

Control Number: 45988



Item Number: 8

Addendum StartPage: 0

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APPLICATION OF OLD TAMINA §
WATER SUPPLY CORPORATION TO §
OBTAIN A SEWER CERTIFICATE OF §
CONVENIENCE AND NECESSITY IN §
MONTGOMERY COUNTY (37616-C) §

PUBLIC UTILITY COMMISSION
FILING CLERK
COMMISSION
OF TEXAS

OLD TAMINA WATER SUPPLY CORPORATION'S RESPONSE TO ORDER NO. 3

NOW COMES Old Tamina Water Supply Corporation (Old Tamina WSC) and hereby files this Response to-Order No. 3 Extending Deadline to amend its application to cure deficiencies noted by Commission Staff.

I. Background

On May 15, 2013, Old Tamina WSC filed an application to amend its water CCN No. 12289 for a dual certification with the City of Shenandoah ("Shenandoah") and obtain a new sewer CCN in Montgomery County ("Application") with the Texas Commission on Environmental Quality ("TCEQ").

On May 27, 2016, the Administrative Law Judge (ALJ) issued Order No. 1 granting Old Tamina WSC's Motion to Sever the application to obtain a sewer CCN from the water CCN application for dual certification.

On June 22, 2016, Texas Public Utility Commission (PUC) Staff filed a request to extend deadlines for responding to Order No. 1.

On June 23, 2016, the ALJ issued Order No. 2 Extending the Deadlines to respond to Order No. 1.

On August 23, 2016, Old Tamina WSC filed a request to extend the deadlines for responding to Order No. 2.

4

On August 26, 2016, the ALJ issued Order No. 3 Extending Deadlines to respond to Order No. 2.

Order No. 3 required that Old Tamina WSC respond by September 23, 2016. Therefore, this Response is timely filed.

II. Old Tamina WSC's Response to Order No. 3

Order No. 3 required that Old Tamina WSC amend its application for sewer CCN to cure deficiencies noted by PUC Staff in an Interoffice Memorandum dated May 11, 2016. In response to a letter emailed to PUC Staff on July 5, 2016 by the project engineer for Old Tamina WSC, PUC Staff issued a letter dated July 27, 2016 which provided additional clarification of the deficiencies described in the Interoffice Memorandum.

Old Tamina WSC responds to the PUC Staff's recommendations of items to submit to cure the deficiencies in the application as follows:

Item 1: A revised large scale (detailed) map showing the accurate location of the entire property subject to Conroe Independent School District's (CISD) opt-out request in reference to surrounding verifiable man-made and/or natural landmarks such as roads, railroads, and rivers.

Attached hereto is Exhibit "1", a 4-page map set containing large scale detailed maps of the "Tamina Proposed Sewer CCN" and "Tamina Proposed Water CCN." (The map set is oversized.)

Related digital data is contained on the CD attached hereto as Exhibit "7".

Mr. David Collins, Sr., P.E., RPLS, Old Tamina WSC's Project Manager and the Engineer of Record, provides the following additional information: The location of the CISD 60 acre tract is not located within the boundary of Old Tamina WSC's CCN No. 12289 area boundary. The

majority of the north boundary of Old Tamina WSC's CCN and the south boundary of the CISD tract are one and the same and are contiguous. There is a small dead space north of Lashonda Henderson, Arched Bridge Co. Inc., Brenda & Baker's north property line, which has now been included in Old Tamina WSC's CCN No. 12289 updated maps. Other than that Old Tamina WSC's CCN boundary map remains the same, and does not overlap with the CISD property.

Item 2: A written statement clarifying the request for dual certification with the City of Shenandoah's sewer CCN No. 21025. If dual certification is not being requested, the Applicant must remove the portions of overlap from the proposed sewer CCN service area as shown on the revised digital data, small and large scale maps.

To provide background and context for the statement regarding dual certification and portions of this Response that follow, Mr. Collins, Old Tamina WSC's Project Engineer, provides this outline of Old Tamina WSC's history, which is as follows:

- 1871 The Founding of the Tamina Community-A Texas Freedom Colony
- 1971-On July 2, Old Tamina Water Supply Corporation was created
- 1972-1974 Old Tamina Water Supply Corporation installed a new water distribution system which included Tamina Road all the way to I-45 beginning at Johnson Road as well as all of the area east of Johnson and UPRR.
- 1974-The City of Shenandoah, Texas was founded (Incorporated).
- 1975-December 6, The City of Chateau Wood was founded (Incorporated)
- 1979-January 20, The City of Oak Ridge North was founded.
- 1981-1982 City of Chateau Woods Sanitary Sewer Design Completed. Original City Limits.
- 1989-September 27, OTWSC received its CCN No. 12289 from Texas Water Commission (Water CCN).
- 2003-February 5, Stanley Utilities CCN No. 10351 Transferred to Chateau MUD and approved by TCEQ.

- 2003-February 5, Chateau Woods Municipal Utility District CCN No. 20937 approved by TCEQ.
- 2005-April 8, Old Tamina Water Supply Corporation CCN No. 12289 approved by TCEQ.
- 2006-November 6, The State of Texas-County of Travis, Mr. Rodney D. Perchel, Alternate Commissioner of Record certified under his signature OTWSC Certificate No. 12289.
- 2006-December 29, The Secretary of OTWSC recorded CCN No. 12289 documents 251-1757 thru 251-1761 In Montgomery County, Tex.
- 2007-August 25, OTWSC and the City of Shenandoah execute a Mediated Settlement Agreement in which Shenandoah agrees to provide wholesale wastewater services to OTWSC, provide technical assistance with any loan or grant applications to finance OTWSC's water and/or sewer facilities, and to issue a letter of support for OTWSC's water and wastewater CCN applications
- 2008, Old Tamina Water Supply Corporation submitted application for Federal Assistance for funding from USDA-\$2,420.917.
- 2008-April 11, OTWSC received a letter from the City of Shenandoah verifying that the City has agreed to provide wholesale water and wholesale sewer treatment within OTWSC's CCN service areas
- 2008-September 19, 2008 the City of Shenandoah received approval of its CCN No. 13146 to provide water service, which overlapped Tamina's CCN No. 12289.
- 2008-September 19, 2008 the City of Shenandoah received approval of its CCN No. 21025 to provide sewer service, which overlapped Tamina's CCN No. 12289.
- 2009-March 20, 2009 Shenandoah issued to OTWSC a Letter of Intent to Provide wholesale water and wholesale sewer service to OTWSC.
- 2011-July 7, 2011 we provided additional information to USDA on Tamina's Application for Funding.
- 2013-March 2013 OTWSC submitted application to TCEQ for Sewer CCN.
- 2013-April 13, 2013 OTWSC received letter of conditions for approval of loan and grant for construction OTWSC Sanitary Sewer Project from USDA.
- 2013-June 26, 2013 Construction Documents for Proposed Sanitary Sewer Project completed and approved by USDA, OTWSC, Shenandoah, Montgomery County and TCEQ Local Office.

As shown in the above historical outline, the Tamina Community has existed in its current location since 1871, and Old Tamina WSC was granted CCN No. 12289 by the Texas Water Commission in 1989. In August 2007, Old Tamina WSC and the City of Shenandoah entered into a Mediated Settlement Agreement (MSA) in which Old Tamina WSC dismissed its appeal on a cease and desist action against Shenandoah in exchange for Shenandoah's support for Old Tamina WSC's application for a new Sewer CCN and to amend its Water CCN. As a direct result of the MSA, Shenandoah was granted a dual certification CCN for the part of its water CCN that overlapped Old Tamina's existing water CCN service area, and Shenandoah was granted a new sewer CCN.

Although Old Tamina WSC's water CCN significantly predated Shenandoah's CCNs, Old Tamina WSC must now attain dual certification for its Sewer CCN because Shenandoah's sewer CCN already exists and overlaps a portion of Old Tamina WSC's existing water CCN service area. The Tamina residents in that water service area are also the intended customer base for sewer service from Old Tamina WSC.

For these reasons, Old Tamina *is* seeking dual certification for that portion of its proposed sewer CCN service area that overlaps Shenandoah's CCN No. 21025.

Item 3: File written documentation from the City of Shenandoah allowing the Applicant to provide retail sewer service within a portion of their ETJ and corporate boundaries.

Attached hereto is Exhibit "2" (Amended Agreement Reached at Mediated Settlement Conference, executed August 25, 2007). In the Mediated Settlement Agreement (MSA), the City of Shenandoah agreed to do what was necessary to assist Old Tamina WSC to get its sewer CCN approved and to establish sewer service to its existing water customers. Shenandoah agreed to be

the Old Tamina WSC's wholesale wastewater provider, to provide technical assistance with Old Tamina's loans and grants, and to issue a letter of support for Old Tamina's CCN applications. Given that this settlement agreement was reached in exchange for Old Tamina dismissing the appeal it had pending on a cease and desist action against Shenandoah, it is clear that the City was aware that Tamina's proposed sewer service area overlapped the City's proposed sewer service area. That is the bargain that Shenandoah knowingly and willingly struck in exchange for the value of having the cease and desist action dismissed. The MSA is written documentation from the City of Shenandoah –filed on the SOAH and TCEQ dockets - allowing the Applicant to provide retail sewer service within a portion of their ETJ and corporate boundaries.

Attached hereto is Exhibit "3" (Letter from City Of Shenandoah Attorney to Administrative Law Judge Craig R. Bennett, dated August 31, 2007.) In this document the City Attorney for Shenandoah acknowledges and affirms the MSA to Administrative Law Judge Bennett. Shenandoah's attorney explicitly states in paragraph 1 that the MSA contains "a mutual agreement by the parties to withdraw hearing requests and other challenges to the applications of the other ..." Shenandoah's CCN application was allowed to go forward as "uncontested" as a result of the MSA. The withdrawal of challenges was mutual and reciprocal. By means of the MSA, and by this letter, Shenandoah dropped its opposition to Old Tamina's application in exactly the same manner that Old Tamina dropped its opposition to Shenandoah's application. This letter, coupled with the MSA, provides written authorization from Shenandoah to allow Old Tamina to provide service in the City's sewer service area in exactly the same manner that Old Tamina's withdrawal of protest counted as written authorization for the City's dual certification with Old Tamina's water CCN service area.

Attached hereto is Exhibit “4” (Letter from City of Shenandoah City Administrator, dated April 11, 2008.) In the first paragraph, the Shenandoah’s City administrator states “the purpose of this letter is to verify that the City of Shenandoah has agreed to provide wholesale water and wholesale sewer treatment to OTWSC for use within their certificated areas.” Here the City again acknowledges in writing its intent to assist Tamina to provide retail sewer service within a portion of the city’s ETJ and corporate boundaries.

Attached hereto is Exhibit “5” (Letter of Intent to Provide Wholesale Sewer Services to the Old Tamina Water Supply Corporation, by City of Shenandoah Assistant City Administrator, dated March 20, 2009.) The entire letter is a written acknowledgement of the City’s approval of Old Tamina offering retail sewer service within a portion of Shenandoah’s ETJ and corporate boundaries.

Attached hereto is Exhibit “6” (The Executive Director’s Request for Abatement, dated September 20, 2007.) In this document, the Executive Director records on the SOAH and TCEQ dockets that via the MSA, “the City of Shenandoah has agreed to withdraw its protest to OTWSC’s sewer application...” Such withdrawal of protest by Old Tamina was deemed satisfactory to allow the City of Shenandoah’s dual certification water CCN application to be approved. The withdrawal of protest here referenced by the Executive Director should also be deemed satisfactory to allow Old Tamina WSC’s dual certification sewer CCN application to be approved.

WHEREFORE, PREMISES CONSIDERED, OLD TAMINA WSC respectfully requests that Old Tamina WSC’s application to obtain a sewer Certificate of Convenience and

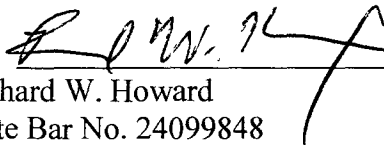
Necessity be approved.

OLD TAMINA WSC respectfully requests the entry of an order consistent with this request.

Respectfully submitted,

OLD TAMINA WATER SUPPLY CORPORATION

RAMOND W. HOWARD, P.C.
1303 Turtle Creek Dr.
Missouri City, TX 77489
Tel. (281) 437-5900
Fax. (281) 416-9517

By: 
Richard W. Howard
State Bar No. 24099848

Ramond W. Howard
Texas Bar No. 10076800
Email: barlife@aol.com
Attorney for
Old Tamina Water Supply Corporation

CERTIFICATE OF SERVICE

I certify that a copy of this document will be served on all parties of record on this September 23, 2016 in accordance with 16 TAC §22.74.

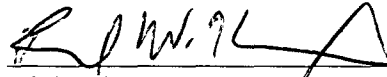

Richard W. Howard

EXHIBIT 1

OVERSIZED MAP SET

EXHIBIT 2

17 SEP -5 AM 10:52

CHIEF CLERKS OFFICE

SOAH DOCKET NO. 582-07-1751
TCEQ DOCKET NO. 2007-95-UCR

APPLICATION OF OLD TAMINA WATER SUPPLY CORPORATION TO AMEND ITS WATER CERTIFICATE OF CONVENIENCE AND NECESSITY (CCN) AND TO OBTAIN A SEWER CCN IN MONTGOMERY COUNTY, TEXAS
BEFORE THE STATE OFFICE OF ADMINISTRATIVE HEARINGS

AMENDED AGREEMENT REACHED AT MEDIATED SETTLEMENT CONFERENCE

On May 17, 2007, a mediated settlement conference was conducted in the above-referenced case. The following parties appeared and participated in the mediation: (1) Old Tamina Water Supply Corporation (OTWSC); (2) the City of Shenandoah (City); and (3) the Executive Director (ED) of the Texas Commission on Environmental Quality. At the mediation, OTWSC and the City reached a tentative agreement resolving their contested issues in this case and other legal matters between them. That agreement was not approved by the Board of Directors of OTWSC. That agreement is now hereby amended, and this amended agreement constitutes the entire agreement of the parties with respect to the subject matter thereof and all prior negotiations, representations, agreements and understandings are merged herein or superseded and replaced hereby. The agreement reached is hereby reduced to writing and signed by the party representatives for OTWSC and the City.

The parties hereby agree to the following terms and conditions, reflecting the mutual consideration provided by the parties to this written contractual agreement:

- 1. The City will provide wastewater service, on a wholesale basis, to OTWSC through a connection to the City's existing wastewater system at the intersection

of Tamina Road and Johnson Lane for a monthly service charge to be mutually agreed upon and no other fee;

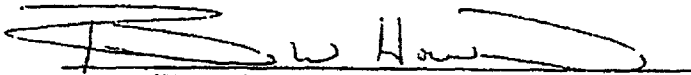
2. The City will provide technical assistance with any loan or grant applications submitted by OTWSC to finance water and/or sewer facilities within the OTWSC boundaries; This obligation shall not require the City to physically prepare or submit any applications or to pursue any loan opportunities; rather, the City's obligation is simply to provide information and assistance to OTWSC in aid of such efforts;
3. The City will issue a letter of support for OTWSC's water and wastewater certificate of convenience and necessity (CCN) applications currently pending in this docket before the Texas Commission on Environmental Quality (TCEQ) and, if necessary, provide technical assistance in explaining the City's role as a wholesale water provider and emergency interconnect water provider in TCEQ proceedings;
4. The City will provide an emergency interconnect to OTWSC's water system at the intersection of Tamina Road and Johnson Lane that consists of a pipe large enough to deliver wholesale water to OTWSC;
5. The City will extend its 12" water line along Tamina Road to Johnson Lane and provide potable water to OTWSC, on a wholesale basis, in an amount sufficient to serve OTWSC customers who live west of Johnson Lane;
6. Within three (3) business days of the effective date of this settlement agreement finalizing all of the terms of the settlement between OTWSC and the City, OTWSC will dismiss its appeal in the cease and desist action, and will agree not to pursue any different or additional cease and desist actions for any actions of the City that occurred prior to the effective date of this settlement agreement;
7. Within three (3) business days of the effective date of this settlement agreement, OTWSC will discontinue any and all claims that its authorized CCN area extends beyond the TCEQ service area map (WRS-170) and will revise its water and sewer CCN applications to exclude any area west of David Memorial Drive;
8. The City will provide a sign, of a size and materials to be agreed upon by the City and OTWSC, that states "Welcome to the historical community of Tamina, established in 1871."

- 9. OTWSC will withdraw its protest of the City's currently pending applications in SOAH Docket No. 582-06-0968 seeking dual certification over areas west of Johnson Lane, and both the City and OTWSC will agree to dual certification over those areas west of Johnson Lane that are encompassed by the City's currently pending applications and/or OTWSC's currently pending application in this docket; however, the City's agreement to the certification sought by OTWSC in this case and the City's withdrawal of its protest shall occur only after the final orders have been issued dismissing OTWSC's appeal in the cease and desist action and a final order has been issued in SOAH Docket No. 582-06-0968 granting the certification sought by the City.

This settlement agreement reflects all of the terms agreed upon at or following the mediated settlement conference on May 17, 2007 up to and including the date executed, as shown below, herein.

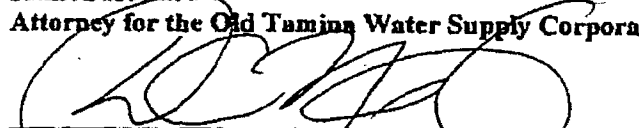
Agreed:

Date:



August 20, 2007

Ramon Howard
 Attorney for the Old Tamina Water Supply Corporation



8/25/07

Duncan Norton
 Attorney representing the City of Shenandoah

CHIEF CLERKS OFFICE

2007 SEP - 5 AM 10: 52

TEXAS
 COMMISSION
 ON ENVIRONMENTAL
 QUALITY

EXHIBIT 3



816 Congress Avenue, Suite 1900
Austin, Texas 78701
Telephone: (512) 322-5800
Facsimile: (512) 472-0532
www.lglawfirm.com

Mr. Norton's Direct Line: (512) 322-5884
Email: dnorton@lglawfirm.com

August 31, 2007

Judge Craig R. Bennett
Administrative Law Judge/Mediator
State Office of Administrative Hearings
300 West 15th Street
Austin, TX 78701

SEP 04 2007
TEXAS COMMISSION ON ENVIRONMENTAL QUALITY
COMMISSIONERS
CHIEF CLERKS OFFICE
SEP - 5 AM 11:52

RE: Application of The City of Shenandoah for Water and Sewer CCNs (TCEQ Docket No. 2005-1833-UCR; SOAH Docket No. 582-06-0968); Request for Cease and Desist Petition by OTWSC (TCEQ Docket No. 2005-1592-UCR; SOAH Docket No. 582-06-0424); and Application of OTWSC for Amended Water and New Wastewater CCN (TCEQ Docket No. 2007-0095-UCR; SOAH Docket No. 582-07-1751)

Dear Judge Bennett:

Attached hereto please find an executed copy of the Settlement Agreement negotiated between the City of Shenandoah ("City") and Old Tamina Water Supply Corporation ("OTWSC") in regards to three separate CCN matters related to the parties water and wastewater utility systems in southern Montgomery County, Texas. This Settlement Agreement resolves the disputes between the parties and contains a mutual agreement by the parties to withdraw hearing requests and other challenges to the applications of the other in each of these three matters.

As you know from your experiences mediating these parties disputes, each of these matters is pending in a different forum. The TCEQ decision in the Cease and Desist Petition is final and has been appealed by OTWSC in Travis County District Court. The City of Shenandoah is an intervener in that lawsuit. The City's CCN application has been referred from SOAH back to the TCEQ following the contested case hearing and Proposal for Decision drafted by Judge Howard Seitzman. That matter is awaiting scheduling on the TCEQ's agenda. Finally, OTWSC's CCN application is currently pending before Judge Carol Wood and an evidentiary hearing has been scheduled for December 4-6, 2007.

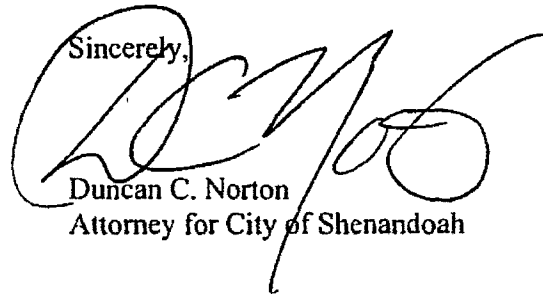
The City and OTWSC respectfully request your assistance in implementing the intent of the parties through this Settlement Agreement. By copy of this letter we are also notifying the TCEQ Legal Division and Water Utility Division, as well as the TCEQ Office of Public Interest Counsel.

Judge Craig R. Bennett
August 31, 2007
Page 2

The City and OTWSC wish to thank the State Office of Administrative Hearings, particularly you and Judge Tommy Broyles for the hard work each of you put in laying the foundation for this Settlement Agreement. We now seek your advice and assistance to help implement it. Please advise us what the appropriate next steps are to implement our Agreement.

We are available for a telephone conference or other consultation at your convenience.

Sincerely,

A handwritten signature in black ink, appearing to be 'DCN', written over the word 'Sincerely,'.

Duncan C. Norton
Attorney for City of Shenandoah

DCN/ry
2406105Wtr070830

cc: Ramond Howard, Attorney for OTWSC
Celeste Baker, Acting General Counsel
Todd Galiga, Sr. Attorney, Water Rights/Water Utilities
Blas Coy, Public Interest Counsel
LaDonna Castañuela, Chief Clerk

EXHIBIT 4



April 11, 2008

Mr. James Leviston
 Old Tamina Water Supply Corporation
 19521 Simons Lane
 Conroe, TX 77385

Dear Mr. Leviston:

I understand the Old Tamina Water Supply Corporation (OTWSC) is applying for funds through the Community Development Block Grant program. The purpose of this letter is to verify that the City of Shenandoah has agreed to provide wholesale water and wholesale sewer treatment to OTWSC for use within their certificated areas.

The service will be provided at the wholesale rates as established by the Shenandoah City Council. The following wholesale rates are currently being used by the City of Conroe.

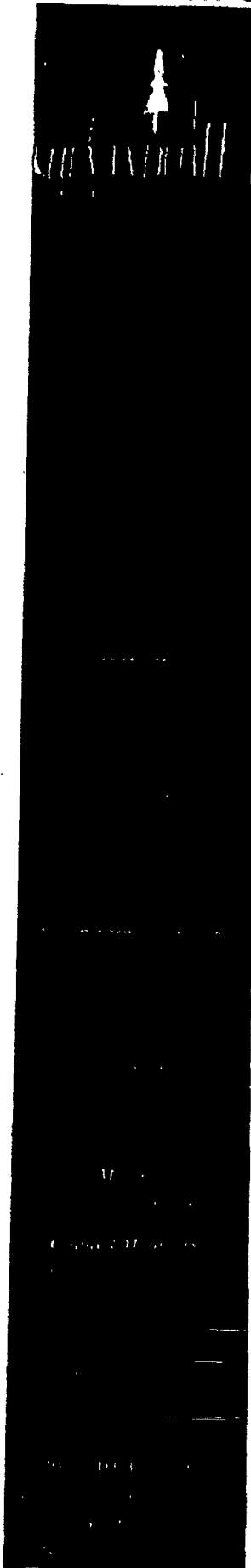
Service	Up to 1,000,000 Gallons Per Month	Over 1,000,000 Gallons Per Month
Water	\$1.96 per 1,000 gallons	\$2.21 per 1,000 gallons
Sewer	\$1.96 per 1,000 gallons	\$2.21 per 1,000 gallons

I hope this clarifies our agreement for the purposes of your grant preparation. Please feel free to contact me if you have any questions.

Regards,

Chip VanSteenberg
 City Administrator, City of Shenandoah

EXHIBIT 5



March 20, 2009

Mr. James Leveston
President
Old Tamina Water Supply Corporation
19521 Simms Lane
Conroe, TX 77385

Re: Letter of Intent to Provide Wholesale Water and Wholesale Sewer Services to the Old Tamina Water Supply Corporation

Dear Mr. Leveston:

The City of Shenandoah, Texas (City) proposes and intends to provide wholesale water and wholesale sewer services to the Old Tamina Water Supply Corporation (OTWSC).

The City operates its own water and waste water systems. It has the facilities and adequate capacity to service the supply and requirements of the OTWSC.

This letter of intent is between the City and OTWSC. The City intends to sell and provide water, waste water, sewer and sewer treatment services to the OTWSC for use within the service area specified within OTWSC's Certificate of Convenience and Necessity. The City intends to sell the aforementioned services at the wholesale rates assessed by the City's wholesale customers such as the City of Conroe in Montgomery County, Texas. Those rates shall be established by Shenandoah's City Council prior to the execution of the agreement to purchase services between the City and OTWSC. The wholesale rates may be modified from time to time at the discretion of the City Council of the City of Shenandoah.

Sincerely,


Manuel De La Rosa
Assistant City Administrator

cc: Mr. Chip VanSteenberg, City Administrator
Mr. R. A. "Mickey" Deison, City Attorney
Mr. Raymond Howard, OTWSC Attorney

Exhibit "B"

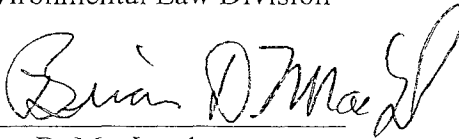
EXHIBIT 6

THE EXECUTIVE DIRECTOR'S REQUEST FOR ABATEMENT

Respectfully submitted,

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Robert Martinez, Director
Environmental Law Division

By 

Brian D. MacLeod
Staff Attorney
Environmental Law Division
State Bar of Texas No. 12783500
P.O. Box 13087; MC 173
Austin, Texas 78711-3087
Phone: (512) 239-0750
Fax: (512) 239-0606

SOAH DOCKET NO. 582-07-1751
TCEQ DOCKET NO. 2007-0095-UCR

APPLICATION OF OLD TAMINA WSC
TO AMEND A WATER CERTIFICATE
OF CONVENIENCE (12289) AND
NECESSITY (CCN) AND OBTAIN A
SEWER CCN IN MONTGOMERY
COUNTY, TEXAS

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BEFORE THE STATE OFFICE

OF

ADMINISTRATIVE HEARINGS

THE EXECUTIVE DIRECTOR'S REQUEST FOR ABATEMENT

COMES NOW, the Executive Director (ED) of the Texas Commission on Environmental Quality and moves the Court to abate the above referenced case for 90 days. And as grounds therefore would show as follows.

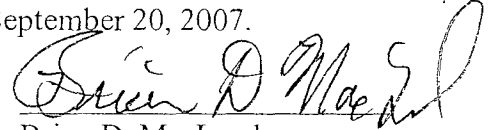
Old Tamina Water Supply Corporation (OTWSC) and the City of Shenandoah have come to a settlement during the mediation of this case. The City of Shenandoah has agreed to withdraw its protest to OTWSC sewer CCN application. However, the ED still needs more information before the CCN application can be approved. Because the ED and OTWSC may not be able to agree on the issuance of the CCN after all the necessary information is provided, the ED requests that the case be abated for 90 days rather than remanding it to the ED.

Granting an abatement rather than remanding the case saves the need for referring the case again to SOAH if the ED and OTWSC cannot agree on whether the requested CCN should be granted. The ED has no objection to allowing Shenandoah to withdraw as a party.

WHEREFORE, PREMISES CONSIDERED, the ED requests a 90 day abatement. The ED will submit a status report at that time.

CERTIFICATE OF SERVICE

This is to certify that all parties on the attached Mailing List have been sent a copy of the foregoing document in accordance with TCEQ and SOAH rules on September 20, 2007.

A handwritten signature in black ink, appearing to read "Brian D. MacLeod". The signature is written in a cursive style with a horizontal line underneath the name.

Brian D. MacLeod

Staff Attorney

Environmental Law Division -

MAILING LIST
Old Tamina Water Supply Corporation
SOAH Docket No. 582-07-1751
TCEQ Docket No. 2007-0095-UCR

Office of the Chief Clerk:

Ms. LaDonna Casteñuela (MC 105)
Office of the Chief Clerk
Texas Commission on Environmental
Quality
P.O. Box 13087
Austin, Texas 78711-3087
Phone: (512) 239-3300
Fax: (512) 239-3311

Office of the Public Interest:

Mr. Blas Coy (MC 103)
Office of the Public Interest Council
Texas Commission on Environmental
Quality
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Mr. Ramond W. Howard
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Missouri City, Texas 77489
Phone: (281) 437-5900
Fax: (281) 416-9517

Mediator:

The Honorable Craig Bennett
Administrative Law Judge
State Office of Administrative Hearings
P.O. Box 13025
Austin, Texas 78701-3025

OVERSIZED DOCUMENT

MAP

**TO VIEW OVERSIZED
DOCUMENTS, PLEASE CONTACT
CENTRAL RECORDS AT
512-936-7180**