ORDER AMENDING ORDER CALLING TRUSTEE GENERAL ELECTION
FOR MAY 10, 2014 TO APPROVE JOINT ELECTION AGREEMENT
AND ADDITIONAL EARLY VOTING LOCATION

WHEREAS, the Alamo Colleges ("District") Board of Trustees ("Board") ordered a
general election to be held on May 10, 2014 ("Election"), to allow voters of the Single-Member
Trustee Districts Four (4), Eight (8) and Nine (9) to elect a trustee for each district; and

WHEREAS, the Board is required and authorized to approve early voting locations,
dates and times; and

WHEREAS, the Board has the authority, pursuant to Chapter 271 of the Texas Election
Code and Chapter 791 of the Texas Government Code, to enter into election agreements with
other entities holding elections on the same date.

IT IS, THEREFORE, ORDERED BY THE BOARD OF TRUSTEES OF ALAMO
COLLEGES THAT:

Section 1. Additional Early Voting. The early voting polling places, dates and
times for early voting in Bexar County shall be amended to include San Antonio College
("SAC") as an early voting polling place with the voting to be conducted in the lobby of SAC's
Eco Centro building, located at 1802 North Main, San Antonio, Texas, from Monday, April 28,
2014 through Tuesday, May 6, 2014 (excluding Sunday) for early voting. Early voting hours are
as follows:

April 28 thru May 2 8 AM – 6 PM
May 3, 5 and 6 8 AM – 8 PM

Section 2. Joint Election Agreement. Chapter 271 of the Texas Election Code
provides that the authorities of two or more political subdivisions that have ordered elections for
the same day in all or part of the same territory may enter into an agreement to hold the elections
jointly in election precincts that can be served by common polling places, and the Board is
expressly authorizing this action. This joint election agreement is attached as Exhibit "A" to this
order as if fully set out in the order.

Section 3. Preamble Incorporation. The recitals contained in the preamble hereof
are hereby found to be true, and such recitals are hereby made a part of this Order for all
purposes and are adopted as a part of the judgment and findings of the Board.

Section 4. Severability. If any provision of this Order or the application thereof to
any person or circumstance shall be held to be invalid, the remainder of this Order and the
application of such provision to other persons and circumstances shall nevertheless be valid, and
the Board hereby declares that this Order would have been enacted without such invalid provision.

**Section 5. Authorization to Execute.** The Presiding Officer of the Board is authorized to execute and the Secretary of the Board is authorized to attest this Order on behalf of the Board; and the President of the Board is authorized to do all other things legal and necessary in connection with the holding and consummation of the Election.

**Section 6. Effective Date.** This Order is effective immediately upon its passage and approval.

PASSED AND APPROVED this 18th day of February, 2014.

ATTEST:

[Signature]

Presiding Officer, Board of Trustees

[Signature]

Secretary, Board of Trustees

(SEAL)
EXHIBIT “A”
JOINT ELECTION AGREEMENT

This Agreement is entered into by and between Bexar County Elections Administrator (“ADMINISTRATOR”), acting on behalf of Bexar County; with City of San Antonio (“COSA”); Alamo Colleges (“ACCD”); Alamo Heights Independent School District (“AHISD”); Northside Independent School District (“NISD”); North East Independent School District (“NEISD”); Southside Independent School District (“SSISD”); Trinity Glen Rose Ground Water Conservation District (“TGRGCD”); the City of Alamo Heights (“COAH”); the City of Balcones Heights (“COBH”); the City of Castle Hills (“COCH”); the City of Fair Oaks Ranch (“COFOR”); the City of Grey Forest (“COGF”); the City of Helotes (“COH”); the City of Hill Country Village (“COHCV”); the City of Hollywood Park (“COHP”); the City of Kirby (“COK”); the City of Leon Valley (“COLV”); the City of Live Oak (“COLO”); the City of Olmos Park (“COOP”); San Antonio Municipal Utility District (“SAMUD”); the City of Shavano Park (“COSP”); the City of Somerset (“COS”); the City of Terrell Hills (“COTH”); Bexar County W.C.I.D. #10 (“BCWCID#10”); and the City of Universal City (“COUC”), and they may also be referred to, individually, as an “Entity” or, collectively, as the “Entities,” acting by and through their duly appointed and qualified representatives, pursuant to Texas Election Code Section 271.002(a), for the May 10, 2014 election.

WHEREAS, COSA will conduct a special unexpired term election on Saturday, May 10, 2014; and

WHEREAS, ACCD will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, AHISD will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, NEISD will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, NISD will conduct a bond election on Saturday, May 10, 2014; and

WHEREAS, SSISD will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, TGRGCD will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COAH will conduct a general and special election on Saturday, May 10, 2014; and

WHEREAS, COBH will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COCH will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COFOR will conduct a general election on Saturday, May 10, 2014; and
WHEREAS, COGF will conduct a general and special election on Saturday, May 10, 2014; and

WHEREAS, COH will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COHCV will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COHP will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COK will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COLV will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COLO will conduct a general and bond election on Saturday, May 10, 2014; and

WHEREAS, COOP will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, SAMUD will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COSP will conduct a general and special election on Saturday, May 10, 2014; and

WHEREAS, COS will conduct a general and bond election on Saturday, May 10, 2014; and

WHEREAS, COTH will conduct a general and special election on Saturday, May 10, 2014; and

WHEREAS, BCWCID#10 will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, COUC will conduct a general election on Saturday, May 10, 2014; and

WHEREAS, Section 271.002(a) of the Texas Election Code authorizes two or more political subdivisions to enter into an agreement to hold elections jointly in the election precincts that can be served by common polling places; and

WHEREAS, the Entities desire that a joint election be held in order to provide a convenient, simple, and cost-saving election to the voters in their respective jurisdictions; and

WHEREAS, the Entities desire to enter into an agreement setting out their respective duties and responsibilities for the May 10, 2014 election;

NOW THEREFORE, it is agreed that the Entities will hold a joint election on Saturday, May 10, 2014 (the “Joint Election”) under the following terms and conditions:
I.

The Entities are each required to enter into their own separate contract with ADMINISTRATOR for election services and will hold elections jointly with other Entities in the election precincts that can be served by common polling places, using joint election officer and clerks as ADMINISTRATOR determines is necessary and appropriate.

II.

The Entities agree to conduct early voting jointly. ADMINISTRATOR will arrange for and handle early voting in person and by mail for the Joint Election in accordance with her contracts with those Entities.

III.

The Entities agree that a single ballot, containing all the measures and offices to be voted on at a particular polling place, shall be used in this Joint Election.

IV.

Each Entity is responsible for its own posting of public notices in connection with the Joint Election. ADMINISTRATOR shall be responsible for publishing a Notice of Election in a newspaper of general circulation in the territory as required of all the Entities under Section 4.003 of the Election Code, and each Entity shall pay ADMINISTRATOR its proportionate share of the publishing cost.

V.

Each Entity is responsible for paying ADMINISTRATOR for any and all other election costs, as applicable to the specific Entity and agreed upon by separate contract for election services between each Entity and ADMINISTRATOR.

VI.

ADMINISTRATOR will tabulate the ballots and provide a set of copies of the affidavit page of each return along with the returns of the election, as agreed upon by separate contract between each Entity and ADMINISTRATOR.
VII.

Each Entity will be responsible for canvassing its respective precinct returns for the Joint Election.

VIII.

The Entities agree to comply with any and all applicable state and federal record retention statutes. Each Entity shall be the custodian of its respective election records.

IX.

If an Entity determines not to participate in the Joint Election to be held on Saturday, May 10, 2014, because it has no contested positions, the nonparticipating Entity shall promptly notify ADMINISTRATOR and the other Entities, and this Agreement shall be automatically amended to delete the nonparticipating Entity as a party to the Agreement.

X.

The undersigned persons are the duly authorized signatories of their Entities, and their signatures represent acceptance of the terms and conditions of this Agreement, as passed and approved by their respective governing bodies.

XI.

This Agreement may be executed in two or more counterparts. Together the counterparts shall be deemed an executed original instrument. The Entities may execute this Agreement and exchange counterparts of the signature pages by means of facsimile transmission, and the receipt of executed counterparts by facsimile transmission shall be binding on the Entities. Following a facsimile exchange, the Entities shall promptly exchange original signature pages.
SIGNED and AGREED this 18th day of February, 2014.

BEXAR COUNTY ELECTIONS ADMINISTRATOR

Jacquelyn F. Callanen

ENTITY: Alamo Community College District

BY: [Signature]
TITLE: Board of Trustee - Chairman

ENTITY: __________________________

BY: __________________________
TITLE: __________________________

ENTITY: __________________________

BY: __________________________
TITLE: __________________________