

Control Number: 44069



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House Bill (HB) 1600 and Senate Bill (SB) 567 83rd Legislature, Regular Session, transferred the functions relating to the economic regulation of water and sewer utilities from the TCEQ to the PUC effective September 1, 2014

KECEIVAG

SOAH DOCKET NO. 2005-2092-UCR3: 34

CITY OF COLLEGE STATION'S
APPLICATION TO AMEND
SEWER CERTIFICATE OF
CONVENIENCE AND NECESSITY
IN BRAZOS COUNTY

FILEERORE THE STATE OFFICE

OF

ADMINISTRATIVE HEARINGS

STATUS REPORT AND UNOPPOSED MOTION TO EXTEND ABATEMENT PERIOD

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TO THE HONORABLE ADMINISTRATIVE LAW JUDGE:

The City of College Station ("College Station" or "City") files this Status Report and Unopposed Motion to Extend Abatement Period.

INTRODUCTION

In Order No.16, the last Order issued in this docket, the ALJ requested that College Station submit a status report. Settlement efforts are ongoing and the parties request further abatement of the schedule in an attempt to settle the matter.

BACKGRQUND

This docket has been abated with 60-day status reports due as the parties attempt to settle the case. The last report was filed on August 11, 2008 and the ALJ continued the abatement period 60 days with a status report due on October 10, 2008.

STATUS REPORT

On September 30, 2008, College Station sent to the parties in this proceeding and to parties in a related proceeding, a written settlement agreement. The Settlement Agreement incorporates multiple "side agreements", which have not been drafted. College Station is seeking concurrence with the framework represented by the settlement agreement before drafting the "side agreements."

MOTION FOR EXTENSION OF ABATEMENT AND CONCLUSION

College Station requests continuation of an indefinite abatement with a requirement to report every 60 days. Under this proposal, College Station will submit a status report to the ALJ on or before December 9, 2008. Counsel for College Station has conferred with Leonard Dougal, counsel for Wellborn, Mark Zeppa, counsel for MSH, and Kayla Murray, counsel for the Executive Director. All parties concur with this request.

Respectfully submitted,

BICKERSTAFF HEATH DELGADO ACOSTA LLP 816 Congress Avenue, Suite 1700

Austin, TX 78701 Tel: (512) 472-8021 Fax: (512) 320-5638

By:

William D. Dugat III State Bar No. 06173600

ATTORNEYS FOR COLLEGE STATION

CERTIFICATE OF SERVICE

By my signature below, I hereby certify that on this 10th day of October, 2008, a true and complete copy of the foregoing was sent to the following by facsimile, overnight delivery, or by first class mail:

Parties TCEQ Executive Director	Representative Address Kayla Murray, Staff Attorney TCEQ, MC-175 P.O. Box 13087 Austin, TX 78711-3087	Phone Tel: (512) 239-0600 Fax: (512) 239-0606
Office of Public Interest Counsel	Blas J. Coy, OPIC TCEQ, MC-103 P.O. Box 13087 Austin, TX 78711-3087	Tel: (512) 239-6363 Fax: (512) 239-6377
Wellborn Special Utility District	Leonard Dougal Jackson Walker, L.L.P. 100 Congress Avenue, Suite 1100 Austin, TX 78701	Tel: (512) 236-2000 Fax: (512) 236-2002
Main Street Homes-CS	Mark Zeppa Law Offices of Mark H. Zeppa, P.C. 4833 Spicewood Springs Road Suite 202 Austin, TX 78759-8436	Tel: (512) 346-4011 Fax: (512) 346-6847
The Honorable Lilo D. Pomerleau Administrative Law Judge	SOAH 300 W. 15 th Street, Ste. 504 Austin, TX 78711-3025	Tel: (512) 475-4993 Fax: (512) 475-4994
Office of the Chief Clerk	TCEQ P.O. Box 13087 (MC-105) Austin, TX 78711-3087	Tel: (512) 239-3000 Fax: (512) 239-3311

William D. Dugat III

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October 10, 2008

<u>VIA FACSIMILE AND U.S. MAIL</u>

La Donna Castañuela Office of the Chief Clerk - MC 105 Texas Commission on Environmental Quality P.O. Box 13087 Austin, TX 78711-3087

> SOAH Docket No. 582-06-1697; TCEQ Docket No. 2005-2092-UCR; City of College Station's Application to Amend Sewer Certificate of Convenience and Re:

Necessity in Brazos County

Dear Ms. Castañuela:

Enclosed for filing is an original and one copy of the Status Report and Unopposed Motion to Extend Abatement Period in connection with the above-referenced matter. Please file the original and have the copy filed-stamped and returned to me in the enclosed self-addressed, stamped envelope.

Should you have questions or need to reach me, please call (512) 472-8021.

Sincerely,

Bu Dugter William D. Dugat III

WDD/db **Enclosures**

The Honorable Lilo D. Pomerleau (via facsimile only) cc:

Administrative Law Judge

All Parties of Record (via facsimile and/or mail)

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October 10, 2008

VIA FACSIMILE ONLY

The Honorable Lilo D. Pomerleau Administrative Law Judge State Office of Administrative Hearings 300 W. 15th Street, Suite 504 Austin, TX 78711-3025

Re: SOAH Docket No. 582-06-1697; TCEQ Docket No. 2005-2092-UCR; City of College Station's Application to Amend Sewer Certificate of Convenience and Necessity in Brazos County

Dear Judge Pomerleau:

Enclosed is a copy of the Status Report and Unopposed Motion to Extend Abatement Period in connection with the above-referenced matter. The original is being filed with the TCEQ and a copy is being served on each of the parties.

Should you have questions or need to reach me, please call (512) 472-8021.

Sincerely,

William D. Dugat III

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WDD/db Enclosure

cc: All Parties of Record (via facsimile and/or mail)