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PARTICIPATION CONTRACT
BALCONES CANYONLANDS CONSERVATION PLAN

COUNTY OF TRAVIS §
 §
STATE OF TEXAS §

RECITALS

The Balcones Canyonlands region of Central Texas is home to several species of animals and plants listed as endangered under the federal Endangered Species Act of 1973, as amended, 16 U.S.C. § 1531, et seq. (the "Act"). Development of endangered species habitat in the region is subject to approval under the Act. To provide an alternative to the burden of each landowner or developer going through an individual 10(a) permit application process, a group of individuals representing federal, state, and local governments, the private business sector, private landowners, and environmental interests, worked since 1988 to create a regional habitat conservation plan, in accordance with Section 10(a) of the Act.

In order to implement the habitat conservation plan, known as the Balcones Canyonlands Conservation Plan (BCCP) - Shared Vision, Travis County and the City of Austin applied for a regional permit under section 10(a)1(b) of the Act. The United States Fish and Wildlife Service ("USFWS") issued the regional permit, permit number TE-788841-2 (the "Permit"), to the Permit Holders on May 2, 1996.

In exchange for committing to the completion of a 30,428 acre preserve system that satisfies the requirements of the Permit, the Permit Holders are authorized to assign certain habitat mitigation participation rights (hereinafter referred to as "Participation Rights") to individual landowners or developers ("Participants") for a fee to be used as purchase money for completion of the preserve system. Through participation in the BCCP-Shared Vision, Participants can mitigate for direct and indirect "take" of the species covered in the Permit, in accordance with the special terms and conditions of the Permit.

AGREEMENT

This agreement is entered into this 21st day of March, 2014, by and between A. Scott Rosales and Shelly B. Rosales (BCCP # **0746**), hereinafter referred to as "Participant" or "Assignee", and the Balcones Canyonlands Coordinating Committee, an entity created pursuant to Section 791.013 of the Texas Government Code, as an instrumentality of the parties to the Interlocal Cooperation Agreement between Travis County and the City of Austin Implementing the Balcones Canyonlands Conservation Plan - Shared Vision, dated the 3rd day of August, 1995, acting by and through its designated representative, hereinafter referred to as "Permit Holders" or "Assignor".

For and in consideration of the mutual covenants and considerations cited herein, Permit Holders and Participant hereby agree with respect to the assignment of certain Participation Rights as provided by the Permit to be furnished or rendered by the Permit Holders to the Participant and the payment for this assignment by the Participant to the Permit Holders as set forth hereinafter.

ARTICLE I.
PROPERTY

Participant is the owner of a tract or tracts of land consisting of approximately 4.4747 acres situated in Travis County, Texas, and more fully described in Exhibit "A" attached hereto ("Property").

ARTICLE II.
ASSIGNMENT OF PARTICIPATION RIGHTS

Upon payment by the Participant of the compensation as provided in ARTICLE III below, the Permit Holders agree to assign unto Participant certain Participation Rights for the exclusive use and benefit of the Property. These Participation Rights are assigned to the Participant for its use and benefit only with respect to the Property and in connection with the issuance of the Permit for the Balcones Canyonlands Conservation Plan ("BCCP-Shared Vision") pursuant to Section 10(a)(1)(B) of the Endangered Species Act, 16 U.S.C. § 1531 et seq. ("ESA"). The term "Participation Rights" shall mean and refer to any and all benefits, rights, credits, offsets or other privileges or entitlements which may be utilized by Participants in conjunction with the BCCP-Shared Vision Permit relating to the incidental "take", existence, dedication, conservation, maintenance or preservation of the following endangered species: black-capped vireo (*Vireo atricapillus*), golden-cheeked warbler (*Dendroica chrysoparia*), Tooth Cave pseudoscorpion (*Tartarocreagris texana*), Tooth Cave spider (*Neoleptoneta myopica*), Tooth Cave ground beetle (*Rhadine persephone*), Kretschmarr Cave mold beetle (*Texamauirops reddelli*), Bone Cave harvestman (*Texella reyesi*), and Bee Creek Cave harvestman (*Texella redelli*), and the Species of Concern described in the Permit.

This assignment is expressly made subject to the provisions and requirements of the Endangered Species Act of 1973, as amended, 16 U.S.C. § 1531, et seq.; Title 50 of the Code of Federal Regulations, including Parts 13, 17, and 21; the Permit; and the BCCP-Shared Vision as provided by the Permit and including the conditions and requirements provided in the Habitat Conservation Plan and Final Environmental Impact Statement, dated March, 1996.

ARTICLE III.
COMPENSATION

For and in consideration of its assignment of these Participation Rights, the Participant shall pay to the Permit Holders the total sum of \$2,000.00. Payment of this sum is to be paid immediately upon execution of this Agreement by the Participant and the Permit Holders.

ARTICLE IV.
ADDITIONAL RESPONSIBILITIES OF PARTICIPANT; SPECIAL TERMS

For and in consideration of the assignment of Participation Rights, the Participant agrees that it shall comply with all requirements of the Endangered Species Act of 1973, as amended, 16 U.S.C. § 1531, et seq.; Title 50 of the Code of Federal Regulations, Parts 13, 17, and 21; the BCCP-Shared Vision as provided by the Permit and including the relevant requirements under the Habitat Conservation Plan and Final Environmental Impact Statement, dated March, 1996; and all terms and conditions of this agreement, specifically including those special conditions provided in Exhibit "B" and Exhibit "C", attached hereto and incorporated herein for all purposes.

Furthermore, the Participant promises and warrants to the Permit Holders that it has not petitioned nor received from the USFWS any determination of incidental take in relation to the Property, including receipt of a valid Section 9 letter indicating USFWS determination of "no effect", that it has not previously delivered to the Permit Holders.

ARTICLE V.
BREACH OF PARTICIPANT

Breach of the terms of this Agreement will result in the termination by the Permit Holders of this Agreement and the Participation Rights assigned therein. Notification of breach and termination of rights shall be made by the Permit Holders to the Participant in writing at the address provided in ARTICLE XII below.

ARTICLE VI.
PARTICIPANT'S SOLE RECOURSE FOR BREACH BY THE PERMIT HOLDERS

In the event that the assignment of Participation Rights pursuant to this agreement is ineffective or deficient with respect to the Property due solely, or in part, to the actions or inactions of the Permit Holders, Participant agrees that its sole recourse shall be to sue to recover from the Balcones Canyonlands Coordinating Committee damages in an amount not to exceed the total sum provided in ARTICLE III above, upon surrender of the Participation Rights by Participant to the Permit Holders.

Notwithstanding anything to the contrary herein, the Balcones Canyonlands Coordinating Committee, the City of Austin, and Travis County shall not be responsible to, nor liable to, Participant for any damages resulting from any rules, regulations, action(s), or inaction(s) by the U.S. Department of the Interior and/or the U.S. Fish and Wildlife Service promulgated on or after the date of this assignment that would in any way impair or render ineffective, either partially or in its entirety, any or all benefits to the Participant's Property that accompany the assignment of the Participation Rights herein.

ARTICLE VII.
COVENANTS RUN WITH THE LAND; RECORDATION

Participant agrees that promises and covenants provided herein are intended to be binding upon any heirs, successors, and assigns in interest to the Property. Upon any transfer of any ownership rights to all or part of the Property, this Agreement shall not terminate as to the particular property transferred, but rather shall continue in full force and effect and shall be fully binding upon any heirs, successors, and assigns in interest to the Property, or any portion thereof. Upon execution of this agreement by Permit Holders and Participant, this agreement shall be acknowledged and recorded in the Real Property Records of Travis County.

ARTICLE VIII.
VENUE AND CHOICE OF LAW

The obligations and undertakings of each of the parties to this Agreement shall be performable in Travis County, Texas, and this Agreement shall be governed by and construed in accordance with the laws of the State of Texas.

ARTICLE IX.
ENTIRETY OF AGREEMENT AND MODIFICATION

This instrument contains the entire agreement between the parties relating to the rights herein granted and the obligations herein assumed. Any prior agreements, promises, negotiations, or representations not expressly set forth in this Agreement are of no force of effect. Any oral representations or modifications concerning this Agreement shall be of no force or effect, excepting a subsequent modification in writing signed by the party to be charged and expressly approved by an authorized representative of such party. **No official, representative, employee, or agent of the City of Austin, Travis County, or the Permit Holders has any authority to modify or amend this Agreement except pursuant to specific authority to do so granted by the Balcones Canyonlands Coordinating Committee.**

ARTICLE X.
NON-ASSIGNMENT OF RIGHTS

Participant shall not sell, transfer or assign all or any part of the Participation Rights to a party other than a successive owner of all or a portion of the Property, without the prior written consent of the Permit Holders, and any transfer of the Participation Rights, except to a successive owner of all or a portion of the Property, without the Permit Holders' consent shall be null and void. Furthermore, no assignment of this Agreement or of any right accruing hereunder, except an assignment to a successive owner of all or a portion of the Property, shall be made in whole or in part by Participant without the prior written consent of the Permit Holders.

ARTICLE XI.
SUCCESSORS AND ASSIGNS

This Agreement shall be binding upon and inure to the benefit of the successors and assigns of the respective parties hereto, where authorized pursuant to this Agreement.

ARTICLE XII.
NOTICE

Any notice to be given hereunder by either party to the other shall be in writing and may be effected by personal delivery in writing, or registered or certified mail, return receipt requested, when mailed to the proper party, at the following addresses:

PARTICIPANT:

Scott and Shelly Rosales
6111 End of the Trail
Austin, TX 78734

PERMIT HOLDERS:

Honorable Lee Leffingwell (or his successor)
City of Austin Mayor
Chair of the Balcones Canyonlands Coordinating Committee
P.O. Box 1088
Austin, Texas 78767
Attn: BCCP Application # 0746

with a copy to:

William Conrad (or his successor)
Secretary of the Balcones Canyonlands Coordinating Committee
P.O. Box 1088
Austin, Texas 78767
Attn: BCCP Application # 0746

and with additional copies to:

Honorable David Escamilla (or his successor)
Travis County Attorney
P.O. Box 1748
Austin, Texas 78767
Attn: BCCP Application File # 0746

and:

City of Austin
Department of Law
P.O. Box 1088
Austin, Texas 78767

Each party may change the address for notice to it by giving notice of such change in accordance with the provisions of this paragraph.

ARTICLE XIII.
TERM OF AGREEMENT

This Agreement shall terminate upon the expiration or termination of the Permit, or on May 2, 2026, whichever is sooner.

ARTICLE XIV.
HEADINGS

The headings at the beginning of the various provisions of this Agreement have been included only in order to make it easier to locate the subject covered by each provision and are not to be used in construing this Agreement.

ARTICLE XV.
NUMBER AND GENDER DEFINED

As used in this Agreement, whenever the context so indicates, the masculine, feminine, or neuter gender and the singular or plural number shall each be deemed to include the others.

ARTICLE XVI.
MULTIPLE COUNTERPARTS

This Agreement may be executed in multiple counterparts each of which shall constitute a duplicate original hereof, but all of which together shall constitute one and the same instrument.

ARTICLE XVII.
TIME OF ESSENCE

Time is of the essence in the Agreement.

EXECUTED AS OF THE LAST DAY SET FORTH BELOW.

PERMIT HOLDERS:

By: Wendy Connally
Wendy Connally
Travis County Natural Resources Program Manager
Balcones Canyonlands Conservation Plan
Date: 21 MARCH 2014

PARTICIPANT:

By: A. Scott Rosales
A. Scott Rosales
Date: 3/20/14
By: Shelly B. Rosales
Shelly B. Rosales
Date: 3/18/14

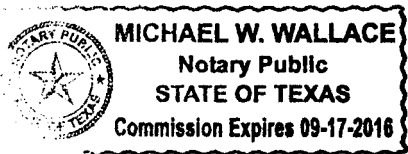
ACKNOWLEDGEMENTS

PARTICIPANTS:

This instrument was acknowledged before me by **A. Scott Rosales** on this the 20th day of March, 2014.

Michael W. Wallace

Notary Public in and for the State of Texas



Michael W. Wallace

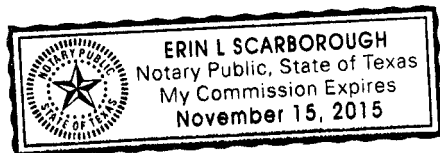
Printed Name of Notary

My Commission Expires: 9-17-2016

This instrument was acknowledged before me by **Shelly B. Rosales** on this the 18 day of March, 2014.

Erin L Scarborough

Notary Public in and for the State of Texas



Erin L Scarborough

Printed Name of Notary

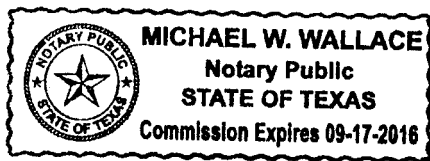
My Commission Expires: 11/15/2015

PERMIT HOLDERS:

This instrument was acknowledged before me by **Wendy Connally** on this the 21st day of March, 2014.

Michael W. Wallace

Notary Public in and for the State of Texas



Michael W. Wallace

Printed Name of Notary

My Commission Expires: 9-17-2016

EXHIBIT "A"

Description of Land to be Benefited by Participation Rights

4.4747 acres

known as Lot 25 River Point Subdivision,

located at 3350 Far View Drive, Austin, TX 78730,

TCAD tax parcel ID #522115

EXHIBIT "B"

Single Family Lot Special Provisions Certificate; Special Terms and Conditions

- I. Participant warrants and represents to the Permit Holders that the Property is eligible for a Single Family Special Provisions Certificate pursuant to the terms of the Permit because the Property meets the following criteria:

A. Proposed and Intended Use of the Property: (check one)

 X The Property is a legal lot, tract, or parcel properly recorded in the Real Property Records of Travis County on or before May 4, 1990, and is to be utilized for the ultimate construction upon the Property of no more than one single family residence; or

 The Property is a legal tract of 100 acres or less properly recorded in the Real Property Records of Travis County on or before May 4, 1990, and is to be utilized for the ultimate development of only low density single-family residences not to exceed one single family residence per 15 acres. No single family residence may be constructed and/or utilized upon any lot consisting of less than 15 acres.

- B. No part of the Property is located within the preserves identified in the Balcones Canyonlands Conservation Plan - Shared Vision and the Final Environmental Impact Statement, dated March, 1996.

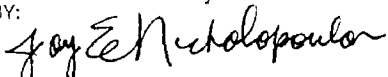
- C. Without the prior express written consent of the Permit Holders, the area of disturbance for direct impact upon the Property shall not exceed 0.75 acre per single family residence as described in IA above (approximately 32,670 square feet), including the residence, driveway, utility access lines, septic field, and lawn area.

- II. The Participant promises and agrees that if the Property ever in the future becomes part of a subdivision (or resubdivision) application or process, in excess of the limits allowed in Exhibit C, Item I above, the Property shall no longer be entitled to the rights and benefits of this Participation Certificate unless and until the owner of the Property participates in the Balcones Canyonlands Conservation Plan - Shared Vision by paying to the Permit Holders the balance per acre (i.e., the total fee level at the time of future application for participation in the Balcones Canyonlands Conservation Plan - Shared Vision minus the amount previously paid hereunder for this Single Family Lot Special Provision Certificate under Article III of the Agreement). The Participant promises and agrees that if he/she ever in the future intends to subdivide the Property, the Participant shall provide the Permit Holders with written notice of his/her intent to subdivide or resubdivide the Property at least ten (10) days prior to requesting or applying for subdivision or resubdivision of the Property.

Should the owner of the Property choose for whatever reason(s) not to continue participation of the Property in the Balcones Canyonlands Conservation Plan - Shared Vision by paying the aforementioned balance per acre, the owner of the Property shall not be entitled to any reimbursement, credit or offset from the Permit Holders of any amounts paid to the Permit Holders under Article III of this Agreement to obtain this Single Family Lot Special Provisions Certificate.

EXHIBIT "C"

Additional Requirements of Participant

	DEPARTMENT OF THE INTERIOR U.S. FISH AND WILDLIFE SERVICE	3-201 (1/97)	
		FEDERAL FISH AND WILDLIFE PERMIT	
		BALCONES CANYONLANDS CONSERVATION PLAN	
		1. PERMITTEES	
City of Austin P.O. Box 1088 Austin, Texas 78767 Travis County P.O. Box 1748 Austin, Texas 78767		2. AUTHORITY-STATUTES 16 USC 1539(a)(1)(B) REGULATIONS (Attached) 50 CFR §§ 13 & 17	3. NUMBER TE 788841-2
		4. RENEWABLE [<input checked="" type="checkbox"/>] YES [] NO	5. MAY COPY [<input checked="" type="checkbox"/>] YES [] NO
		6. EFFECTIVE 8/5/2013	7. EXPIRES 5/2/2026
8. NAME AND TITLE OF PRINCIPAL OFFICER (if #1 is a business) William A. Conrad, BCCP Secretary for the City of Austin and Travis County.		9. TYPE OF PERMIT Endangered Species – Incidental Take	
10. LOCATION WHERE AUTHORIZED ACTIVITY MAY BE CONDUCTED Travis County, Texas, outside of preserve areas identified in the HCP and final EIS dated March 1996.			
11. CONDITIONS AND AUTHORIZATIONS: GENERAL TERMS AND CONDITIONS I. GENERAL CONDITIONS SET OUT IN SUBPART D OF 50 CFR 13, AND SPECIFIC CONDITIONS CONTAINED IN FEDERAL REGULATIONS CITED IN BLOCK #2, ABOVE, ARE HEREBY MADE A PART OF THIS PERMIT. ALL ACTIVITIES AUTHORIZED HEREIN MUST BE CARRIED OUT IN ACCORDANCE WITH AND FOR THE PURPOSES DESCRIBED IN THE APPLICATION SUBMITTED. CONTINUED VALIDITY, OR RENEWAL, OF THIS PERMIT IS SUBJECT TO COMPLETE AND TIMELY COMPLIANCE WITH ALL APPLICABLE CONDITIONS, INCLUDING THE FILING OF ALL REQUIRED INFORMATION AND REPORTS. II. VALID FOR USE BY PERMITTEES NAMED ABOVE. III. ACCEPTANCE OF THIS PERMIT SERVES AS EVIDENCE THAT THE PERMITTEE UNDERSTANDS AND AGREES TO ABIDE BY THE "GENERAL CONDITIONS FOR NATIVE ENDANGERED AND THREATENED WILDLIFE SPECIES PERMITS" (copy enclosed).			
12. REPORTING REQUIREMENTS: Annual report is due on June 1, beginning in 1997 and continuing until permit expiration.			
ISSUED BY: 		TITLE Deputy Regional Director	DATE 8/7/13

TERMS AND CONDITIONS SPECIFIC TO BALCONES CANYONLANDS

- A. If during the tenure of this permit, the amount of incidental take is exceeded, issuance of Participation Certificates must be stopped and the Permittees must reinitiate consultation with the Service to avoid violation of section 9 of the Endangered Species Act.
- B. Acceptance of this permit serves as evidence that the Permittees understand and agree to abide by the terms of this permit and all sections of Title 50 Code of Federal Regulations Parts 13, 17, and 21 (attached) pertinent to issued permits.
- C. The authorization granted by this permit is subject to compliance with, and implementation of, the terms and conditions of the Environmental Impact Statement and Habitat Conservation Plan, Biological Opinion, and all specific conditions contained in this permit. If there are any discrepancies between the requirements in these documents, the requirements identified in the special conditions of this issued permit take precedence.
- D. Upon locating any dead, injured, or sick individuals from the list of animal species covered by this permit, or any other endangered or threatened animal species, Permittees are required to contact the Service's Law Enforcement Office, Austin, Texas (512) 490-0948, for care and disposition instructions. Extreme care should be taken in handling sick or injured individuals to ensure effective and proper treatment. Care should also be taken in handling dead specimens to preserve biological materials in the best possible state for analysis of cause of death. In conjunction with the care of sick or injured endangered/threatened species, or preservation of biological materials from a dead specimen, the Permittees and their contractor(s) or subcontractor(s) have the responsibility to ensure that evidence intrinsic to the specimen is not unnecessarily disturbed.
- E. The validity of this permit is also conditioned upon observance of all relevant international, state, local, or other Federal law.
- F. The Permittees are authorized to "take" (kill, harm, or harass) the following federally-listed endangered species:

SCIENTIFIC NAME*Vireo atricapillus**Dendroica chrysoparia**Tartarocreagris texana**Neoleptoneta myopica**Texella reddelli**Texella reyesi**Rhadine persephone**Texamauropis reddelli*COMMON NAME

Black-capped vireo

Golden-cheeked warbler

Tooth Cave pseudoscorpion

Tooth Cave spider

Bee Creek Cave harvestman

Bone Cave harvestman

Tooth Cave ground beetle

Kretschmarr Cave mold beetle

Additionally, the Permittees would be covered for incidental take of the following species of concern if these species become listed during the life of the permit and the mitigation measures identified in this permit are being performed.

<i>Philadelphus ernestii</i>	Canyon Mock-orange
<i>Croton alabamensis</i>	Texabama croton
<i>Sphalloplana mohri</i>	Flatworm
<i>Candona</i> sp. nr. <i>Stagnalis</i>	Ostracod
<i>Caecidotea reddelli</i>	Isopod
<i>Trichoniscinae</i> N.S.	Isopod
<i>Miktoniscus</i> N.S.	Isopod
<i>Cicurina wartoni</i>	Spider
<i>C. ellioti</i>	Spider
<i>C. bandida</i>	Spider
<i>C. reddelli</i>	Spider
<i>C. reyesi</i>	Spider
<i>C. cueva</i>	Spider
<i>C. trivisiae</i>	Spider
<i>Neoleptoneta coccinea</i>	Spider
<i>Neoleptoneta devia</i>	Spider
<i>Eidmannella laevis</i>	Spider
<i>Aphrastochthonius</i> N.S.	Pseudoscorpion
<i>Tartarocreagris reddelli</i>	Pseudoscorpion
<i>T. intermedia</i>	Pseudoscorpion
<i>T. N.S.3</i>	Pseudoscorpion
<i>Texella spiniperca</i>	Harvestman
<i>T. comanche</i>	New Comanche Trail Cave harvestman
<i>Speodesmus</i> N. S.	Millepede
<i>Rhadine s. subterranean</i>	Ground beetle
<i>R. s. mitchelli</i>	Ground beetle
<i>R. austinica</i>	Ground beetle

G. An annual report, due June 1 of each year beginning in 1997, is to be provided to the Austin Ecological Services Field Office. This report is to include:

1. a list of all development activities west of the MOPAC Railroad that were permitted by the Permit Holders in the previous 12 months,
2. a list of all tracts for which Participation Certificates were purchased,
3. amount of funds collected for land acquisition,
4. amount of funds expended for land acquisition,
5. amount of funds expended for operations and maintenance.

6. an updated map of the lands dedicated to preserve management,
7. a list of public use and habitat management activities that have been undertaken or completed within the bounds of the preserve units, including the status of land management plans undertaken by the permit holders and managing partners, and
8. a copy of all research or investigation reports that have been prepared within the previous 12 months.

In addition to the above annual requirements, the Permit Holders must provide quarterly updates for the tracts for which Participation Certificates were purchased that include the following information:

9. a general map of each tract location and
 10. a tract boundary map that identifies the areas for which the Participation Certificate applies. If a location and/or tract map is not provided to the Permit Holder during the normal permitting process, a street address will meet this requirement.
- H. A copy of a recorded Participation Certificate provided by the Permit Holders must be posted at the property site from the time vegetation clearing begins until the construction is completed. For residential development, completed construction is when all roads and utilities are completed to the extent that they meet the applicable acceptance criteria of the City of Austin or Travis County. For commercial, industrial, and multi-family developments completed construction is when buildings are suitable for occupancy.
- I. The funds collected and expended for this Permit and compliance with the financial requirements of the Permit shall be evaluated by financial audits conducted after the sale of Participation Certificates covering 3,000 fee-paid acres or every five years, whichever comes sooner, until permit expiration. Such audits will be coordinated between the USFWS and the Coordinating Committee. This audit may be part of the Permittees audit processes as required by State law and shall not be more frequent than every two years.
- J. The funds collected under this permit will be expended for land or easement acquisition and other preserve system needs in accordance with the following criteria:
1. tracts considered for acquisition will be within or contiguous to the boundaries of the preserve units identified in the issued Permit;
 2. expenditure priority should be in the following decreasing order: Bull Creek, Cypress Creek, South Lake Austin, and North Lake Austin; and

3. dispensing of funds from the BCCP Fund account should be accomplished as soon as there are adequate funds to complete a transaction or implement a strategy for acquisition, taking into account opportunity, preserve priority and development threat.
- K. The Permit Holders will administer the issuance of the Participation Certificates.
- L. Incidental take that may result from the implementation of land management activities within the boundaries of a preserve and contained in a management plan approved by the Coordinating Committee, are covered and authorized under this Permit.
- M. Incidental take that may result from the implementation of utility and infrastructure corridor projects approved by the Secretary of the Coordinating Committee and within one of the BCCP-Shared vision approved utility and infrastructure corridors, as provided in the final EIS/HCP, Appendix B, is covered and authorized under this Permit.

AMENDMENT TO CONDITION M

This amendment shall authorize the Lower Colorado River Authority to increase their corridor expansion from the original 100-foot (30.5 meters) right-of-way to 170 feet (51.8 meters). The corridor expansion shall be an aerial expansion only (above treetop level) and will not extend to ground level. No additional habitat will be affected and no additional take of golden-cheeked warblers will occur.

- N. Incidental take of the Barton Springs salamander is not covered by this Permit. Entities who purchase Participation Certificates for activities within the Travis County portion of the Barton Springs watershed should obtain guidance with respect to avoiding the impacts of their activities on water quality as they relate to the Barton Springs salamander.
- O. The incidental take authorization of this permit does not apply to the "take" of any endangered or threatened species outside of the boundary of the permit as identified in the EIS/HCP- dated March 1996 or any modifications/amendments to that boundary.
- P. The Service's "No Surprises" policy provides that additional mitigation, lands or financial compensation shall not be required of the Permittees or their successors beyond the level of mitigation provided for in the EIS/HCP. With respect to this permit, the EIS/HCP and supporting documents adequately addressed the species listed in special condition F above. To be fully covered by the "No Surprises" policy for a specific species, all of the requirements identified for that species must be met.

SPECIES SPECIFIC TERMS AND CONDITIONS

Q. GOLDEN-CHEEKED WARBLER:

1. Ensure at least 28,428 acres within the seven identified macrosites will be acquired and managed for the golden-cheeked warbler during the permit duration. Acquisition and management activities through this Permit, other issued incidental take permits, and section 7 consultations where the mitigation activities are within or contiguous to the proposed preserve boundaries, count toward this goal.
2. In conjunction with the managing partners, control human activities to eliminate or mitigate any adverse impacts of human activities to the warbler on these 28,428 acres, for the acreage acquired.
3. No vegetation clearing activities will be accomplished within golden-cheeked warbler habitat, Zones 1 and 2, from March 1 through August 31 to prevent the disturbance of nesting activities unless current breeding season surveys, conducted in accordance with Fish and Wildlife Service protocol, indicate that the warbler is not nesting within 300 feet of the proposed clearing.
4. Develop and implement an approved land management plan, in accordance with the land management guidelines set forth by the Coordinating Committee, for each tract within 12 months after permit issuance or within 12 months of land acquisition, whichever is later.

R. BLACK-CAPPED VIREO

1. Ensure at least 2,000 acres within the seven identified macrosites will be acquired and managed for the black-capped vireo during the permit duration. Acquisition and management activities through this Permit, other issued incidental take permits, and section 7 consultations where the mitigation activities are within or contiguous to the proposed preserve boundaries, count toward this goal.
2. In conjunction with the managing partners, control human activities to eliminate or mitigate any adverse impacts of human activities to the vireo on these 2,000 acres, for the acreage acquired.
3. No vegetation clearing activities will be accomplished within black-capped vireo habitat between March 1 and August 31 to prevent the destruction of an active nest unless current breeding season surveys, conducted in accordance with Fish and Wildlife Service protocol, indicate that the vireo is not nesting within 300 feet of the proposed clearing.

4. Develop and implement an approved land management plan, in accordance with the land management guidelines set forth by the Coordinating Committee, for each tract within 12 months after permit issuance or within 12 months of land acquisition, whichever is later.

S. LISTED KARST INVERTEBRATES

1. Acquire and manage, or implement formal management agreements, as provided in subsection (4) below, adequate to preserve the environmental integrity of the following 35 caves that support federally-listed karst invertebrates:

Amber Cave	Kretschmarr Double Pit
Bandit Cave	Kretschmarr Cave
Beard Ranch Cave	Lam Cave
Bee Creek Cave	Little Bee Creek Cave
Broken Arrow Cave	M.W.A. Cave
Cave Y	McDonald Cave
Cold Cave	McNeil Bat Cave
Cotterell Cave	New Comanche Trail Cave
Disbelievers Cave	No Rent Cave
Eluvial Cave	North Root Cave
Fossil Cave	Rolling Rock Cave
Fossil Garden Cave	Root Cave
Gallifer Cave	Spider Cave
Hole-In-The-Road	Stovepipe Cave
Japygid Cave	Tardus Hole
Jest John Cave	Tooth Cave
Jester Estates Cave	Weldon Cave
Jollyville Plateau Cave	

2. If during investigations for development of a tract, karst features are discovered with a significant diversity of troglobitic fauna, those karst features may be submitted to the Service for consideration for exchange with karst features identified for protection by the BCCP. The determination of "significant diversity" will be made by the permit applicants and the Service, in association with karst experts. The inclusion of such a karst feature would not increase the number of caves to be protected by the BCCP, but would result in the new feature replacing a previously identified cave or caves.
3. Where the surface and subsurface hydrogeologic area around a cave identified for protection is not known, the area delineated by the contour level at the bottom of the cave will be managed for cave protection. In the absence of such site specific information, no Participation Certificates are to be awarded within 0.25 miles of the cave entrance until the hydrogeologic areas are properly delineated.

4. Enter into formal management agreement(s) for all caves that are recommended for protection but have yet to be acquired. The management agreement(s) will detail the area to be managed for cave protection, what such management will entail, and who is responsible for the management.

T. KARST SPECIES OF CONCERN

1. Acquire and manage, or implement formal management agreements, as provided in subsection (4) below, adequate to preserve the environmental integrity of the following 27 caves, in addition to the caves protected for the federally-listed species that support the karst species of concern:

Adobe Springs Cave	Moss Pit
Airman's Cave	Pennie Cave
Armadillo Ranch Sink	Pickle Pit
Arrow Cave	Pipeline Cave
Blowing Sink	Flint Ridge Cave
Buda Boulder Spring	Slaughter Creek Cave
Cave X	Get Down Cave
Ceiling Slot Cave	Spanish Wells Cave
District Park Cave	Goat Cave
Jack's Joint	Stark's North Mine
Lost Oasis Cave	Ireland's Cave
Lost Gold Cave	Talus Spring
Maple Run Cave	Whirlpool Cave
Midnight Cave	

The caves in which the karst species of concern occur are listed below. To receive the "No Surprises" guarantee for the identified species, the caves identified must be protected, as per "1" above.

SPECIES	CAVE
<i>Sphalloplana mohri</i>	Spanish Wells Cave
<i>Candona</i> sp. nr. <i>Staagnalis</i>	Cave X
<i>Caecidotea reddelli</i>	Buda Boulder Cave, Cave X, Jack's Joint
<i>Trichoniscinae</i> N.S.	Bandit Cave
<i>Miktoniscus</i> N.S.	Cave X
<i>Cicurina wartoni</i>	Pickle Pit
<i>C. ellioti</i>	Cotterell Cave, Fossil Garden Cave, Gallifer Cave, No Rent Cave, Weldon Cave
<i>C. bandida</i>	Bandit Cave, Ireland's Cave
<i>C. reddelli</i>	Cotterell Cave
<i>C. reyesi</i>	Airman's Cave
<i>C. cueva</i>	Cave X, Flint Ridge Cave

<i>C. travisae</i>	Amber Cave, Broken Arrow Cave, Kretschmarr Cave, McDonald Cave, Root Cave, Spider Cave, Stovepipe Cave, Tooth Cave
<i>Neoleptoneta coccinea</i>	Lost Gold & Stark's North Cave
<i>N. devia</i>	McDonald Cave
<i>Eidmannella reclusa</i>	Tooth Cave, Gallifer Cave, Kretschmarr Cave, Stovepipe Cave
<i>Aphrastochthonius</i> N.S.	Stovepipe Cave
<i>Tartarocreaqris reddelli</i>	McDonald Cave
<i>T. intermedia</i>	Airman's Cave
<i>T. N.S.3</i>	BCNWR
<i>Texella spinoperca</i>	Airman's Cave
<i>T. Comanche</i>	New Comanche Trail Cave
<i>Speodesmus</i> N.S.	Bandit Cave, Cave X, Get Down Cave, Goat Cave, Pennie Cave, Pipeline Cave, Slaughter Creek Cave, Whirlpool Cave
<i>Rhadine s. subterranean</i>	Cotterell, Fossil, Fossil Garden, No Rent, McNeil Bat, Weldon Cave
<i>R. s. mitchelli</i>	Amber, Kretschmarr, Tooth Cave
<i>R. austinica</i>	Airman's, Arrow, Bandit, Bee Creek, Blowing Sink, Cave Y, Cave X, District Park, Flint Ridge, Get Down, Ireland's, Lost Gold, Lost Oasis, Maple Run, Midnight, Pennic, Whirlpool

2. If during investigations for development of a tract, karst features are discovered with a significant diversity of troglobitic fauna, those karst features may be submitted to the Service for consideration for exchange with karst features identified for protection by the BCCP. The determination of "significant diversity" will be made by the permit applicants and the Service, in association with karst experts. The inclusion of such a karst feature would not increase the number of caves to be protected by the BCCP, but would result in the new feature replacing a previously identified cave or caves.
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4. Enter into formal management agreement(s) for all caves that are recommended for protection but have yet to be acquired. The management agreement(s) will detail the area to be managed for cave protection, what such management will entail, and who is responsible for the management.

U. CANYON MOCK-ORANGE

Protect and manage the portions of the known populations found within the preserve boundaries, for the acreage acquired.

V. TEXABAMA CROTON

Protect and manage the populations at Pace Bend Park.

***** END OF PERMIT # TE 788841 – 2 *****

Balcones Canyonlands Conservation Plan

PARTICIPATION CERTIFICATE

The following tract, 4,4747 acres known as Lot 25 River Point Subdivision, located at 3350 Far View Drive, Austin, TX 78730, TCAD tax parcel ID #522115 has complied with requirements of the federal Endangered Species Act (16 U.S.C. §1531 et seq.) through the regional 10(a) permit issued by the U.S. Fish and Wildlife Service to the City of Austin and Travis County (permit number TE 788841-2), issued on May 2, 1996, also known as the Balcones Canyonlands Conservation Plan. The bearer of this certificate, Scott and Shelly Rosales (application #0746), paid an assessment of \$2,000.00 to the Permit Holders on the 20th day of March, 2014 based on the following habitat determination from the June 1996 map:

_____ acres of golden-cheeked warbler habitat (zone 1) @ \$5500 per acre	_____ acres of karst habitat @ \$1000 per acre
_____ acres of golden-cheeked warbler habitat (zone 2) @ \$2750 per acre	<input checked="" type="checkbox"/> Single Family / Small Landowner
_____ acres of black-capped vireo habitat @ \$5500 per acre	_____ Agricultural Building Construction
(approved fees through September 30, 2015)	

The bearer of this certificate entered into a Participation Contract with the Permit Holders on the 21st day of March, 2014. This contract is recorded in the Real Property Records of Travis County as Document # 2014039944 and the covenants therein run with the land. Participation in the Balcones Canyonlands Conservation Plan is subject to the terms and conditions of the Participation Contract.

Issued by: *Wendy Connally* Date: 21 MARCH 2014
Wendy Connally, Travis County Natural Resources Program Manager
Balcones Canyonlands Conservation Plan



***Balcones Canyonlands
Conservation Plan***

This Participation Certificate or a facsimile must be posted at the property site of the participating tract from the time vegetation clearing begins until the construction is completed. For more information about the certificate, contract or the permit, contact: Travis County Transportation and Natural Resources Department at (512) 854-9383, or the U.S. Fish and Wildlife Service, Ecological Services Field Office at (512) 490-0057. For information about the participating tract contact: Scott and Shelly Rosales, 6111 End of The Trail, Austin, TX 78734.

Return: via interoffice mail to:

Mike Wallace- TNR

700 Lavaca St. 5th Floor

Austin, TX 78701

FILED AND RECORDED

OFFICIAL PUBLIC RECORDS

Dana DeBeauvoir

Mar 21, 2014 10:51 AM

2014039944

FEE: \$0.00

Dana DeBeauvoir, County Clerk

Travis County TEXAS

Recorders Memorandum-At the time of recordation this instrument was found to be inadequate for the best reproduction, because of illegibility, carbon or photocopy, discolored paper, etc. All blockouts, additions and changes were present at the time the instrument was filed and recorded.