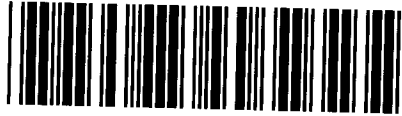




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Addendum StartPage: 0

SOAH DOCKET NO. 473-14-5144
PUC DOCKET NO. 42866

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PUBLIC UTILITY COMMISSION
FILED CLERK

PETITION OF TRAVIS COUNTY	§	BEFORE THE STATE
MUNICIPAL UTILITY DISTRICT NO.	§	
12 APPEALING CHANGE OF	§	
WHOLESALE WATER RATES	§	
IMPLEMENTED BY WEST	§	
TRAVIS COUNTY PUBLIC UTILITY	§	OF
AGENCY, CITY OF BEE CAVE, TEXAS	§	
HAYS COUNTY, TEXAS AND WEST	§	
TRAVIS COUNTY MUNICIPAL	§	
UTILITY DISTRICT NO. 5	§	ADMINISTRATIVE HEARINGS

TRAVIS COUNTY MUNICIPAL UTILITY DISTRICT NO. 12'S
SUPPLEMENTAL RESPONSES TO
WEST TRAVIS COUNTY PUBLIC UTILITY AGENCY'S
REQUESTS FOR ADMISSION

COMES NOW Travis County Municipal Utility District No. 12 ("TCMUD 12 or District") and timely submits these Supplemental Responses to West Travis County Public Utility Agency's ("WTCPUA's") Requests for Admission ("RFAs") in accordance with P.U.C. PROC. R. 22.144(i).

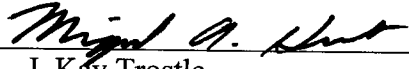
WRITTEN RESPONSES

Attached hereto and incorporated herein by reference are TCMUD 12's written responses to the aforementioned RFAs. Such responses are made in the spirit of cooperation without waiving TCMUD 12's right to contest the admissibility of any such matters upon hearing. TCMUD 12 hereby stipulates that these responses may be treated by all parties exactly as if they were filed under oath.

Respectfully Submitted,

SMITH TROSTLE & HUERTA LLP

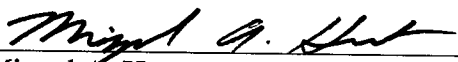
4401 Westgate Blvd., Ste. 330
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ktrostle@smithtrostle.com

By: 
J. Kay Trostle
State Bar No. 20238300
Miguel A. Huerta
State Bar No. 00787733

**ATTORNEYS FOR TRAVIS COUNTY
MUNICIPAL UTILITY DISTRICT NO. 12**

CERTIFICATE OF SERVICE

I hereby certify that a on this 7th day of November a true and correct copy of the above and foregoing document is being served via electronic mail, facsimile, U.S. mail and/or hand delivery to all parties of record.


Miguel A. Huerta

**TRAVIS COUNTY MUNICIPAL UTILITY DISTRICT NO. 12's RESPONSES TO WEST
TRAVIS COUNTY PUBLIC UTILITY AGENCY'S
REQUESTS FOR ADMISSIONS ("RFA")**

RFA NO. 1-18: Admit or deny that MUD 12 was not obligated under any other agreement or contract to enter into the Agreement.

ORIGINAL RESPONSE:

Admit that TCMUD 12 was not obligated under any other agreement or contract to enter into the Wholesale Water Services Agreement with LCRA signed by TCMUD 12 on 10/20/09, by Rough Hollow Development on 10/22/09 and by LCRA on 10/19/09.

SUPPLEMENTAL RESPONSE:

The Wholesale Water Services Agreement with LCRA signed by TCMUD 12 on October 20, 2009, by Rough Hollow Development on October 22, 2009 and by LCRA on October 19, 2009 had an effective date of October 22, 2009.

RFA NO. 1-44:

Admit or deny that between January 1, 2009 and March 6, 2014, officials, employees, representatives, and/or contractors of MUD 12 engaged in discussions or meetings with officials, employees, representatives, or contractors of other water providers, other than LCRA or the PUA, for a supply of treated water.

ORIGINAL RESPONSE:

Deny. *See also* TCMUD 12 Response to PUA RFP 1-2.

SUPPLEMENTAL RESPONSE:

Deny.