions of this Declaration shall be deemed to create a partnership between or among the Owners, nor shall it cause them to be conserved joint venturers or members of any joint enterprise.
- 10.4 **Enforcement**. Declarant, the Association, or any Owner, shall have the right to enforce, by any proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens and charges now or hereafter imposed by the provisions of this Declaration. Failure by Declarant, the Association or by any Owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter. To the fullest extent allowed by law the Association shall be entitled to an award of reasonable attorney's fees and other reasonable costs incurred in the enforcement of these Covenants.
- 10.5 **Gender**. The gender of the wording throughout this Agreement shall always be interpreted to mean either sex; and, where the context requires, the plural of any word shall include the singular.

- 10.6 **Severability**. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no wise affect any other provisions which shall remain in full force and effect. Further it is the intent of Declarant that should any one of these covenants or restrictions be held invalid, it be replaced by valid covenant or restriction that, to the extent reasonably possible, fulfills the intent of the invalid covenant or restriction
- 10.07 **Leases**. Any lease agreement between an Owner and a lessee pertaining to a Lot shall provide that the lease shall be subject in all respects to the provisions of this Declaration, and any failure by the lessee to comply with the terms of this Declaration shall be a default under the lease. All such leases shall be in writing.
- 10.08 **Binding Effect**. This Declaration shall be binding upon the parties hereto, together with all Owners and occupants of the Lots, and their respective heirs, legal representative, successors and assigns.
- 10.09 **No Personal Liability**. There shall absolutely by no personal liability of the elected and appointed officers, employees, consultants or contractors of Declarant, or the City of Burnet, Texas; nor shall there be any personal liability of the members of the Board of Directors or the ACC.

EXECUTED to be effective the _____ day of _____, 2022.

[Signatures on Following Page]

DECLARANT

THE BURNET ECONOMIC DEVELOPMENT CORPORATION

Cary Johnson, President

STATE OF TEXAS § STATE OF TEXAS § COUNTY OF BURNET §

This instrument was acknowledged before me on the _____ day of ______, 2022, by Cary Johnson, president of the Burnet Economic Development Corporation and on behalf of said corporation.

Notary Seal

Notary Public, State of Texas



Meeting Date:	April 25, 2022
Agenda Item:	Discuss and consider action: Related to the potential sale of all or portions of the Eastside Commercial Park located on Highway 29 East.
Background:	To be presented at the meeting.
Information:	
Fiscal Impact:	
Recommendation:	To be determined by the board.



ITEM 4.1

April 25, 2022
Executive Session: The Board of Directors shall convene in executive session pursuant to Texas Government Code Sec. 551.072 to deliberate on the value of real property the purchase, exchange, lease, or value of real property as follows: (a) Eastside Commercial Park; (b) The Crossings at 281 South Commercial Park; and (c) Acquisition of real property to enhance Eastside Commercial Park; and
To be determined by the board.



ITEM 4.2

Meeting Date:	April 25, 2022
Agenda Item:	Executive Session: The Board of Directors shall convene in executive session pursuant to Texas Government Code Sec. 551.087 to deliberate regarding commercial or financial information the board has received from a business prospect that the board seeks to have locate, stay, or expand within the corporate limits of the City of Burnet and with which the board is conducting economic development negotiations.
Background:	
Information:	
Fiscal Impact:	
Recommendation:	To be determined by the board.