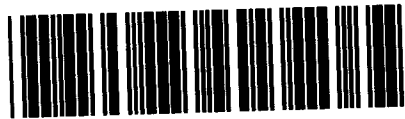


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Addendum StartPage: 0

## HAZEN & TERRILL

A PROFESSIONAL CORPORATION

810 West 10<sup>th</sup> Street  
Austin, Texas 78701-2005  
Tel (512) 474-9100  
Fax (512) 474-9888

June 5, 2006

*Via Facsimile: (512) 475 4994*

The Honorable Mike Rogan  
Administrative Law Judge  
State Office of Administrative Hearings  
William P. Clements Building, Jr.  
300 West 15<sup>th</sup> Street  
Austin, Texas 78701

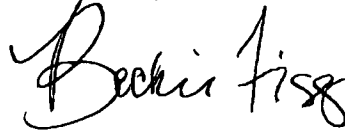
Re. TCEQ Docket No. 2004-1384-UCR; SOAH Docket No. 582-05-1005; In re Petition  
of Bexar Metropolitan Water District to Compel Raw Water Commitment from  
Guadalupe-Blanco River Authority

Dear Judge Rogan

Please find enclosed a list provided to Bexar Metropolitan Water District by the Guadalupe-Blanco River Authority ("GBRA") on May 2, 2006. It is the summary of expenses incurred by GBRA in conjunction with the above-captioned case. The list was inadvertently left off of the letter sent to you on Friday, June 2, 2006.

If you have any questions, please feel free to contact our office.

Sincerely,



Beckie Figg, Legal Assistant  
HAZEN & TERRILL, P.C.

encl

cc: Docket Clerk *Via fax to 239-3311*  
Todd Galiga *Via fax to 239-0606*  
Scott Humphrey *Via fax to 239-6377*  
Molly Cagle *Via fax to 236-3280*  
Roger Nevola *Via fax to 499-0575*

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2006/JUN/05/MON 11:39 AM HAZEN&TERRILL

FAX No. 5124749888

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04

The Honorable Mike Rogan  
Administrative Law Judge  
June 5, 2006  
Page 2

bcc: Gil Olivares ([gilivares@bexamet.org](mailto:gilivares@bexamet.org))  
Adolfo Ruiz ([aruiz@bexamet.org](mailto:aruiz@bexamet.org))

**Summary of Expenses Incurred by GBRA in conjunction with the BexarMet  
§11.041 petition**

<b>Expense</b>	<b>Description</b>	<b>Amount</b>
Miscellaneous	Retrieve archived newspaper article for the Second Supplement Appendix to the Motion to Dismiss.	\$ 4.95
In-house Photocopying	Copying research documents for review of the petition, copying Notice of Hearing and Scheduling Order, copying exhibits for Motion to Dismiss; copying discovery requests; copying pleadings for filing and service to the parties.	\$ 1,001.05
Courier Services	FedEx to GBRA and Pro Courier to TCEQ various pleadings.	\$ 313.74
Computer Legal Research		\$ 903.89
Facsimiles	Filing by facsimile various pleadings.	\$ 78.25
Postage	Postage for engagement letter; postage for various pleadings.	\$ 36.90
Travel	Travel to TCEQ.	\$ 3.65
Long Distance Telephone	Calls to GBRA	\$ 40.50
Outside Professional Services	Out-sourced professional binding services	\$ 13.21

**HAZEN & TERRILL**

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 Austin, Texas 78701  
 Tel (512) 474-9100  
 Fax (512) 474-9888

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TEXAS  
 COMMISSION  
 ON ENVIRONMENTAL  
 QUALITY

JUN 5 11:52

**FAX COVER SHEET****DATE : June 5, 2006****TIME : 11:36am****PLEASE DELIVER TO:**

<b>NAME :</b>	<b>Mike Rogan, ALJ</b>	<b>FAX NUMBER :</b>	<b>475-4994</b>
	<b>Docket Clerk</b>		<b>239-3311</b>
	<b>Office of the Chief Clerk</b>		
	<b>Todd Galiga</b>		<b>239-0606</b>
	<b>Scott Humphrey</b>		<b>239-6377</b>
	<b>Molly Cagle</b>		<b>236-3280</b>
	<b>Roger Nevola</b>		<b>499-0575</b>
<b>FROM :</b>	<b>Beckie Figg, Legal Assistant</b>		
<b>CM #</b>	<b>9234</b>		
<b>TOTAL NUMBER OF PAGES SENT (Including coversheet) :</b>		<b>4 pages</b>	
<b>IF YOU DO NOT RECEIVE ALL OF THE PAGES, PLEASE CALL BACK AS SOON AS POSSIBLE.</b>			
<b>REMARKS</b>			
<p><i>TCEQ Docket No. 2004-1384-UCR; SOAH Docket No. 582-05-1005; In re Petition of Bexar Metropolitan Water District to Compel Raw Water Commitment from Guadalupe-Blanco River Authority</i></p> <p>See attached correspondence.</p>			
<b>CONFIDENTIALITY NOTICE</b>			
<p>This facsimile transmission (and/or the documents accompanying it) may contain confidential information belonging to the sender which is protected by the attorney-client privilege. The information is intended only for the use of the individual or entity named below. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution or the taking of any action in reliance on the contents of this information is strictly prohibited. If you have received this transmission in error, please immediately notify us by telephone to arrange for the return of the documents.</p>			

# Vinson & Elkins

Molly Cagle mcagle@velaw.com  
Tel 512 542 8552 Fax 512 236 3280

May 2, 2006

*Via Fax*

Paul M. Terrill III  
Hazen & Terrill, P.C.  
810 West 10th Street  
Austin, Texas 78701-2005

Re: TCEQ Docket No. 2004-1384-UCR, SOAH Docket No. 582-05-1005; Petition of Bexar Metropolitan Water District to Compel Raw Water Commitment from Guadalupe-Blanco River Authority

Dear Paul:

As I mentioned in my voice mail yesterday, I have examined the relevant bills for the above referenced §11.041 matter. Enclosed is a chart, Summary of Expenses Incurred by Guadalupe-Blanco River Authority ("**GBRA**"), summarizing the Vinson & Elkins ("**V&E**") expenses associated directly with this case to date. GBRA may have incurred other expenses that are reimbursable in defending this matter, but we have elected not to pursue them at this time.

By way of summary, VE prepares and submits to GBRA separate monthly invoices for each matter that we are handling. To prepare the enclosed chart, we used only the expenses billed on the §11.041 matter. Expenses are charged in accordance with my firm's Standard Terms of Engagement for Legal Services. Thus, we charge \$0.15 per page for non-color duplicating, including monochrome photocopy, digital monochrome duplication, printing electronic and scanned images, and printing for duplication purposes. Color duplicating is charged at \$0.65 per page. Charges from a service provider are billed at the Firm's actual cost. In this instance, Pitney Bowes Management Services, an outside document preparation service, bound documents and charged \$13.21 for its services. That expense is passed through at the actual invoiced amount. V&E charges GBRA \$0.25 per page for outgoing telefaxes, which includes all telephone costs. Long distance calls, including international long distance calls, audio conferencing services, and calling card calls

## EXHIBIT 1

V&E

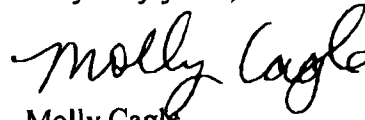
Mr. Paul M. Terrill III May 2 2006 Page 2

are charged at the Firm's actual cost for the call or conference. Travel expenses charged to the client represent actual, out-of-pocket costs incurred on behalf of GBRA.

I plan to send a status report to the Judge shortly advising him that I forwarded this summary to you today, and asking for two weeks for GBRA to file papers in this case. As stated in my voice mail, and as I plan to advise the Judge, Roger and I have been traveling weekly to California since Bexar Metropolitan Water District filed its last motion in this case and we simply have not been able to confer with you on expenses or to otherwise respond to the Judge within the schedule he requested. I apologize if this has inconvenienced you.

Please let me know if you need any additional information regarding the attached chart.

Very truly yours,

  
Molly Cagle

Enclosure

cc: Fred Blumberg  
Roger Nevola

699883\_1.DOC

**Summary of Expenses Incurred by GBRA in conjunction with the BexarMet  
§11.041 petition**

<b>Expense</b>	<b>Description</b>	<b>Amount</b>
Miscellaneous	Retrieve archived newspaper article for the Second Supplement Appendix to the Motion to Dismiss.	\$ 4.95
In-house Photocopying	Copying research documents for review of the petition; copying Notice of Hearing and Scheduling Order; copying exhibits for Motion to Dismiss; copying discovery requests; copying pleadings for filing and service to the parties.	\$ 1,001.05
Courier Services	FedEx to GBRA and Pro Courier to TCEQ various pleadings.	\$ 313.74
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