

CITY OF SAN ANTONIO

Discretionary Contracts Disclosure

*For use of this form, see Section 2-59 through 2-61 of the City Code (Ethics Code)
 Attach additional sheets if space provided is not sufficient.
 State "Not Applicable" for questions that do not apply.*

(1) Identify any individual or business entity¹ that is a party to the discretionary contract:

Rehler Vaughn & Koone, Inc.	
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(2) Identify any individual or business entity which is a partner, parent or subsidiary business entity, of any individual or business entity identified above in Box (1):

Not applicable	
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(3) Identify any individual or business entity that would be a subcontractor on the discretionary contract.

List subcontractors: Sarah Lake Landscape Jaster-Quintanilla San Antonio, LLP Alderson and Associates, Inc. Center for Archeological Research Adams Environmental, Inc. Center for Archeological Research Susan Toomey Frost Maria Watson Pfeiffer Tallér Carlos Cortés	
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(4) Identify any lobbyist or public relations firm employed by any party to the discretionary contract for purposes related to seeking the discretionary contract.

Not applicable.	
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5) Political Contributions
 List all political contributions totaling one hundred dollars (\$100) or more within the past twenty-four (24) months made to any current or former member of City Council, any candidate for City Council, or to any political action committee that contributes to City Council elections, by any individual or business entity whose identity must be disclosed under Box (1), (2), (3) or (4) above, or by the officers, owners or any business entity listed in Box (1), (2) or (3):

<input type="checkbox"/> No contributions made; if contributions made, list below:	
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¹ A business entity means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receiverships, trust, unincorporated association, or any other entity recognized by law. A sole proprietor should list the name of the individual and the d/b/a, if any.

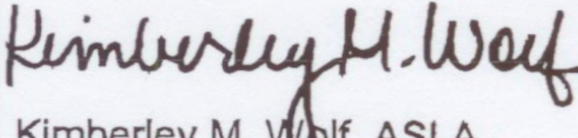
By Whom Made:	To Whom Made:	Amount:	Date of Contribution:
Kimberley M. Wolf	John Clamp Campaign	\$100.00	2/21/04
David Bomersbach	Friends of Toni Moorhouse	100.00	2/28/04
David Bomersbach	John Clamp Campaign	100.00	2/28/04
Kimberley M. Wolf	Friends of Toni Moorhouse	100.00	3/04/04
Kimberley M. Wolf	Robert Aguillon	100.00	3/04/04
Kimberley M. Wolf	Carroll Schubert	100.00	3/11/04
David Bomersbach	Thomas Aguillon	100.00	3/16/04
David Bomersbach	Josh Copeland	100.00	3/16/04
George P. Vaughn	Carroll Schubert	1,000.00	2/16/04
Carol Vaughn	Carroll Schubert	1,000.00	3/05
George P. Vaughn	Carroll Schubert	1,000.00	3/05
George P. Vaughn	Rick Perry	1,000.00	9/13/06

(6) Disclosures in Proposals

Any individual or business entity seeking a discretionary contract with the city must disclose any known facts which, reasonably understood, raise a question as to whether any city official or employee would violate Section 2-43 of the City Code (Ethics Code), ("conflicts of interest") by participating in official action relating to the discretionary contract

Party not aware of any known facts which would raise a "conflict-of-interest" issue under Section 2-43 of the City Code.

This form is required to be supplemented in the event there is any change in the information before the discretionary contract is the subject of council action, and no later than five (5) business days after any change about which information is required to be filed, whichever occurs first.

Signature:  Kimberley M. Wolf, ASLA	Title: Vice-President, Landscape Architecture Company or D/B/A: Rehler Vaughn & Koone, Inc.	Date: January 22, 2007
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² For purposes of this rule, facts are "reasonably understood" to "raise a question" about the appropriateness of official action if a disinterested person would conclude that the facts, if true, require recusal or require careful consideration of whether or not recusal is required.