FILE COPY

MANDATE

TO THE 384TH DISTRICT COURT OF EL PASO COUNTY, GREETINGS:

Before our Court of Appeals for the Eighth District of Texas, on November 10, 2021, the cause upon appeal to revise or reverse your judgment between

MAX GROSSMAN/CITY OF EL PASO, Appellant, No. 08-19-00272-CV and CITY OF EL PASO/MAX GROSSMAN, Appellee,

was determined; and therein our said Court made its order in these words:

The Court has considered this cause on the record and concludes there was error in the trial court's order denying Appellant/Cross-Appellee's application for a temporary injunction. We therefore reverse the trial court's order denying injunctive relief and remand the cause to the trial court with instructions that it grant Appellant/Cross-Appellee's request for a temporary injunction, consistent with the opinion of this Court and pending further proceedings in the trial court.

We further order that the trial court's order denying Appellee/Cross-Appellant's plea to the jurisdiction is affirmed, in accordance with the opinion of this Court.

We further order that Appellant/Cross-Appellee recover from Appellee/Cross-Appellant all costs of this appeal, for which let execution issue. This decision shall be certified below for observance. WHEREFORE, WE COMMAND YOU to observe the order of our said Court of Appeals for the Eighth District of Texas, in this behalf, and in all things have it duly recognized, obeyed and executed.

WITNESS, the Clerk of the Court of Appeals, with the Seal thereof affixed, at the City of El Paso, this February 17, 2023.





Trial Court No. 2017-DCV2528