

Control Number: 50745



Item Number: 11

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DIGITAL DATA (FLASH DRIVE/S)

PLEASE CONTACT CENTRAL RECORDS AT 512-936-7180

ARMBRUST & BROWN, PLLC

ATTORNEYS AND COUNSELORS AM 9:55 100 CONGRESS AVENUE, SUME 7300 AUSTIN, TEXAS 78701-2744 512-435-2300 - USL

CARTER W. DEAN (512) 435-2393 cdean@abaustin com

July 1, 2020

VIA MAIL Ana Maria Trevino, Filing Clerk Public Utility Commission of Texas 1701 Congress Ave. P.O. Box 13326 Austin, Texas 78711

> Re: Docket No. 50745 – Applicants Lakeside Municipal Utility District No. 3 and Manville Water Supply Corporation's Motion Submitting Amended Application Including Manville Water Supply Corporation as Joint Applicant and Request to Restyle Case

Dear Ms. Trevino:

Please find enclosed the pleading entitled "Applicants Lakeside Municipal Utility District No. 3 and Manville Water Supply Corporation's Motion Submitting Amended Application Including Manville Water Supply Corporation as Joint Applicant and Request to Restyle Case" and a flash drive containing a portion of the pleading that could not be reduced to physical form, both pertaining to Docket No. 50745.

Upon receipt of this letter and its enclosures, please notify me of receipt by email at <u>cdean@abaustin.com</u>. If you have any questions, please call me at (512) 435-2393. I appreciate your assistance.

Sincerely,

ARMBRUST & BROWN, PLLC

By:

Carter W. Dean

Enclosure

{W0985628.1}

DOCKET NO. 50745

APPLICATION OF LAKESIDE § MUNICIPAL UTILITY DISTRICT § **NO. 3 TO DECERTIFY AREA FROM** § MANVILLE WATER SUPPLY § **CORPORATION'S CERTIFICATE OF** § **CONVENIENCE AND NECESSITY IN** § **TRAVIS AND WILLIAMSON** § **COUNTIES** §

PUBLIC UTILITY COMMISSION

OF TEXAS

APPLICANTS LAKESIDE MUNICIPAL UTILITY DISTRICT NO. 3 AND MANVILLE WATER SUPPLY CORPORATION'S MOTION SUBMITTING AMENDED APPLICATION INCLUDING MANVILLE WATER SUPPLY CORPORATION AS JOINT APPLICANT AND REQUEST TO RESTYLE CASE

TO THE PUBLIC UTILITY COMMISSION OF TEXAS:

Lakeside Municipal Utility District No. 3 ("Lakeside MUD No. 3") and Manville Water Supply Corporation ("Manville WSC") (collectively, "Applicants") file this motion submitting an amended application to decertify the portion of Manville WSC's water certificate of convenience and necessity ("CCN") that is located within the boundaries of Lakeside MUD No. 3. In support thereof, Applicants show the following.

I. BACKGROUND

On April 8, 2020, Lakeside MUD No. 3 filed an application to decertify the portion of Manville WSC's water CCN located within the boundaries of Lakeside MUD No. 3 in Travis and Williamson counties.

On June 23, 2020, Order No. 4 was issued (1) requiring Lakeside MUD No. 3 to file an amendment to its application by July 17, 2020, and (2) requiring the Staff of the Public Utilities Commission ("Commission Staff") to file a recommendation regarding the amended application and notice, and propose a procedural schedule for the continued processing of the application, if appropriate, by August 18, 2020. Lakeside MUD No. 3 and Manville WSC hereby submit an amended application, attached as Exhibit A. This pleading, therefore, is timely filed.

II. SUBMISSION OF AMENDED APPLICATION INCLUDING MANVILLE WSC AS JOINT APPLICANT

Pursuant to recommendation by Commission Staff, the application to decertify the portion of Manville WSC's water CCN located within the boundaries of Lakeside MUD No. 3 has been amended to include Manville WSC as a joint applicant and to add information made necessary by its inclusion. The purpose of the addition of Manville WSC as a joint applicant is to demonstrate its consent to the decertification requested by the application. The "Applicant's Oath" included in the amended application, executed by Tony Graf, general manager and authorized representative of Manville WSC, evidences this consent. Furthermore, Lakeside MUD No. 3 and Manville WSC previously agreed in a water supply contract, attached as Exhibit A to the amended application, to cooperate as necessary to decertify the area requested in the application from Manville WSC's water CCN so that Lakeside MUD No. 3 may receive wholesale water from Manville WSC and thereby provide retail water service to customers within the area in accordance with the contract. Lakeside MUD No. 3 has conferred with Manville WSC regarding this pleading and Manville WSC has agreed that Lakeside MUD No. 3 would submit the pleading, including the amended application, on behalf of Applicants.

III. REQUEST TO RESTYLE CASE

Applicants request that this case be restyled to reflect the inclusion of Manville WSC as a joint applicant to the application, as follows:

DOCKET NO. 50745

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APPLICATION OF LAKESIDE MUNICIPAL UTILITY DISTRICT NO. 3 AND MANVILLE WATER SUPPLYCORPORATION TO DECERTIFY AREA FROM MANVILLE WATER SUPPLY CORPORATION'S CERTIFICATE OF CONVENIENCE AND NECESSITY IN TRAVIS AND WILLIAMSON COUNTIES

PUBLIC UTILITY COMMISSION

OF TEXAS

IV. CONCLUSION

Applicants respectfully request an order acknowledging acceptance of the amended application and that the case be restyled appropriately.

Dated: June 24, 2020

{W0979018.1}

Respectfully submitted,

ARMBRUST & BROWN, PLLC

By: <u>/s/ Carter W. Dean</u>

Carter W. Dean State Bar No. 24105791 100 Congress Avenue, Suite 1300 Austin, Texas 78701 Tel. (512) 435-2393 Fax (512) 435-2360 cdean@abaustin.com

ATTORNEY FOR APPLICANT LAKESIDE MUNICIPAL UTILITY DISTRICT NO. 3

DOCKET NO. 50745

CERTIFICATE OF SERVICE

I certify that, unless otherwise ordered by the presiding officer, notice of the filing of this documents was provided to all parties of record via electronic mail on June 24, 2020, in accordance with the Order Suspending Rules, issued in Project No. 50664.

/s/ Carter W. Dean_____ Carter W. Dean "Exhibit A" to Pleading



O 512.452.0371 : F 512.454.9933 8834 North Capital of Texas Highway, Suite 140 Austin, Texas 78759 : www.grayengineeringinc.com

TBPE 2946

June 8, 2020

Electronic Delivery

Public Utility Commission of Texas 1701 N. Congress Avenue P.O. Box 13326 Austin, Texas 78711-3326 Attn: Filing Clerk

RE: Lakeside MUD No. 3 and Manville WSC; Decertification from Manville WSC CCN No. 11144 Submittal: Amended Application to Amend a Water Certificate of Convenience and Necessity (CCN) GEI No. 1500-11379.42 PUC Docket No. 50745

To whom it may concern:

Please find enclosed the following revised documents that are being submitted to the Public Utility Commission (PUC) in support of decertification of the land located within the boundaries of Lakeside Municipal Utility District No. 3 from the Manville Water Supply Corporation's water CCN (CCN No. 11144). Upon request of PUC staff, the application has been amended to include Manville Water Supply Corporation as a joint applicant to the application and to make revisions necessitated by its inclusion. Manville Water Supply Corporation has been included to demonstrate its consent to the decertification of the portion of its water CCN requested within the application.

- 1. Amended Application to Obtain or Amend a Water or Sewer Certificate of Convenience and Necessity (CCN) and Associated Attachments:
 - a. Hard copies Include the following attachments to the application:
 - i. Exhibit A Water Supply Contract between Manville WSC and Lakeside MUD No. 3
 - ii. Exhibit B List of TCEQ Approval Letter Log Numbers
 - iii. Exhibit C List of Pflugerville Water Operator Licenses
 - iv. Exhibit D General Location Map
 - v. Exhibit E Detailed Map
 - vi. Exhibit F Consent and Development Agreement between Lakeside MUD No. 3 and the City of Pflugerville
 - vii. Exhibit G Operations Contract between Pflugerville and Lakeside MUD No. 3
 - viii. Exhibit H TCEQ Approval Letters for All the Commons at Rowe Lane Phases and TCEQ PWS Transfer Letter
 - ix. Exhibit I Manville WSC Articles of Incorporation and Bylaws
 - x. Digital Mapping Data



June 8, 2020 Page 2 of 2

If you have any questions or need additional information regarding this submittal, please call me at (512) 452-0371.

Sincerely,

GRAY ENGINEERING, INC.

14

David W. Gray, P.E. President

DWG:IH:ad

Attachments

cc: Board of Directors; Lakeside Municipal Utility District No. 3 (w/o attachments) Mr. Kevin Flahive; Armbrust & Brown, PLLC (w/attachments) Mr. Carter W. Dean; Armbrust & Brown, PLLC (w/attachments) Mr. Steven Minor, P.E.; Gray Engineering, Inc. (w/o attachments)



I.

Application to Obtain or Amend a Water or Sewer Certificate of Convenience and Necessity (CCN)

Pursuant to 16 Texas Administrative Code (TAC) Chapter 24, Substantive Rules Applicable to Water and Sewer Service Providers, Subchapter G: Certificates of Convenience and Necessity

CCN Application Instructions

COMPLETE: In order for the Commission to find the application sufficient for filing, you should be adhere to the following:

- i. Answer every question and submit all required attachments.
- ii. Use attachments or additional pages if needed to answer any question. If you use attachments or additional pages, reference their inclusion in the form.
- iii. Provide all mapping information as detailed in Part F: Mapping & Affidavits.
- iv. Provide any other necessary approvals from the Texas Commission on Environmental Quality (TCEQ), or evidence that a request for approval is being sought at the time of filing with the Commission.
- II. FILE: Seven (7) copies of the completed application with numbered attachments. One copy should be filed with no permanent binding, staples, tabs, or separators; and 7 copies of the portable electronic storage medium containing the digital mapping data.

SEND TO: Public Utility Commission of Texas, Attention: Filing Clerk, 1701 N. Congress Avenue, P.O. Box 13326, Austin, Texas 78711-3326 (NOTE: Electronic documents may be sent in advance of the paper copy; however, they will not be processed and added to the Commission's on-line Interchange until the paper copy is received and file-stamped in Central Records).

- III. The application will be assigned a docket number, and an administrative law judge (ALJ) will issue an order requiring Commission Staff to file a recommendation on whether the application is sufficient. The ALJ will issue an order after Staff's recommendation has been filed:
 - i. <u>DEFICIENT (Administratively Incomplete)</u>: Applicant will be ordered to provide information to cure the deficiencies by a certain date (usually 30 days from ALJ's order). Application is not accepted for filing.
 - ii. <u>SUFFICIENT (Administratively Complete)</u>: Applicant will be ordered by the ALJ to give appropriate notice of the application using the notice prepared by Commission Staff. Application is accepted for filing.
- IV. Once the Applicant issues notice, a copy of the actual notice sent (including any map) and an affidavit attesting to notice should be filed in the docket assigned to the application. Recipients of notice may choose to take one of the following actions:
 - i. <u>HEARING ON THE MERITS</u>: an affected party may request a hearing on the application. The request must be made within 30 days of notice. If this occurs, the application may be referred to the State Office of Administrative Hearings (SOAH) to complete this request.
 - ii. <u>LANDOWNER OPT-OUT</u>: A landowner owning a qualifying tract of land (25+ acres) may request to have their land removed from the requested area. The Applicant will be requested to amend its application and file new mapping information to remove the landowner's tract of land, in conformity with this request.
- V. **PROCEDURAL SCHEDULE:** Following the issuance of notice and the filing of proof of notice in step 4, the application will be granted a procedural schedule for final processing. During this time the Applicant must respond to hearing requests, landowner opt-out requests, and requests for information (RFI). The Applicant will be requested to provide written consent to the proposed maps, certificates, and tariff (if applicable) once all other requests have been resolved.
- VI. FINAL RECOMMENDATION: After receiving all required documents from the Applicant, Staff will file a recommendation on the CCN request. The ALJ will issue a final order after Staff's recommendation is filed.

FAQ:

Who can use this form?

Any retail public utility that provides or intends to provide retail water or wastewater utility service in Texas.

Who is required to use this form?

A retail public utility that is an investor owned utility (IOU) or a water supply corporation (WSC) must use this form to obtain or amend a CCN prior to providing retail water or sewer utility service in the requested area.

What is the purpose of the application?

A CCN Applicant is required to demonstrate financial, managerial, and technical (FMT) capability to provide continuous and adequate service to any requested area. The questions in the application are structured to support an Applicant's FMT capabilities, consistent with the regulatory requirements.

PUCT CCN Obtain or Amend Page 1 of 18 (March 2018)

	Application Summary
Applicant: Lakeside Mu	nicipal Utility District No. 3 and Manville Water Supply Corporation
CCN No. to be amended:	11144 Manville WSC CCN
or 🔲 Obtain NEV	V CCN Water Sewer
County(ies) affected by this a	pplication: Williamson County, Travis County
Dual CCN requested with:	N/A
CCN No.:	N/A (name of retail public utility) Portion or All of requested area
Decertification of CCN for:	Manville WSC CCN
CCN No.:	(name of retail public utility)

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Please mark the items included in this filing

-		
	Partnership Agreement	Part A: Question 4
\times	Articles of Incorporation and By-Laws (WSC)	Part A: Question 4
	Certificate of Account Status	Part A: Question 4
X	Franchise, Permit, or Consent letter	Part B: Question 7
X	Existing Infrastructure Map	Part B: Question 8
\mathbf{X}	Customer Requests For Service in requested area	Part B: Question 9
	Population Growth Report or Market Study	Part B: Question 10
	TCEQ Engineering Approvals	Part B: Question 11
Н	Requests & Responses For Service to 1/2 mile utility providers	Part B: Question 12.B
	Economic Feasibility (alternative provider) Statement	Part B: Question 12.C
\mathbf{X}	Alternative Provider Analysis	Part B: Question 12.D
H	Enforcement Action Correspondence	Part C: Question 16
X	TCEQ Compliance Correspondence	Part D: Question 20
X	Purchased Water Supply or Treatment Agreement	Part D: Question 23
П	Rate Study (new market entrant)	Part E: Question 28
П	Tariff/Rate Schedule	Part E: Question 29
	Financial Audit	Part E: Question 30
	Application Attachment A & B	Part E: Question 30
	Capital Improvement Plan	Part E: Question 30
\mathbf{X}	Disclosure of Affiliated Interests	Part E: Question 31
\times	Detailed (large scale) Map	Part F: Question 32
\times	General Location (small scale) Map	Part F: Question 32
X	Digital Mapping Data	Part F: Question 32
X	Signed & Notarized Affidavit	Page 12
-		

	Part A: Applicant Information
1.	A. Name: Lakeside Municipal Utility District No. 3 (See Next Page for Manville WSC)
	(individual, corporation, or other legal entity) Individual Corporation WSC MUD
	B. Mailing Address: c/o Armbrust & Brown, 100 Congress Avenue, Suite 1300
	Austin, Texas 78701
	Phone No.: (512) 435-2333 Email: kflahive@abaustin.com
	C. <u>Contact Person</u> . Please provide information about the person to be contacted regarding this application. Indicate if this person is the owner, operator, engineer, attorney, accountant, or other title.
	Name: David Gray, P.E. Title: Engineer
	Mailing Address: 8834 North Capital of Texas Highway, Suite 140
	Phone No.: (512) 452-0371 Email: dwg@grayengineeringinc.com
2.	If the Applicant is someone other than a municipality, is the Applicant currently paid in full on the Regulatory Assessment Fees (RAF) remitted to the TCEQ?
)	Yes No XN/A
4.	N/A, APPLICANT IS NOT AN IOU Yes No If no, please state the last date an Annual Report was filed: The legal status of the Applicant is: Individual or sole proprietorship Destermining on limited extremely in (attack Destremely in concernent)
	Partnership or limited partnership (<i>attach</i> Partnership agreement)
	Corporation: Charter number (recorded with the Texas Secretary of State):
	Municipally-owned utility
ŀ .	District (MUD, SUD, WCID, FWSD, PUD, etc.)
	County
	Affected County (a county to which Subchapter B, Chapter 232, Local Government Code, applies)
	Other (please explain):
5.	If the Applicant operates under an assumed name (i.e., any d/b/a), provide the name below: Name: LAKESIDE MUD NO. 3
	PUCT CCN Obtain or Amend Page 3 of 18 (March 2018)

a later	Part A: Applicant Information
1.	A. Name: Manville Water Supply Corporation (See Previous Page for Lakeside MUD No. 3)
-	(individual, corporation, or other legal entity)
	Individual Corporation WSC Other:
	B. Mailing Address: P.O. Box 248, Coupland, Texas 78615
1971	
	Phone No.: (512) 856-2488 Email:
	C. <u>Contact Person</u> . Please provide information about the person to be contacted regarding this application. Indicate if this person is the owner, operator, engineer, attorney, accountant, or other title.
	Name: Tony Graf Title: General Manager
	Mailing Address: P.O. Box 248, Coupland, Texas 78615
	Phone No.: (512) 856-2488 Email: tonygraf@manvillewsc.org
2.	If the Applicant is someone other than a municipality, is the Applicant currently paid in full on the Regulatory Assessment Fees (RAF) remitted to the TCEQ?
	Yes No XN/A
3.	If the Applicant is an Investor Owned Utility (IOU), is the Applicant current on Annual Report filings with the
ľ	Commission? N/A, APPLICANT IS NOT AN IOU
	Yes No If no, please state the last date an Annual Report was filed:
4.	The legal status of the Applicant is:
	Individual or sole proprietorship
	Partnership or limited partnership (<i>attach</i> Partnership agreement)
	Corporation: Charter number (recorded with the Texas Secretary of State):
	Non-profit, member-owned, member controlled Cooperative Corporation [Article 1434(a) Water Supply or Sewer Service Corporation, incorporated under TWC Chapter 67] Charter number (as recorded with the Texas Secretary of State): 26785701
	Articles of Incorporation and By-Laws established (<i>attach</i>)
	Municipally-owned utility
	District (MUD, SUD, WCID, FWSD, PUD, etc.)
	County
	Affected County (a county to which Subchapter B, Chapter 232, Local Government Code, applies)
	Other (please explain):
5.	If the Applicant operates under an assumed name (i.e., any d/b/a), provide the name below:
1	Name: Manville WSC
L	PUCT CCN Obtain or Amend

_	Part B: Requested Area Information
i.	Provide details on the existing or expected land use in the requested area, including details on requested actions such as dual certification or decertification of service area.
	The boundaries of the requested area are coterminous with the boundaries of Lakeside MUD No. 3 and are located within "The Commons at Rowe Lane" subdivision. The boundaries of this area are shown in Exhibits D and E and the digital mapping data included with this application. The Commons at Rowe Lane contains 942 single-family residential lots, 1 amenity center, and 3 irrigation connections. Manville WSC and Lakeside MUD No. 3 request decertification of the requested area from Manville WSC's CCN pursuant to the water supply contract between the applicants (Exhibit A), under which Manville WSC agreed to deliver wholesale water to Lakeside MUD No. 3 so that Lakeside MUD No. 3 may provide retail water service to it's residents and customers. As part of that agreement, the applicants agreed that Lakeside MUD No. 3 and Manville WSC would cooperate and submit an application to the appropriate regulatory authority to decertify the portion of Manville WSC's CCN located within the boundaries of Lakeside MUD No. 3.
	The requested area (check all applicable):
	Currently receives service from the Applicant 🔲 Is being developed with no current customers
	Overlaps or is within municipal boundaries X Overlaps or is within district boundaries
	Municipality: District: Lakeside Municipal Utility District No. 3
	Provide a copy of any franchise, permit, or consent granted by the city or district. If not available please explain:
	Describe the circumstances (economic, environmental, etc.) driving the need for service in the requested area: Lakeside MUD No. 3 currently serves retail water service to residential customers within the requested area and will continue to serve water to the requested area following its decertification. Also see the response to No. 9 below.
	Lakeside MUD No. 3 currently serves retail water service to residential customers within the requested area and will continue to serve water to the requested area following its decertification. Also see the response to No. 9 below.
	Lakeside MUD No. 3 currently serves retail water service to residential customers within the requested area and will continue to serve water to the requested area following its decertification.
	Lakeside MUD No. 3 currently serves retail water service to residential customers within the requested area and will continue to serve water to the requested area following its decertification. Also see the response to No. 9 below. Has the Applicant received any requests for service within the requested area? X Yes* No See the consent and development agreement between Lakeside MUD No. 3 and the City of Pflugerville,
•	Lakeside MUD No. 3 currently serves retail water service to residential customers within the requested area and will continue to serve water to the requested area following its decertification. Also see the response to No. 9 below. Has the Applicant received any requests for service within the requested area? *Attach copies of all applicable requests for service and show locations on a map See the consent and development agreement between Lakeside MUD No. 3 and the City of Pflugerville, attached as Exhibit F, which demonstrates the need for water service within the requested area.
	Lakeside MUD No. 3 currently serves retail water service to residential customers within the requested area and will continue to serve water to the requested area following its decertification. Also see the response to No. 9 below. Has the Applicant received any requests for service within the requested area? X Yes* No *Attach copies of all applicable requests for service and show locations on a map See the consent and development agreement between Lakeside MUD No. 3 and the City of Pflugerville, attached as Exhibit F, which demonstrates the need for water service within the requested area. Is there existing or anticipated growth in the requested area?
	Lakeside MUD No. 3 currently serves retail water service to residential customers within the requested area and will continue to serve water to the requested area following its decertification. Also see the response to No. 9 below. Has the Applicant received any requests for service within the requested area? *Attach copies of all applicable requests for service and show locations on a map See the consent and development agreement between Lakeside MUD No. 3 and the City of Pflugerville, attached as Exhibit F, which demonstrates the need for water service within the requested area. Is there existing or anticipated growth in the requested area? Yes* No *Attach copies of any reports and market studies supporting growth The maximum number of total connections in Lakeside MUD No. 3 is 946.

Describe the source and availability of funds for any required facilities to serve the requested area: Describe the source and availability of funds for any required facilities to serve the requested area: Describe the source and availability of funds for any required facilities to serve the requested area: Describe the source and availability of funds for any required facilities to serve the requested area: Describe the source and availability of funds for any required facilities to serve the requested area: Describe the source and availability of funds for any required facilities to serve the requested area: Describe the source and availability of funds for any required facilities to serve the requested area: Describe the source and availability of funds for any required facilities to serve the requested area: Describe the source and availability of funds for any required facilities to serve the requested area. Note: Failure to provide applicable TCEQ construction or permit approvals, or evidence showing that the construction or permit approval has been filed with the TCEQ may result in the delay or possible dismissal of the application. If construction of a physically separate water or sewer system is necessary, provide a list of all retail public water and/or sewer utilities within one half mile from the outer boundary of the requested area below: Instruction of a physically separate water system is not necessary
D new facilities are required to serve the requested area. Note: Failure to provide applicable TCEQ construction or permit approvals, or evidence showing that the construction or permit approval has been filed with the TCEQ may result in the delay or possible dismissal of the application. If construction of a physically separate water or sewer system is necessary, provide a list of all retail public water and/or sewer utilities within one half mile from the outer boundary of the requested area below:
D new facilities are required to serve the requested area. Note: Failure to provide applicable TCEQ construction or permit approvals, or evidence showing that the construction or permit approval has been filed with the TCEQ may result in the delay or possible dismissal of the application. If construction of a physically separate water or sewer system is necessary, provide a list of all retail public water and/or sewer utilities within one half mile from the outer boundary of the requested area below:
Note: Failure to provide applicable TCEQ construction or permit approvals, or evidence showing that the construction or permit approval has been filed with the TCEQ may result in the delay or possible dismissal of the application. If construction of a physically separate water or sewer system is necessary, provide a list of all retail public water and/or sewer utilities within one half mile from the outer boundary of the requested area below:
evidence showing that the construction or permit approval has been filed with the TCEQ may result in the delay or possible dismissal of the application. If construction of a physically separate water or sewer system is necessary, provide a list of all retail public water and/or sewer utilities within one half mile from the outer boundary of the requested area below:
and/or sewer utilities within one half mile from the outer boundary of the requested area below:
struction of a physically separate water system is not necessary
Did the Applicant request service from each of the above water or sewer utilities?
Ves* No N/A *Attach copies of written requests and copies of the written response
Attach a statement or provide documentation explaining why it is not economically feasible to obtain retail service from the water or sewer retail public utilities listed above. N/A
If a neighboring retail public utility agreed to provide service to the requested area, attach documentation addressing the following information: The water supply contract under which Manville WSC is obligated to provide wholesale water to Lakeside MUD No. 3 to provide to Lakeside MUD No 3's retail customers is attached as Exhibit A.
 (A) A description of the type of service that the neighboring retail public utility is included in water suppy contractions with service the applicant is proposing; (B) An analysis of all necessary costs for constructing, operating, and maintaining the new facilities for at least the first five years of operations, including such items as
 taxes and insurance; and N/A. No new facilities will be constructed (C) An analysis of all necessary costs for acquiring and continuing to receive service from the neighboring retail public utility for at least the first five years of operations. The water rate is provided in the water supply contract attached as Exhibit

	Granting the applicants' request would allow Lakeside MUD No. 3 to continue to provide retail water service to the requested area, as it already does, without being located within Manville's CCN. After decertification, water will continue to be treated and supplied in the same manner as before, at the same quantity and cost to landowners located within the requested area. There is no practical effect of granting the applicants' request, other than effectuating Manville's intent that Lakeside MUD No. 3 be permitted to serve the requested area with retail water service.
	Part C: CCN Obtain or Amend Criteria Considerations
14.	Describe the anticipated impact and changes in the quality of retail utility service for the requested area:
	There will be no change to the quality of retail utility service to the requested area. Manville WSC will continue to supply wholesale water of the same quality under the water supply contract (Exhibit A) to Lakeside MUD No. 3, which will service the requested area with retail water service in the same manner as before.
15.	Describe the experience and qualifications of the Applicant in providing continuous and adequate retail service:
	Applicants are not seeking to obtain a CCN or increase the area of a CCN. Lakeside MUD No. 3 is a municipal utility district, which contracts eminently qualified operators, engineers, and other consultants to provide consistently superior utility service to the requested area. Manville WSC is also a competently run organization, which has been in operation for decades serving the general area with water service.
16.	Has the Applicant been under an enforcement action by the Commission, TCEQ, Texas Department of Health (TDH), the Office of the Attorney General (OAG), or the Environmental Protection Agency (EPA) in the past five (5) years for non-compliance with rules, orders, or state statutes?
	*Attach copies of any correspondence with the applicable regulatory agency concerning any enforcement actions, and attach a description of any actions or efforts the Applicant has taken to comply with these requirements.
17.	Explain how the environmental integrity of the land will or will not be impacted or disrupted as a result of granting the CCN as requested:
	No changes will be made to the land as a result of the decertification of the requested area, therefore, the decertification will have no effect on the the environmental integrity of the land.
18.	Has the Applicant made efforts to extend retail water or sewer utility service to any economically distressed area located within the requested area?
	No.

PUCT CCN Obtain or Amend Page 6 of 18 (March 2018) 19. List all neighboring water or sewer retail public utilities, cities, districts (including ground water conservation districts), counties, or other political subdivisions (including river authorities) providing the same service located within <u>two (2)</u> <u>miles</u> from the outer boundary of the requested area:

11144 - MANVILLE WSC
11303 - CITY OF PFLUGERVILLE
11047 - CITY OF ROUND ROCK
13243 - LAKESIDE WCID 1
13244 - LAKESIDE WCID 2B

13245 - LAKESIDE WCID 2C 13249 - LAKESIDE WCID 2A 13253 - LAKESIDE WCID 2D 10321 - CITY OF HUTTO 10970 - JONAH WATER SUD

Part D: TCEQ Public Water System or Sewer (Wastewater) Information

20. A. Complete the following for <u>all</u> Public Water Systems (PWS) associated with the Applicant's CCN:

TCEQ PWS ID:	Name of PWS:	Date of TCEQ inspection*:	Subdivisions served:	
2270014	City of Pflugerville	MULTIPLE**	The Commons at Rowe Lane, All Phases	
2270422	Lakeside Municipal Utility District No. 3	See Exhibit B	The Commons at Rowe Lane, All Phases	
2210422			The commons at nowe Lane, Air ma	

**SEE ATTACHED SUMMARY TABLE FOR COMPLETE LIST OF THE COMMONS AT ROWE LANE PHASES, TCEQ LOG NUMBERS, AND APPROVAL DATES. (EXHIBIT B). APPROVAL LETTERS AND LETTER APPROVING TRANSFER OF PWS FROM PFLUGERVILLE TO LAKESIDE MUD NO. 3 ARE INCLUDED ON AS EXHIBIT H.

*Attach evidence of compliance with TCEQ for each PWS

B. Complete the following for all TCEQ Water Quality (WQ) discharge permits associated with the Applicant's CCN:

TCEQ Discharge Permit No:	Date Permit expires:	Date of TCEQ inspection*:	Subdivisions served:
N/A This application is for a Water CCN.			
	*Attach ev	idence of complianc	e with TCEQ for each Discharge Permit
C. The requested CCN service a	rea will be served	via: PWS ID: 227 WQ -	70422 (Applicants are not seeking the creation of a CCN he expansion of the area of a CCN)

21. List the number of *existing* connections for the PWS & Discharge Permit indicated above (Question 20. C.):

Water				Sewer	
	Non-metered	3	2"	Sewer is N/A.	
	5/8" or 3/4"		3"	- This application is for a Water CCN	
943]	1"	Six Sin	4"		
	1 1/2"	an east	Other		
Total Water Connections:		943			

22. List the number of *additional* connections projected for the requested CCN area:

Water	Sewer	
N/A - There is no new requested CCN Area.		

PUCT CCN Obtain or Amend Page 7 of **18** (March 2018)

23.	A. Will the system servi	ng the requested area purchase wa	ater or sewer treatment capacit	y from another source?
	Yes* 🗌 No Capaci	*Attach a copy of purchas Attached as Exhibit A ty is purchased from:	se agreement or contract.	
		Water: Manville WSC		
		Sewer: N/A not part of the	nis application	
	B. Are any of the Applic or TCEQ's drinking	cants PWS's required to purchase water standards?	water to meet the TCEQ's min	imum capacity requirements
	Yes No			
		f supply or treatment purchased, purchased water or sewer treatment	-	What is the percent of overall
		Amount in Gallons	Percent of demand	
	Water:	385,000 Gallons Per Day Max	100%	
	Sewer:	V/A - Sewer not part of this application	0%	
25.	Yes No List the name, class, and To sewer utility service provid	CEQ license number of the operat	ors that will be responsible for	the operations of the water or
	Name (as it a	ppears on license)	Class License	No. Water/Sewer
	SEE	ATTACHMENT	SEE ATTACHMENT SEE ATTAC	HMENT
	E	ist of City of Pflugerville operators and lice Exhibit C. The City of Pflugerville operates system pursuant to the professional service akeside MUD No. 3 and the City of Pfluge	Lakeside MUD No. 3's water	
26.	 A. Are any improvement standards? Yes X No 	ts required for the existing PWS of	or sewer treatment plant to mee	et TCEQ or Commission
		ch required major capital improve ards (attach any engineering repo		iciencies to meet the TCEQ
		Capital Improvement:	Estimated Completion Dat	
	No Capital Impre	ovement Necessary	N/A	N/A
27.	or proposed customer conn	nowing all facilities for production ections, in the requested area. Fac ge scale maps. Color coding can b	cilities should be identified on	subdivision plats, engineering

	Part E: Financial Information
28.	If the Applicant seeking to obtain a CCN for the first time is an Investor Owned Utility (IOU) and under the original rate jurisdiction of the Commission, a proposed tariff must be attached to the application. The proposed rates must be supported by a rate study, which provides all calculations and assumptions made. Once a CCN is granted, the Applicant must submit a rate filing package with the Commission within 18 months from the date service begins. The purpose of this rate filing package is to revise a utility's tariff to adjust the rates to a historic test year and to true up the new tariff rates to the historic test year. It is the Applicant's responsibility in any future rate proceeding to provide written evidence and support for the original cost and installation date of all facilities used and useful for providing utility service. Any dollar amount collected under the rates charged during the test year in excess of the revenue requirement established by the Commission during the rate change proceeding shall be reflected as customer contributed capital going forward as an offset to rate base for ratemaking purposes.
29.	an onset to rate base for fatemarking purposes. NEITHER APPLICANT IS AN IOU. If the Applicant is an existing IOU, please attach a copy of the current tariff and indicate: A. Effective date for most recent rates: N/A - NEITHER APPLICANT IS AN IOU. B. Was notice of this increase provided to the Commission or a predecessor regulatory authority? No Yes Application or Docket Number: N/A - NEITHER APPLICANT IS AN IOU.

C. If notice was not provided to the Commission, please explain why (ex: rates are under the jurisdiction of a municipality)

N/A - NEITHER APPLICANT IS NOT AN IOU.

If the Applicant is a Water Supply or Sewer Service Corporation (WSC/SSC) and seeking to obtain a CCN, attach a copy of the current tariff.

30. <u>Financial Information</u> Applicants must provide accounting information typically included within a balance sheet, income statement, and statement of cash flows. If the Applicant is an existing retail public utility, this must include historical financial information and projected financial information. However, projected financial information is only required if the Applicant proposes new service connections and new investment in plant, or if requested by Commission Staff. If the Applicant is a new market entrant and does not have its own historical balance sheet, income statement, and statement of cash flows information, then the Applicant should establish a five-year projection.

Historical Financial Information may be shown by providing any combination of the following that includes necessary information found in a balance sheet, income statement, and statement of cash flows:

- 1. Completed Appendix A;
- 2. Documentation that includes all of the information required in Appendix A in a concise format; or
- 3. Audited financial statements issued within 18 months of the application filing date. This may be provided electronically by providing a uniform resource locator (URL) or a link to a website portal.

Projected Financial Information may be shown by providing any of the following:

- 1. Completed Appendix B;
- 2. Documentation that includes all of the information required in Appendix B in a concise format;
- 3. A detailed budget or capital improvement plan, which indicates sources and uses of funds required, including improvements to the system being transferred; or
- 4. A recent budget and capital improvements plan that includes information needed for analysis of the operations test for the system being transferred and any operations combined with the system. This may be provided electronically by providing a uniform resource locator (URL) or a link to a website portal.

31. Attach a disclosure of any affiliated interest or affiliate. Include a description of the business relationship between all affiliated interests and the Applicant. See the professional services agreement between Lakeside MUD No. 3 and the City of Pflugerville attached as Exhibit G, under which Pflugerville serves as operator of Lakeside MUD No. 3's water system.

DO NOT INCLUDE ATTACHMENTS A OR B IF LEFT BLANK

Part F: Mapping & Affidavits

32. Provide the following mapping information with each of the seven (7) copies of the application:

- 1. A general location (small scale) map identifying the requested area in reference to the nearest county boundary, city, or town. The Applicant should adhere to the following guidance:
 - i. If the application includes an amendment for both water and sewer certificated service areas, separate maps must be provided for each.
 - ii. A hand drawn map, graphic, or diagram of the requested area is not considered an acceptable mapping document.
 - **iii.** To maintain the integrity of the scale and quality of the map, copies must be exact duplicates of the original map. Therefore, copies of maps cannot be reduced or enlarged from the original map, or in black and white if the original map is in color.
- 2. A detailed (large scale) map identifying the requested area in reference to verifiable man-made or natural landmarks such as roads, rivers, and railroads. The Applicant should adhere to the following guidance:
 - i. The map should be clearly labeled and the outer boundary of the requested area should be marked in reference to the verifiable man-made or natural landmarks. These verifiable man-made and/or natural landmarks must be labeled and marked on the map as well.
 - ii. If the application includes an amendment for both water and sewer certificated service area, separate maps need to be provided for each.
 - **iii.** To maintain the integrity of the scale and quality of the map, copies must be exact duplicates of the original map. Therefore, copies of maps cannot be reduced or enlarged from the original map, or in black and white if the original map is in color.
- 3. One of the following identifying the requested area:
 - i. A metes and bounds survey sealed or embossed by either a licensed state land surveyor or a registered professional land surveyor. Please refer to the mapping guidance in part 2 (above);

ii.		
	A recorded plat. If the plat does not provide sufficient detail, Staff may request ad mapping information. Please refer to the mapping guidance in part 2 (above); or	ditional
111.	Digital mapping data in a shapefile (SHP) format georeferenced in either NAD 83 Tex Plane Coordinate System (US Feet) or in NAD 83 Texas Statewide Mapping System (N The digital mapping data shall include a single, continuous polygon record. The fo guidance should be adhered to:	Aeters).
Digital shape file is included with this submittal. Map Exhibits of requested decertification area	a. The digital mapping data must correspond to the same requested area as shown of general location and detailed maps. The requested area must be clearly labeled a the water or sewer requested area.	
are included as Exhibits D and E.	b. A shapefile should include six files (.dbf, .shp, .shx, .sbx, .sbn, and the projection file).	n (.prj)
	c. The digital mapping data shall be filed on a data disk (CD or USB drives), clearl labeled, and filed with Central Records. Seven (7) copies of the digital mapping also required.	
	Part G: Notice Information	
DO NOT provide notice ur3. Complete the following the requested area (to b)	using verifiable man-made and/or natural landmarks such as roads, rivers, or railroads to be stated in the notice documents). Measurements should be approximated from the ded area:	o descri
DO NOT provide notice ur3. Complete the following the requested area (to boundary of the request	til the application is deemed sufficient for filing and the Applicant is ordered to provide using verifiable man-made and/or natural landmarks such as roads, rivers, or railroads to be stated in the notice documents). Measurements should be approximated from the ed area:	o descri
DO NOT provide notice ur3. Complete the following the requested area (to b boundary of the request. The total acreage of total acreage of the total acreage of tot	til the application is deemed sufficient for filing and the Applicant is ordered to provide using verifiable man-made and/or natural landmarks such as roads, rivers, or railroads to be stated in the notice documents). Measurements should be approximated from the ed area:	o descri outermo
DO NOT provide notice ur3. Complete the following the requested area (to b boundary of the request. The total acreage of total acreage of the total acreage of tot	til the application is deemed sufficient for filing and the Applicant is ordered to provide using verifiable man-made and/or natural landmarks such as roads, rivers, or railroads to be stated in the notice documents). Measurements should be approximated from the ed area: f the requested area is approximately: 283 754 Current Curtamore .046 Maximum Tatal Euture Curtamore	o descri outermo
 DO NOT provide notice ur Complete the following the requested area (to be boundary of the request. The total acreage of Number of custom 	til the application is deemed sufficient for filing and the Applicant is ordered to provide using verifiable man-made and/or natural landmarks such as roads, rivers, or railroads to be stated in the notice documents). Measurements should be approximated from the ed area: f the requested area is approximately: ther connections in the requested area: $\frac{283}{754 \text{ Current Customers, 946 Maximum Total Future Customers}}$	o descrit outermo
 DO NOT provide notice ur Complete the following the requested area (to be boundary of the request. The total acreage of Number of custom 	til the application is deemed sufficient for filing and the Applicant is ordered to provide using verifiable man-made and/or natural landmarks such as roads, rivers, or railroads to be stated in the notice documents). Measurements should be approximated from the ed area: f the requested area is approximately: f the requested area is approximately f	o descrit outermo
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 DO NOT provide notice ur Complete the following the requested area (to be boundary of the request. The total acreage of Number of custom Approximate representation. 	til the application is deemed sufficient for filing and the Applicant is ordered to provide using verifiable man-made and/or natural landmarks such as roads, rivers, or railroads to be stated in the notice documents). Measurements should be approximated from the ed area: f the requested area is approximately: f the requested area is approximately: ner connections in the requested area: The closest city or town: nileage to closest city or town center: Direction to closest city or town: s generally bounded on the North by: S generally bounded on the North by:	o descrit outermo
 DO NOT provide notice ur Complete the following the requested area (to be boundary of the request. The total acreage of Number of custom Approximate representation. 	til the application is deemed sufficient for filing and the Applicant is ordered to provide using verifiable man-made and/or natural landmarks such as roads, rivers, or railroads to be stated in the notice documents). Measurements should be approximated from the ed area: f the requested area is approximately: f the requested area is approximately: ner connections in the requested area: The closest city or town: nileage to closest city or town center: Direction to closest city or town: s generally bounded on the North by:	o descril outermo

STATE OF	Texas
	Texas
COUNTY OF	Travis

I, David W. Gray

obtain or amend a water or sewer CCN, as

_ being duly sworn, file this application to Authorized Representative

(owner, member of partnership, title as officer of corporation, or authorized representative)

I attest that, in such capacity, I am qualified and authorized to file and verify such application, am personally familiar with the documents filed with this application, and have complied with all the requirements contained in the application; and, that all such statements made and matters set forth therein with respect to Applicant are true and correct. Statements about other parties are made on information and belief. I further state that the application is made in good faith and that this application does not duplicate any filing presently before the Commission.

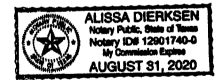
<u>I further represent that the application form has not been changed, altered, or amended from its original form.</u> <u>I further represent that the Applicant will provide continuous and adequate service to all customers and qualified applicants</u> within its certificated service area should its request to obtain or amend its CCN be granted.

AFFIANT (Utility's Authorized Representative)

If the Affiant to this form is any person other than the sole owner, partner, officer of the Applicant, or its attorney, a properly verified Power of Attorney must be enclosed.

SUBSCRIBED AND SWORN BEFORE ME, a Notary Public in and for the State of Texas this day the ______ of ______, 20 20_____

SEAL



PUBLIC IN AND FOR THE NOTARV

STATE OF TEXAS

Alissa Dierksen

PRINT OR TYPE NAME OF NOTARY

My commission expires:

August 31, 2020

ni) fattas karanan incert antalari bi das sada barangan cing siga das	Manana in an ann an fairt an an air an ann an	Applicant	's Oath	
STATE OF	Texas			
COUNTY OF	Williamson			
I. TONY GRAF			being duly sworn, file this application to	
obtain or amend a	water or sewer CCN, as	GENERAL MANA	GER	
		nd authorized to f	tember of partnership, tale as efficer of corporation, or authorized representation ile and verify such application, am personally familiar with all the requirements contained in the application; ar	ith

that all such statements made and matters set forth therein with respect to Applicant are true and correct. Statements about other parties are made on information and belief. I further state that the application is made in good faith and that this application does not duplicate any filing presently before the Commission.

I further represent that the application form has not been changed, altered, or amended from its original form. I further represent that the Applicant will provide continuous and adequate service to all customers and qualified applicants within its certificated service area should its request to obtain or amend its CCN be granted.

AFFIANT

(Utility's Authorized Representative)

If the Affiant to this form is any person other than the sole owner, partner, officer of the Applicant, or its attorney, a properly verified Power of Attorney must be enclosed.

SUBSCRIBED AND SWORN BEFORE ME, a Notary Public in and for the State of Texas this day the <u>22</u> of <u>June</u> 2020

SEAL



FUBLIC IN AND FOR THE ARV STATE OF TEXAS

onna Hall R TYPE NAME OF NOTARY

My commission expires:

May 14, 2022

PUCT CCN Obtain or Amend Page 12 of 18 (March 2018)

Appendix A: Histor	ical Financial I	nformation (Balance Sheet	and Income	Schedule)	
(Audited financial state	ements may be su	bstituted for th	is schedule – see	e item 29 of the	instructions)	
HISTORICAL BALANCE SHEETS	CURRENT(A)	A-1 YEAR	A-2 YEAR	A-3 YEAR	A-4 YEAR	A-5 YEAR
(ENTER DATE OF YEAR END)	()	()	()	()	()	()
CURRENT ASSETS Cash						
Accounts Receivable						
Inventories						
Other						
A. Total Current Assets			-	The second second		
			a second and second			
FIXED ASSETS						
Land						
Collection/Distribution System						
Buildings						
Equipment						
Other				5		
Less: Accum. Depreciation or Reserves						
B. Total Fixed Assets		The second second				
C. TOTAL Assets (A + B)	The second second				a share water and	
CURRENT LIABILITIES						
Accounts Payable						
Notes Payable, Current						
Accrued Expenses						
Other						
D. Total Current Liabilities						
LONG TERM LIABILITIES						
Notes Payable, Long-term						
Other						1
E. Total Long Term Liabilities		La man len i	a the same states of	a set manne		and the second
F. TOTAL LIABILITIES (D + E)		A A A				
OWNER'S EQUITY						
Paid in Capital						
Retained Equity						
Other				1	and the second	
Current Period Profit or Loss	1.1.1					
G. TOTAL OWNER'S EQUITY						
TOTAL LIABILITIES+EQUITY (F + G) = C						
WORKING CAPITAL (A – D)						
CURRENT RATIO (A / D)				-		
DEBT TO EQUITY RATIO (E / G)						

DO NOT INCLUDE ATTACHMENTS A OR B IF LEFT BLANK

HISTORICAL NET INCOME INFORMATION							
(ENTER DATE OF YEAR END)	CURRENT(A)	A-1 YEAR	A-2 YEAR ()	A-3 YEAR	A-4 YEAR	A-5 YEAR	
METER NUMBER							
Existing Number of Taps		1					
New Taps Per Year			As a second				
Total Meters at Year End							
METER REVENUE							
Revenue per Meter (use for projections)							
Expense per Meter (use for projections)					1		
Operating Revenue Per Meter				1		S Children Street	
GROSS WATER REVENUE							
Revenues- Base Rate & Gallonage Fees							
Other (Tap, reconnect, transfer fees, etc.)		A. Freedow					
Gross Income		a la comparate na					
EXPENSES							
General & Administrative (see schedule)				and and and			
Operating (see schedule)			1 1 1 1 1	N			
Interest	*						
Other (list)							
NET INCOME				A State of the			

PUCT CCN Obtain or Amend Page 14 of 18 (March 2018)

N/A

	()	A-1 YEAR ()	A-2 YEAR ()	A-3 YEAR ()	A-4 YEAR ()	A-5 YEAR
(ENTER DATE OF YEAR END) GENERAL/ADMINISTRATIVE						
EXPENSES						
Salaries & Benefits-Office/Management	1					
Office (services, rentals, supplies, electricity)				1 Provention		
Contract Labor						
Transportation						
Insurance						
Telephone						
Utilities					1	
Property Taxes						
Professional Services/Fees (recurring)				1		
Regulatory- other		1				
Other (describe)						
Interest						
Other			a la companya	1.00		
Total General Admin. Expenses (G&A)			4			
% Increase Per Year	0%	0%	0%	0%	0%	0%
OPERATIONS & MAINTENANCE EXPENSES						
Salaries & Benefits (Employee, Management)						13
Materials & Supplies						-11-
Utilities Expense-office	1					
					1. N. W.	
Contract Labor						
Contract Labor Transportation Expense						1.5
Transportation Expense						
Transportation Expense Depreciation Expense Other(describe) Total Operational Expenses						
Transportation Expense Depreciation Expense Other(describe) Total Operational Expenses (O&M) Total Expense (Total G&A +						
Transportation Expense Depreciation Expense Other(describe) Total Operational Expenses (O&M) Total Expense (Total G&A + O&M)	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Transportation Expense Depreciation Expense Other(describe) Total Operational Expenses (O&M) Total Expense (Total G&A + O&M) Historical % Increase Per Year	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Transportation Expense Depreciation Expense Other(describe) Total Operational Expenses (O&M) Total Expense (Total G&A + O&M)	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Transportation Expense Depreciation Expense Other(describe) Total Operational Expenses (O&M) Total Expense (Total G&A + O&M) Historical % Increase Per Year ASSUMPTIONS	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%

PUCT CCN Obtain or Amend Page 15 of 18 (March 2018)

N/A

Appendix B: Projected Information							
HISTORICAL BALANCE SHEETS	CURRENT(A)	A-1 YEAR	A-2 YEAR	A-3 YEAR	A-4 YEAR	A-5 YEAR	
(ENTER DATE OF YEAR END)	()	()	()	()	()	()	
CURRENT ASSETS							
Cash			-			-	
Accounts Receivable			-				
Inventories			-				
Income Tax Receivable							
Other					-		
A. Total Current Assets		All Manual States					
FIXED ASSETS							
Land							
Collection/Distribution System							
Buildings		4	_				
Equipment	1	1			1		
Other		1.10	A Contraction	1			
Less: Accum. Depreciation or Reserves							
B. Total Fixed Assets						ALL REAL PROPERTY.	
C. TOTAL Assets (A + B)		San					
CURRENT LIABILITIES							
Accounts Payable		A second					
Notes Payable, Current	Sec. 1						
Accrued Expenses		La martinetari	1.1.1				
Other							
D. Total Current Liabilities						AND STORES	
LONG TERM LIABILITIES							
Notes Payable, Long-term							
Other			1			No. 1	
E. Total Long Term Liabilities	Section 1993					and the second	
F. TOTAL LIABILITIES (D + E)						and the second	
OWNER'S EQUITY							
Paid in Capital				120			
Retained Equity	1					1.1.1.1.1	
Other			1. 18				
Current Period Profit or Loss				10.75 1. 5		-	
G. TOTAL OWNER'S EQUITY		1 Starting					
TOTAL LIABILITIES+EQUITY (F+G) = C							
WORKING CAPITAL (A – D)							
CURRENT RATIO (A / D)							
DEBT TO EQUITY RATIO (F / G)	80						

N/A

A-2 YEAR A-4 YEAR CURRENT(A) A-1 YEAR A-3 YEAR A-5 YEAR (ENTER DATE OF YEAR END) (--_) (- -(- -) (- -) (- -) (-_)) **METER NUMBER** Existing Number of Taps New Taps Per Year **Total Meters at Year End METER REVENUE** Revenue per Meter (use for projections) Expense per Meter (use for projections) **Operating Revenue Per Meter GROSS WATER REVENUE** Revenues- Base Rate & Gallonage Fees Other (Tap, reconnect, transfer fees, etc.) **Gross Income EXPENSES** General & Administrative (see schedule) Operating (see schedule) Interest Other (list) NET INCOME

PROJECTED NET INCOME INFORMATION

N/A

PROJECTED EXPENSE DETAIL	YEAR 1	YEAR 2	YEAR 3	YEAR 4	YEAR 5	TOTALS
GENERAL/ADMINISTRATIVE EXPENSES						
Salaries						
Office	dise - Ma	N. B.		1.1.1.1.1.1.	Sec. Sec. 2	
Computer						199
Auto		Star Star				
Insurance					Safe.	
Telephone	1	6 - 11			1.0	
Utilities		Sec. St.				
Depreciation				1. 1. 1. 1.		
Property Taxes		1. A.			14	15 Martin
Professional Fees						
Other			1			
Total				Contraction of the		
% Increase Per projected Year	0%	0%	0%	0%	0%	0%
OPERATIONAL EXPENSES						
Salaries				1997		
Auto						2.5
Utilities						
Depreciation				1		1.1
Repair & Maintenance						
Supplies						
Other	1 9 6					
Total						

PUCT CCN Obtain or Amend Page 17 of 18 (March 2018) N/A

PROJECTED SOURCES AND USES OF CASH STATEMENTS	YEAR 1	YEAR 2	YEAR 3	YEAR 4	YEAR 5	TOTALS
SOURCES OF CASH						
Net Income					1	
Depreciation (If funded by revenues of system)	10 10	24				
Loan Proceeds						
Other				101		
Total Sources		and the second second				
USES OF CASH						
Net Loss	6		2.0			
Principle Portion of Pmts.						
Fixed Asset Purchase						
Reserve						
Other	1					
Total Uses						
NET CASH FLOW						
DEBT SERVICE COVERAGE						
Cash Available for Debt (CADS)						
A: Net Income (Loss)						
B: Depreciation, or Reserve Interest						
C: Total CADS $(A + B = C)$						
D: DEBT SERVICE						
Annual Principle Plus Interest						
E: DEBT SERVICE COVERAGE RATIO						
CADS Divided by DS ($E = C / D$)						

Exhibit A

WHOLESALE WATER SUPPLY CONTRACT

This Wholesale Water Supply Contract ("Agreement") is entered into between MANVILLE WATER SUPPLY CORPORATION, a member owned non-profit corporation existing and operating under the laws of the State of Texas (hereinafter "Manville") and The Commons at Rowe Lane, L.P., (the "Developer"), a Texas limited partnership. Upon final creation of Lakeside Municipal Utility District No. 3 (the "District") the District will either join in and become a party to this Agreement or all or a portion of the rights and obligations of the Developer will be assigned and transferred to the District.

§ 13.144 TWC Informational Submission

This submission of information is made pursuant to §13.144, Texas Water Code. In any instance where this submission and other sections of this contract vary, the other sections will prevail.

- 1. Amount of water being supplied: a maximum of 385,000 gallons per day, or 1100 LUEs, as herein defined.
- Location of use: That tract or parcel of land depicted on <u>Exhibit "A"</u>, attached hereto and incorporated herein, is located partially in Williamson County and Travis County, Texas, also referred to herein as the "Service Area".
- 3. Term of this Agreement: 50 years.
- 4. Consideration: Initial base rate is \$ 3.25 per thousand gallons.
- 5. Purpose of use: domestic water supply.
- 6. Source of supply: groundwater.
- 7. Point of delivery: As depicted on <u>Exhibit "B"</u>, attached hereto and incorporated herein.
- 8. Limitations on reuse; none.

- 9. Disclosures: No affiliated interests between the parties.
- 10. There are no other conditions or agreements relating to the contract, except those that appear herein, or in the official tariff or regulations of Manville Water Supply Corporation.

WITNESSETH

RECITALS

WHEREAS, Developer owns or controls the tract of land described on the attached <u>Exhibit "A"</u>, which is incorporated herein by reference (the "Service Area") and is in the process of creating the District, which will construct and operate a water distribution system to provide retail water utility service to the Service Area; and

WHEREAS, the Service Area is presently located within Manville's certificated service area under the Certificate of Convenience and Necessity ("CCN") issued to Manville by the Texas Commission on Environmental Quality ("TCEQ"), and the parties have agreed that, upon final creation of the District by the TCEQ, Manville will release the Service Area from Manville's certificated service area, as provided in this Agreement, in order to enable the District to provide retail water service as contemplated by this Agreement; and

WHEREAS, the Developer desires to secure a long-term, wholesale potable Water supply for the District, to enable the District to provide direct retail service to residents of and property owners within the Service Area; and

WHEREAS, Manville has the capacity and desire to provide a wholesale source of potable Water to the District; and

WHEREAS, Manville is willing and able to take all measures reasonably necessary and appropriate to provide a wholesale potable Water supply to the District within the terms and limits set out in this Agreement, now,

Therefore, FOR AND IN CONSIDERATION of the mutual promises, covenants, obligations, and benefits in this Agreement, the Developer, the District and Manville

mutually agree as follows:

ARTICLE I

DEFINITIONS AND INTERPRETATIONS

Section 1.1: <u>Definitions.</u> Unless the context requires otherwise, and in addition to the terms defined above, the following terms and phrases used in this Agreement shall have the meanings set out below:

- "Manville" means Manville Water Supply Corporation and any successors and assigns that may succeed at any time to the rights and obligations of Manville under the terms of this Agreement.
- (2) "Customers" mean all those Persons receiving retail water service from the District.
- (3) "Developer" means The Commons at Rowe Lane, L.P., a Texas limited partnership.
- (4) "District" means Lakeside Municipal Utility District No. 3 and any successors and assigns that may succeed at any time to the right and obligations of the District under the terms of this Agreement.
- (5) "Internal Facilities" means all of the storage facilities, pressure facilities, water mains, distribution and transmission lines and related appurtenances that are owned, leased or controlled by the District, are or will be located within the Service Area, and through which Water is delivered to Customers, but specifically excluding the Plant or any part thereof. By way of example and not in limitation, Internal Facilities include storage tanks, pressure facilities, street lines, "yard lines" (which are located between individual water meters and the structure receiving water service), and other mains, pipes and meters of the District.
- (6) "LUE" means living unit equivalent and is a measure of the estimated average daily volume of Water used by a single family residence; for purposes of the Agreement, one LUE represents 350 gallons per day of average water usage on a monthly basis.

- (7) "Master Meter" means "water meter", as herein defined.
- (8) "Person" means any individual, public or private corporation, district, authority, political subdivision or other agency or entity of the State of Texas or the United States of America; any incorporated city or village, whether general law of home-rule; any partnership, joint venture, association, trust, firm, individual, or any other entity whatsoever.
- (9) "Plant" means all water well, water purification and treatment plants, water storage facilities, storage tanks, water mains, distribution lines, water meters and related appurtenances, whether owned, leased or controlled by Manville, necessary for Manville to deliver Water to a Point of Delivery, as defined herein.
- (10) "Point of Delivery" means the initial point of delivery depicted on <u>Exhibit</u> <u>"B"</u>, and any additional point of delivery hereafter mutually agreed upon by Manville and the District in accordance with the terms of this Agreement.
- (11) "Regulatory Requirements" means the requirements and provisions of the Federal and State constitutions; any and all federal, state and local laws, rules, regulations and permits adopted or issued from time to time and all judicial and administrative orders, judgments and decrees of any governmental authority having jurisdiction concerning matters contained in this Agreement.
- (12) "Service" means retail Water service that the District provides or will provide to Persons in their Service Area through the Internal Facilities.

(13) "Service Area" means all of the area set forth on Exhibit "A".

- (14) "TCEQ" means the Texas Commission on Environmental Quality, or its successor.
- (15) "Water" means potable water suitable for use for domestic and municipal purposes that meets Regulatory Requirements for public use and

consumption.

- (16) "Water Meter" means any water meter installed at a Point of Delivery to measure the quantity of water supplied to the District by Manville.
- (17) "Water Supply" means the Water to be provided to the District by Manville pursuant to this Agreement.
- (18) "Water Transmission Main" means all of the improvements set forth on <u>Exhibit "C"</u>.
- (19) "Wholesale Service" means the delivery of the Water Supply by Manville from the Plant through the one or more Water Meters at the Point or Points of Delivery to the Internal Facilities.

Section 1.2: <u>Titles.</u> The titles and headings of the articles and sections of this Agreement have been inserted for convenience of reference only, are not to be considered a part hereof, do not in any way modify or restrict any of the terms or provisions hereof, and will never be considered or given any effect in construing this Agreement or any provision hereof or in ascertaining intent, if any question of intent should arise. Unless the context requires otherwise, words of the masculine gender will be construed to include the feminine, and singular words will be construed to include correlative words of the plural number, and vice versa.

Section 1.3: <u>Interpretations.</u> This Agreement and all the items and provisions herein will be liberally construed to effectuate the purposes set forth herein and to sustain the validity of this Agreement. The parties agree that this Agreement will not be construed in favor of or against either party on the basis that the party did or did not author this Agreement. Nothing in this Agreement will be construed to violate nor will either party hereto be required by the terms and provisions of this Agreement to violate any Regulatory Requirements, and all acts done pursuant to this Agreement will be performed in such a manner as to conform thereto.

ARTICLE II

SERVICE AND OPERATION OBLIGATIONS

Section 2.1: <u>Service</u>. Manville, the Developer, and the District agree that Manville will provide Wholesale Service to the District to a maximum level of 385,000 gallons per day or 1100 LUEs of Wholesale Service at a delivery rate of 270 gallons per minute or more, subject to the terms and conditions of this Agreement. The District agrees that, except as provided in Section 2.9(a) and (b), it will not obtain Water from any Person other than Manville during the term of this Agreement without the prior written approval of Manville. Wholesale Service to the District will be nondiscriminatory and consistent with Manville's service policies and regulations, as established by the Manville Board of Directors, and in accordance with applicable Regulatory Requirements, including the rules and regulations of the TCEQ.

Section 2.2: <u>CCN.</u> The Developer hereby advises Manville that the District has been created as reflected by the copy of the order or orders of the TCEQ creating the District, attached as <u>Exhibit "D"</u>. The Developer shall additionally provide such documentation as may be required by TCEQ to remove the Service Area from Manville's CCN. Manville agrees to execute this documentation and to return it to the District for filing with TCEQ within 30 days thereafter. The District will be responsible for processing the application through TCEQ, and will provide Manville with a copy of all communications from TCEQ relating to the application. Manville will cooperate with the District in processing and finalizing any application to the TCEQ submitted under this Section.

Section 2.3: Delivery of Water and Grant of Easement.

1. The Developer agrees, upon execution of this contract, to convey Manville two twenty (20) foot, waterline easements in the form attached as <u>Exhibit "E"</u> (the "Easement"), in the locations mutually approved by Developer and Manville, within the boundaries of the floodplain property located within the Service Area, generally in the locations depicted on the attached <u>Exhibit "F"</u>, in order to enable Manville to construct a Water Transmission Main to the District's North boundary (the "Water Transmission Main") as shown on the attached <u>Exhibit</u> "<u>A</u>". The Easement will be exclusive except to the extent otherwise provided in <u>Exhibit "E"</u>. The Water Transmission Main will be constructed by Manville, at its sole expense, and will be completed by September 1, 2006 in order to extend Wholesale Service to the Service Area as contemplated by this Agreement. The Water Transmission Main will constitute a portion of the Plant, as defined in this Agreement.

2. Manville will deliver the contracted amount of Water from and through the Plant to the Internal Facilities through one or more Water Meters that will measure the volume of Water delivered at each Point of Delivery. The initial Point of Delivery will be as shown on Exhibit "B". Additional Points of Delivery may be added, upon the District's request and at the District's expense, subject to approval by the engineer for Manville, which approval will not be unreasonably withheld, conditioned or delayed. Manville agrees, at its sole cost and expense, to construct and install the elements of the Plant necessary to deliver Water from the Plant to the Water Meters at the Point of Delivery, and at any additional Points of Delivery approved by Manville in the future, of the quality and quantity required by this Agreement, except that (i) the Water Meters at the Points of Delivery shall be supplied and installed by Manville at the sole expense of the Developer or the District and (ii) any connecting lines or facilities required to deliver water from the Water Transmission Main to a Point of Delivery will be constructed by and at the sole expense of the Developer or the District. Water will be owned by Manville until it is delivered to a Point of Delivery and passes through a Water Meter, and thereafter the Water will be owned by the District.

3. Manville will be under no obligation to deliver Water to the Developer or the District at a volume in excess of 385,000 gallons per day, or at a delivery rate in excess of 270 gallons per minute.

Section 2.4: <u>Capital Costs.</u> Manville will pay all capital costs for the construction and acquisition of the Plant, including all facilities required to deliver Water to the Points of Delivery. The Developer or, following final creation, the District will pay for the Water Meters, at Manville's actual cost. The Internal Facilities will be constructed and installed by and at the sole cost and expense of the District or the individual developers of and builders in the Service Area and Manville will have no responsibility for the construction or financing of the Internal Facilities.

Section 2.5: <u>Operation and Maintenance</u>. Manville will be solely responsible for operating and maintaining the Plant in accordance with all Regulatory Requirements and will pay all related operation and maintenance expenses. The Developer or, following final creation, the District will be solely responsible for operating and maintaining the Internal Facilities in accordance with all Regulatory Requirements and will pay all related operation and maintenance expenses.

Section 2.6: <u>Retail Service.</u> The Developer or, following final creation, the District or its assigns will be responsible for operating and managing the Internal Facilities, including establishing the fees and charges for Service, reading meters and billing and collecting the District's rates and charges from the Customers.

Section 2.7: Monthly Charges.

1. The Developer or, following final creation, the District agrees to pay Manville a rate per 1,000 gallons of Water supplied to the Developer or, following final creation, the District each month (the "Monthly Rate") established in the manner and in accordance with the procedure provided in this Section.

(a) The Monthly Rate for Water actually delivered to a Point of Delivery and passing through a Water Meter from the date of execution of this Agreement until changed in accordance with this Agreement, which will be no sooner than one year from the date of execution of this Agreement (the "Initial Monthly Rate"), will be \$3.25 per 1,000 gallons of Water.

(b) Thereafter, the Monthly Rate is subject to adjustment by Manville, in accordance with applicable law, based on the cost incurred by Manville in providing Wholesale Service, but the Monthly Rate will not under any circumstances be reduced below the Initial Monthly Rate. (c) The Monthly Rate will be subject to adjustment no more frequently than annually. The parties agree to work in good faith to negotiate any rate adjustments requested under this Section. The parties will cooperate in good faith in order to agree upon any adjustments through consultations and negotiations. If the parties are unable to reach agreement, in whole or in part, regarding the adjustments to the Monthly Rate through consultations and negotiations, then the adjustments which are in dispute shall be resolved through rate setting proceedings before the TCEQ, but the Monthly Rate shall not under any circumstances fall below the Initial Monthly Rate.

2. A Water Meter will be installed at each Point of Delivery to measure the amount of Water provided to the District. All Water Meters will be calibrated at least once a year, and more frequently if requested by the District. The District or its assigns shall have access to the Water Meters at all times for readings and for observation of any calibration tests. The District will pay the cost of purchase, installation, maintenance and calibration of each Water Meter. Any Water Meter registering within the standards promulgated by the American Water Works Association or its successor for the same type and size of meter will be deemed to be accurate. If any Water Meter tests outside the accuracy standards of the American Water Works Association, the Water Meter will be calibrated or replaced, and a billing adjustment will be made based on the degree of the Water Meter's inaccuracy, as determined by the test. If Manville can reasonably estimate the time at which the Water Meter and/or Master Meter became inaccurate, Manville will make a billing adjustment based on that time period. If Manville cannot reasonably estimate the time at which the Water Meter and/or the Master Meter, as the case may be, became inaccurate, then Manville will make a billing adjustment to no more than the previous six months' billings.

3. Manville will compute the monthly charges to the Developer or, following their final creation, the District for Water supplied under this Agreement on the basis of; (a) monthly readings of the Water Meters installed at each Point of Delivery to the District; and (b) the Monthly Rate specified in or calculated under this Agreement. Manville will prepare and send the District a monthly water bill, which will specify the quantity of Water delivered to each Point of Delivery, the applicable Monthly Rate or Rates upon which the bill has been calculated, the total amount payable to Manville for Water supplied during the preceding billing period, and the due date. The Developer or, following final creation, the District agrees to make timely payment for the Water delivered to the Developer or, following final creation, the District under this Agreement. Payment will be considered past-due 30 days after the due date specified on the bill. The District will pay each billing statement unless there is a dispute as to the accuracy of the billing, in which case the engineers for Manville and the Developer or, following their final creation, the District will confer to resolve the issues. Any undisputed amount of the statement must be paid in full within the 30-day payment period. If it is determined (whether through consultation, alternative dispute resolution, hearing, or otherwise) that all or any part of the disputed amount of the billing to the District was correct, the District will promptly pay the correct portion of the disputed amount to Manville.

Section 2.8: <u>Contractual Capacity Charge</u>. Notwithstanding any provision herein to the contrary, and in addition to all other fees and charges provided for in this Agreement, the parties agree and stipulate that the Developer or, following final creation, the District will pay to Manville a contractual capacity charge ("Capacity Charge") per LUE equal to the impact fee or capital recovery charge from time to time charged by Manville to its own retail customers under its then-current tariff. Subject to the provisions of Section 3(1)(d), Capacity Charges will be due and payable to Manville at the closing of each lot. Upon payment of each Capacity Charge, the District will have a guaranteed reservation and commitment of capacity in the Plant for the number of LUEs of service for which the Capacity Charge has been paid. Manville shall deliver Water to the District within two (2) weeks of payment of the Capacity Charge by the District. No retail service may be initiated within the District to properties for which the aforesaid charge has not been paid. The initial Capacity Charges, subject to amendment, are as follows:

(a) <u>Single Family Residence</u>. For each lot on which a single-family residence will be built, with up to a 5/8" meter, the sum of \$2480.

(b) <u>Multi-Family</u>. For each residential living unit within a multifamily structure, the sum of \$2480.

(c) <u>Commercial Standard</u>. For each commercial structure or use for which up to a 5/8" meter will be needed, the sum of \$2480.

(d) <u>Commercial Non-Standard</u>. For each commercial structure or use for which larger than a 5/8" meter will be needed, a fee determined by Manville's engineer based on the size of the meter and the anticipated water use converted to commercial standard as stated in subparagraph (c) above, subject to review and concurrence by the engineer for the District.

(c) <u>Industrial and Other Non-Standard Service</u>. For each industrial structure, use or service other than that described in subparagraph (d) above, a fee to be determined by the engineer for Manville in consultation with and the concurrence of the engineer for the District.

In consideration of the Capacity Charges, no impact fee, capacity reservation fee or capital charge or other similar charge will be assessed by Manville to the District or its customers. The parties confirm and agree that the Capacity Charge has been calculated based on the costs of the Plant which will be dedicated to service under this Agreement.

Section 2.9: Emergency Water Purchase.

(a) If, due to drought, mechanical failure, or other causes beyond the control of Manville, it becomes necessary for Manville to purchase water from third party sources to satisfy its obligations under this Agreement, the Developer or, following their final creation, the District agrees to pay the additional reasonable costs of the purchased water utilized to satisfy Manville's obligations under this Agreement which are in excess of Manville's actual cost of providing Water from the Plant, in addition to the thenapplicable Monthly Rates payable under this Agreement.

(b) The parties intend that Manville will be the sole potable water supplier to the District during the term of this Agreement. Therefore, the Developer or the District agrees not to seek or obtain a water supply from any other potable water provider during the term of this Agreement, provided that Manville complies with its obligation to provide the Developer and the District with potable water as provided in this Agreement. In the event of an emergency during which Water of the quality or quantity required for the health, safety or welfare of residents of and property within the Service Area is not available from Manville, including as a result of fire, drought, line break, water shortage or equipment failure, the Developer or, following their final creation, the District will have the right to enter into and to obtain Water under an emergency water contract to provide the Service Area with an alternate source of potable Water during the term of the emergency. Manville represents to the District that it presently has and will maintain an adequate Water Supply with which to meet the District's current and future needs as defined in this Agreement.

ARTICLE III

CONDITIONS GOVERNING WATER SUPPLY

Section 3.1: Quantity and Quality of Water.

(a) During the term and subject to the terms of this Agreement, including Section 4.4 herein, Manville will provide a Water Supply that will be adequate for the needs of the present and future owners, customers, residents and occupants of the Service Area. Subject to the limitations set out in Article II, water will be furnished at all Water Meters at a pressure and of a quantity and quality adequate to enable the District to comply with applicable Regulatory Requirements, provided, however, that Manville will have no responsibility for providing or maintaining Internal Facilities necessary to meeting such applicable Regulatory Requirements. Manville will operate the Plant consistently with generally accepted utility practices so as to deliver to the District, in accordance with this Agreement, a minimum Water Supply according to the Minimum Takedown Schedule, as defined below.

(b) The current projection of the minimum water supply requirements for the Service Area is as set forth on **Exhibit "G"** (the "Minimum Takedown Schedule"). Subject to the Developer's or, following final creation, the District's performance of its obligations under this Agreement, Manville agrees to provide potable Water to the District for the Service Area in accordance with the Minimum Takedown Schedule. The Minimum Takedown Schedule may be amended to increase the water supply requirements for the Service Area by delivery of written request to Manville at least six months prior to the time that the additional Water Supply is needed. The District may, from time to time, request that the Minimum Takedown Schedule be amended to increase the total water supply requirements for the Service Area, which requests will be considered by Manville based on water availability conditions then in effect. The decision of Manville on all such requests shall be final and un-reviewable. In the event Manville declines to provide any additional water supply requested for the Service Area under this Section, the Developer or, following final creation, the District will have the option to pursue an alternative water supply for the connections or capacity which Manville has declined to serve and, in such event, the provisions of this Agreement which provide that Manville will be the sole potable water supplier to the District will be of no further force or effect.

(c) The Developer, or after creation, the District, shall provide Manville with an accounting of the number of service connections in place (LUE's in service) on or before December 31 of each year.

(d) Failure to pay all contractual Capacity Charges when due and within the time specified in Section 2.8 hereof shall be deemed a fundamental breach of this contract. The Developer or, following final creation, the District will pay to Manville any Capacity Charges set forth on the Minimum Takedown Schedule required to be paid for connections at and within the time specified by Section 2.8, time being of the essence. If the Developer or, following final creation, the District defaults in its obligation to timely pay any Capacity Charges due to Manville, Manville will give written notice to the Developer, or after creation, the District (hereafter the "Notice") specifying the number of unpaid Capacity Charges due. Upon receipt of the Notice by the District, the District shall have thirty (30) days by which to remit full payment of the unpaid Capacity Charges

then due or owing. Should the District fail to pay the full balance of Capacity Charges owed during the prescribed time period, Manville may cancel and terminate its obligation to deliver the number of LUEs of service for which the Capacity Charges have not been paid. If, in any year, the District pays more Capacity Charges than required under the Minimum Takedown Schedule, the excess Capacity Charges paid will be credited against the Capacity Charge payments required under the Minimum Takedown Schedule for the next year or years. Notwithstanding the foregoing, if at any time during the term of this Agreement, the Developer or, following final creation, the District fails to pay any Capacity Charges required under the Minimum Takedown Schedule for a period of one year or more after the delivery of the Notice provided above, Manville may, at its option, terminate future take-downs by delivering written notice of such election to the Developer or, after final creation, the District. In the event of any termination by Manville under this Section, the Developer or, following final creation, the District, will have the option to pursue an alternative water supply for the connections or capacity which have been cancelled and, in such event, the provisions of this Agreement which provide that Manville will be the sole potable water supplier to the District will be of no further force or effect.

Section 3.2: <u>Construction of Plant.</u> Manville agrees that it will acquire, construct and expand the Plant and acquire additional sources of Water as needed to have sufficient capacity to provide Wholesale Service to the District as required by this Agreement. The Plant, as it currently exists or as constructed and expanded, will be designed and constructed to provide Water at volumes, quality pressures and delivery points which meet the requirements of this Agreement.

Section 3.3: <u>Conservation Measures.</u> Prior to initiation of service under this Agreement, the Developer or, following final creation, the District will be required to adopt all voluntary and mandatory water conservation and water rationing measures and use restrictions imposed by Manville on its own retail customers in accordance with the terms of Manville's tariff, and to provide Manville with a copy of the order or resolution adopting its water conservation regulations within 30 days after adoption. The District agrees to enforce these measures and use restrictions. Manville will give written notice to the District of the implementation and termination of any conservation or rationing measures, and the District will notify their individual customers of the measures then in effect. If Manville's water conservation and water rationing regulations are amended in the future, Manville will give written notice to the District of the amendments and the District will amend their rules to include similar provisions.

Section 3.4: <u>Testing of Water</u>. The District, together with a representative of Manville, will be entitled to collect samples of the Water at the Water Meters and cause the same to be analyzed by a certified commercial laboratory at the Texas Department of Health or the TCEQ in accordance with the appropriate methods to determine if such Water complies with the Regulatory Requirements. If, at any time, the Water is determined not to comply with all applicable Regulatory Requirements, Manville will take all steps necessary to bring the Water into compliance.

Section 3.5: <u>Independent Contractors</u>. Manville and the District are independent contractors in fulfilling their respective obligations under this Agreement, and nothing herein shall be interpreted as changing or modifying the relationship of the parties unless in writing and signed by both parties.

Section 3.6: <u>Regulatory Action</u>. The parties recognize that the rights, duties and obligations of Manville and the District as provided in this Agreement are subject to all present and future Regulatory Requirements, and the parties agree to cooperate in making any applications, obtaining permits and approvals as necessary, and doing such other things and taking such other actions as may be desirable, in order to comply with all Regulatory Requirements and accomplish the purposes of this Agreement, including without limitation all actions necessary and/or reasonable to effect a transfer of Service Area under Sec. 2.2 and or secure an Emergency Water Purchase pursuant to Sec. 2.9 hereof.

ARTICLE IV MISCELLANEOUS PROVISIONS

Section 4.1: <u>Term</u>. Unless terminated or extended by mutual agreement of the parties, this Agreement shall continue in full force and effect for a period of 50 years from date of full execution hereof by authorized representatives of Manville and the Developer.

Section 4.2: <u>Transferability</u>. The terms and conditions of this Agreement shall survive the transfer of this Agreement to any and all other public or private entities.

Section 4.3: Force Majeure. Except as provided in Sec. 2.9 hereof in the event either party is rendered unable, wholly or in part, by reason of force majeure to carry out any of its obligations under this Agreement, then the obligations of such party, to the extent affected by such force majeure and to the extent that due diligence is being used to resume performance at the earliest practicable time, will be suspended during the continuance of any inability so caused to the extent provided, but for no longer period. As soon as reasonably possible after the occurrence of the force majeure relied upon, the party whose contractual obligations are affected will give notice and the full particulars of such force majeure to the other party. Such cause, as far as possible, shall be remedied with all reasonable diligence. The term "force majeure", as used herein, means acts of God, strikes, lockouts or other industrial disturbances, acts of the police or enemy, orders of any kind of government or the United States, the State of Texas, a local or municipal government of competent jurisdiction or any other entity other than a party to this Agreement, or any civil or military authority, insurrections, acts of terrorism, riots, epidemics, landslides, lightening, earthquakes, fires, hurricanes, storms, floods, washouts, droughts, arrests, civil disturbances explosions, breakage or accidents to machinery, pipelines or canals, partial or entire failure of water supply, and any other inabilities of either party, similar to those enumerated, which are not within the control of the party claiming such inability and which such party could not have avoided by the exercise of due diligence and care.

Section 4.4: <u>Remedies upon Default</u>. It is not intended hereby to specify (and this Agreement will not be considered as specifying) an exclusive remedy for any default, but all remedies existing at law or in equity, including specific performance and mandamus, may be availed of by either party and will be cumulative.

Section 4.5: <u>No Additional Waiver Implied</u>. No waiver or waivers of any breach or default (or any breaches or defaults) by either party hereto of any term, covenant, condition, or liability hereunder, or of performance by the other party of any duty or obligation hereunder, shall be deemed or construed to be a waiver of subsequent breaches or defaults of any kind under any circumstances.

Section 4.6: <u>Addresses and Notice</u>. Unless otherwise provided in this Agreement, any notice, communications, request, reply, or advice (herein severally and collectively, for convenience, called "Communications") herein provided or permitted to be given, made or accepted by either party to the other must be in writing and may be given or be served by depositing the same in the United States mail, postpaid and registered or certified, addressed to the party to be notified, or by delivering the same to the party or an officer of such party. Notice deposited in the mail in the manner herein above described will be conclusively deemed to be effective, unless otherwise stated in this Agreement, from and after the expiration of three mail delivery days after the day it is deposited. Notice given in any other manner will be effective only if and when received by the party to be notified. For the purposes of notice, the addresses of the parties will, until changed as hereinafter provided, be as shown in the signature page of this Agreement. The parties may, from time to time and at any time, change their respective addresses and each may specify as its address any other address by at least fifteen days' written notice to the other party.

Section 4.7: <u>Modification</u>. This Agreement will be subject to change or modification only by the execution of a writing, signed by authorized representatives of each of the parties hereto.

Section 4.8: <u>Assignability and Resale</u>. This Agreement may be assigned by the Developer to an entity to be created for the purpose of development of the land within the Service Area and/or to a municipal utility district or water control and improvement district created for the purpose of providing water, wastewater, drainage services and recreational facilities to the Land within the Service Area. Should such assignment take place, the assigned agreement shall contain the same terms and conditions as this Agreement. No water provided under this Agreement may be resold by the Developer and/or the District, except to retail customers within the Service Area. No water provided under this Agreement may be applied by Developer and/or the District outside of the Service Area.

Section 4.9: <u>Notice of Proceedings Pertaining to Agreement</u>. Manville will notify the Developer and the District of all applications, hearings, enforcement actions and other proceedings to which Manville is a party, affecting or pertaining to this Agreement or the

subject matter hereof, at or before the TCEQ, or any other agency having jurisdiction or any court as soon as practical after any such application, activity or proceeding is initiated or commenced.

Section 4.10: <u>Parties In Interest</u>. This Agreement is for the sole and exclusive benefit of the Developer, the District and Manville, and their successor and assigns. There are no third party beneficiaries to this Agreement. The retail customers of the parties will not be deemed third party beneficiaries to this Agreement.

Section 4.11: <u>Severability</u>. The provisions of this Agreement are severable and, if any word, phrase, clause sentence, paragraph, section or other part of this Agreement or the application thereof to any person or circumstance shall ever be held by any court of competent jurisdiction to be invalid or unconstitutional for any reason, the remainder of this Agreement and the application of such word, phrase, clause sentence, paragraph, section or other part of this Agreement to other persons or circumstances shall not be affected thereby.

Section 4.12 <u>Merger and Previous Contracts.</u> This Agreement constitutes the entire agreement between the parties relative to the same subject matter hereof. All prior agreements between the parties regarding this subject matter are null and void.

Section 4,13: <u>Binding Effect</u>. This Agreement shall be binding on and inure to the benefit of the parties, and their respective successors, representatives and assigns.

Section 4.14: <u>Authorization</u>. Execution of this Agreement has been authorized by lawful and appropriate action by the Developer and by the Board of Directors of Manville Water Supply Corporation, as a valid and official act and deed of the respective entities.

Section 4.15: <u>Encroachment</u>. Except for the Service Area, the District will not, during the term of this Agreement, serve or seek to serve any area located within the retail service area of Manville, as reflected in Manville's then current CCN. In the event of any unconsented service or encroachment by the District within the area covered by Manville's CCN other than the Service Area, Manville may, after notice to the District and a reasonable opportunity for the District to cure, at its option terminate this agreement, and cease all delivery of water pursuant to this Agreement. EXECUTED as of this _____day of _____2006 in multiple originals and effective ______.

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Signatures appear on the following page

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EXECUTED as of this <u>9</u> day of <u>March</u> 2006 in multiple originals and effective <u>9 March 2006</u>.

Signatures appear on the following page

MANVILLE WATER SUPPLY CORPORATION

By: Rocycochonder Name: <u>Robert 5 Aboades</u>

Title: President

Address: PO Box 248 Coupland, TX 7861

DEVELOPER:

THE COMMONS AT ROWE LANE, L.P.

By: Rowe Commons Corp. a Texas corporation,

General Partner

By: ____

Lee Nicol, President

Address: The Commons at Rowe Lane, L.P. 2929 West 5th Street Suite A Fort Worth, Texas 76107

THE DISTRICT:

LAKESIDE MUNICIPAL UTILITY DISTRICT NO. 3

By: ______ Name: ______ Title: ______

> Address: c/o Minter, Joseph and Thornhill, P.C. 811 Barton Springs Rd., Suite 800, Austin, Texas 78701 Attn.: John M. Joseph

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MANVILLE WATER SUPPLY CORPORATION

By:______ Name:______ Title: Vice President

Address:	PO Box 248	
	Coupland, TX 7861	

DEVELOPER:

THE COMMONS AT ROWE LANE, L.P.

By: Rowe Commons Corp. a Texas corporation,

General Partner

By: __

...

Lee Nicol, President

Address: The Commons at Rowe Lane, L.P. 2929 West 5th Street Suite A Fort Worth, Texas 76107

THE DISTRICT:

LAKESIDE MUNICIPAL UTILITY DISTRICT NO. 3

By:	Tom Corbett
Name:	
Title: _	

Address: c/o Minter, Joseph and Thornhill, P.C. 811 Barton Springs Rd., Suite 800, Austin, Texas 78701 Attn.: John M. Joseph

MANVILLE WATER SUPPLY CORPORATION

By:______ Name: ______ Title: Vice President ٩

Address:	PO Box 248	
	Coupland, TX 7861	

DEVELOPER:

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THE COMMONS AT ROWE LANE, L.P.

By: Rowe Commons Corp. a Texas corporation,

General Partner

B

Lee Nicol, President

Address: The Commons at Rowe Lane, L.P. 2929 West 5th Street Suite A Fort Worth, Texas 76107

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THE DISTRICT:

LAKESIDE MUNICIPAL UTILITY DISTRICT NO. 3

By:	·····	
Name	•	
Title:		

Address: c/o Minter, Joseph and Thornhill, P.C. 811 Barton Springs Rd., Suite 800, Austin, Texas 78701 Attn.: John M. Joseph

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Exhibit "A" Land and Service Area

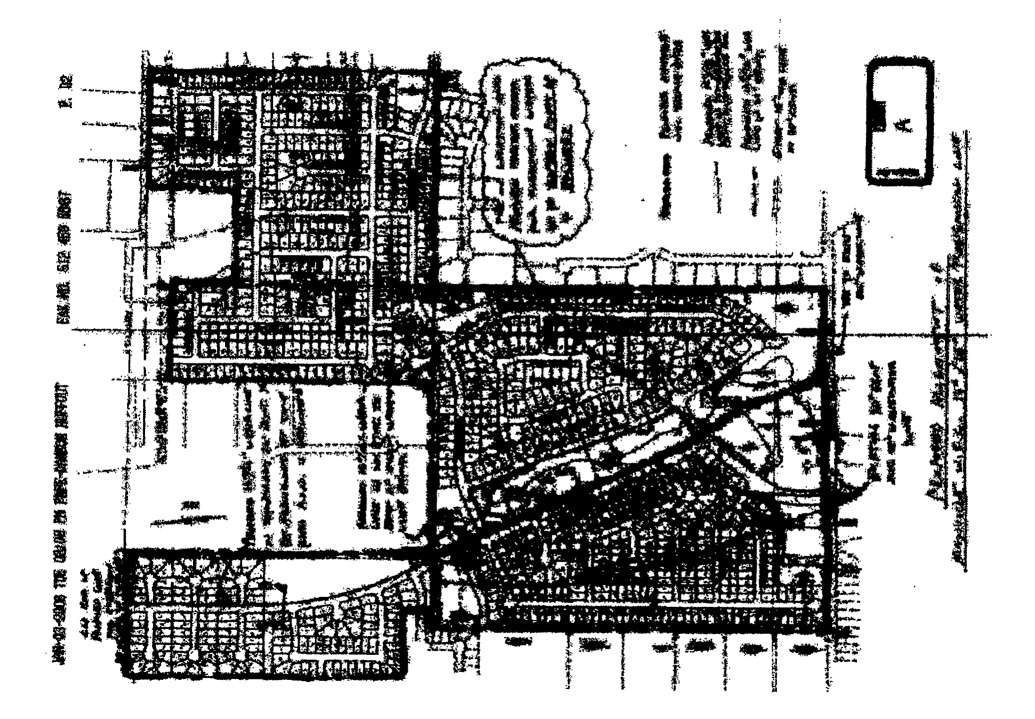


Exhibit "B" <u>Point of Delivery</u>

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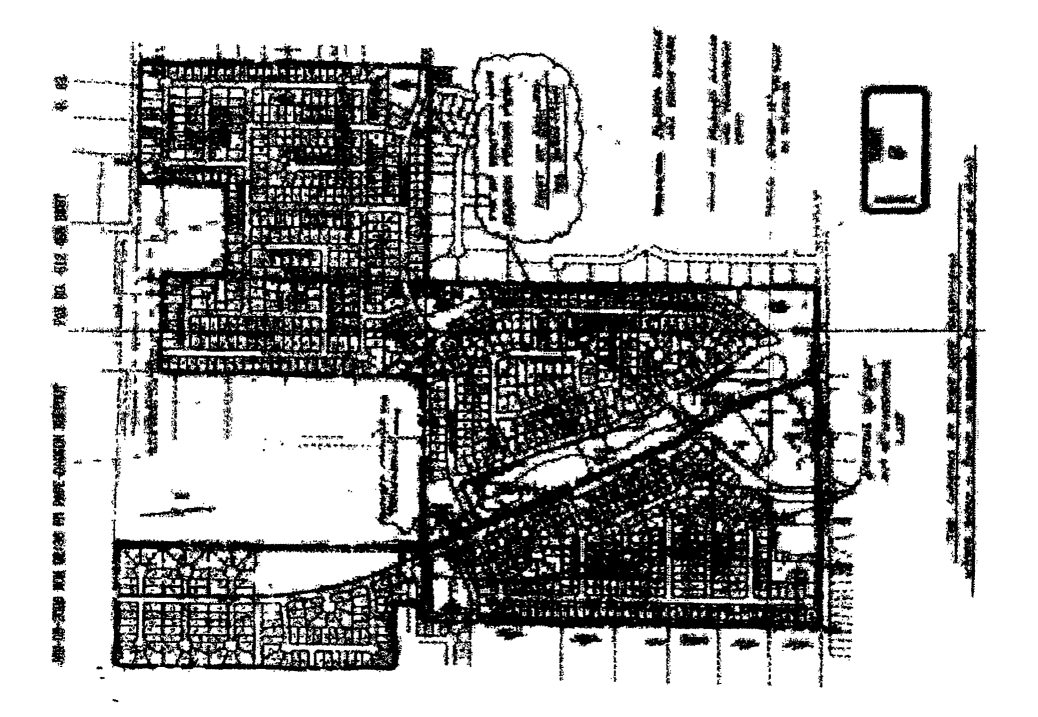
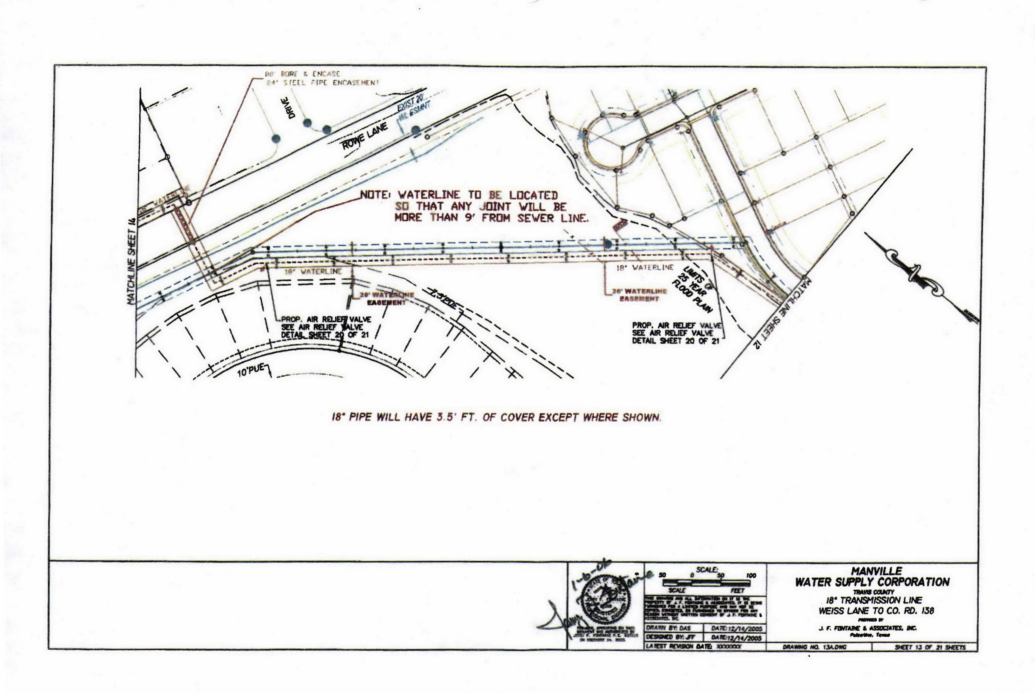


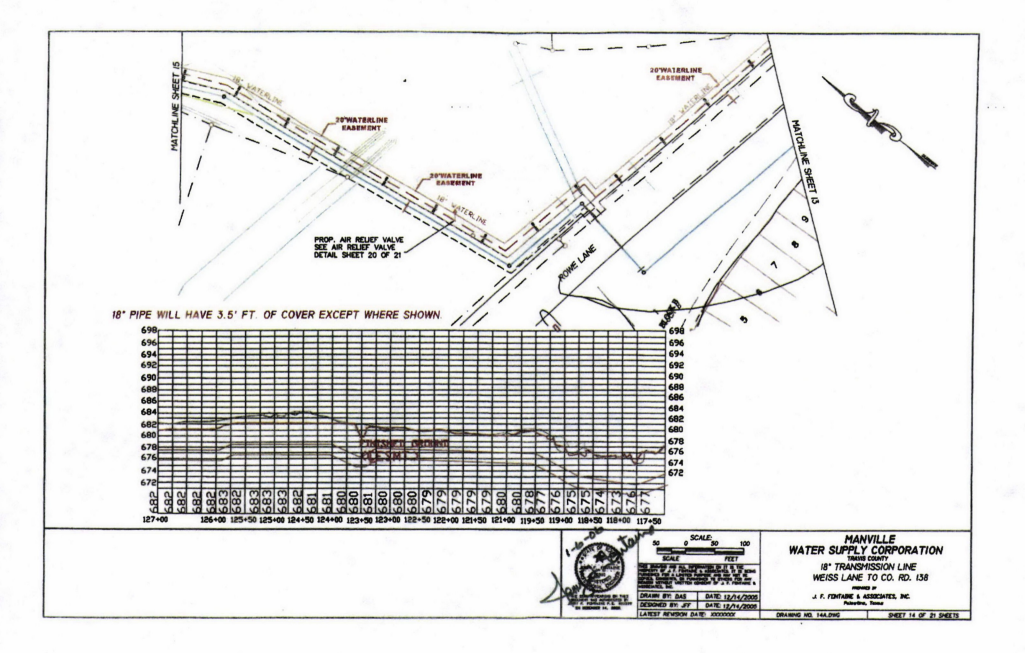
Exhibit "C" Water Transmission Main

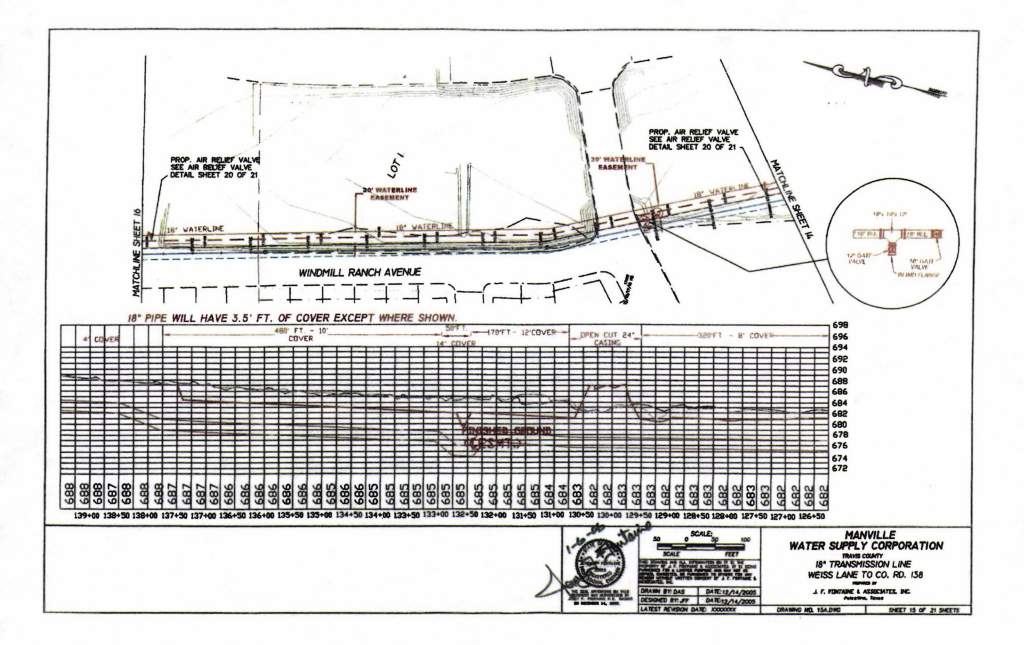
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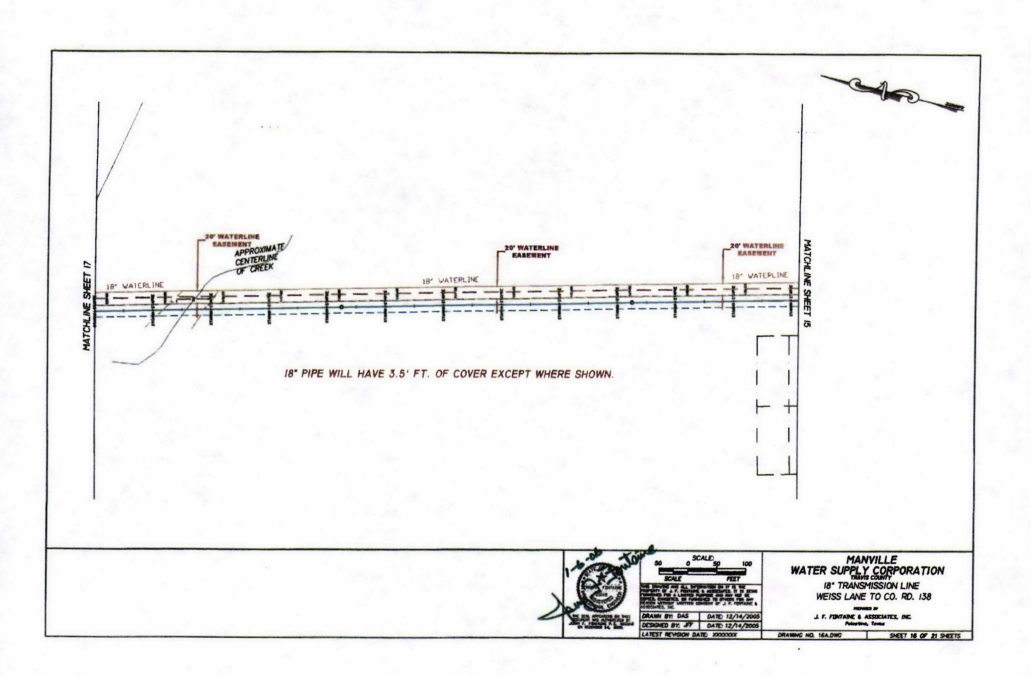
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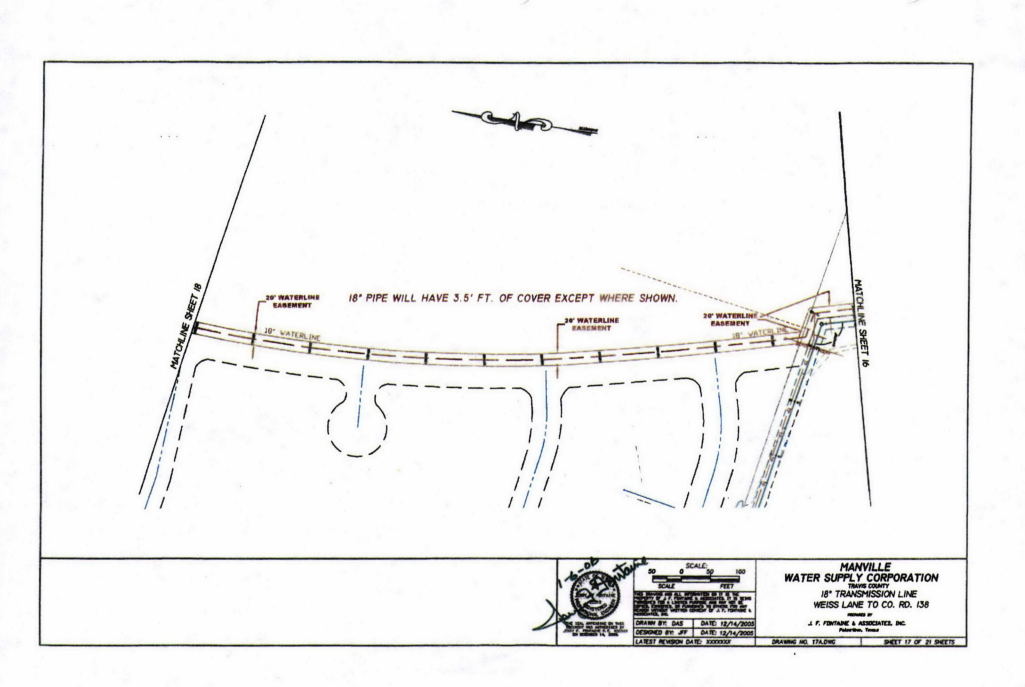
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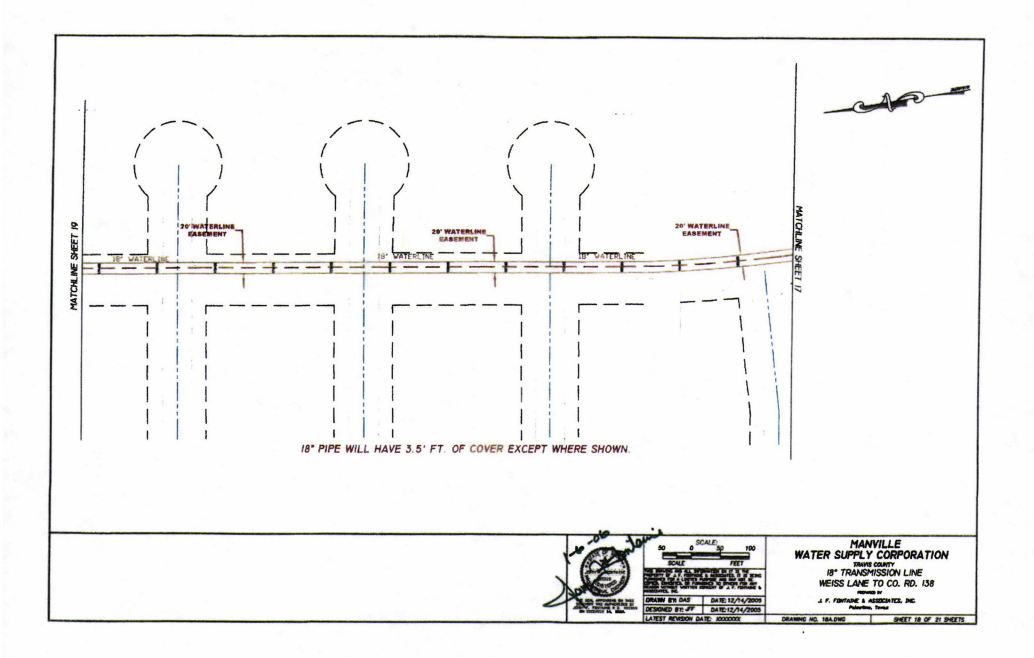












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Exhibit "D" Order Creating Lakeside Municipal Utility District No. 3

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Exhibit "E" Water Line Easements

THE STATE OF TEXAS §

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COUNTY OFTRAVIS

KNOW ALL MEN BY THESE PRESENTS:

That, ______ ("Grantor"), for good and valuable consideration, has granted, bargained, sold and conveyed and by these presents does grant, bargain, sell and convey unto Manville Water Supply Corporation ("Grantee"), whose business address is _______, an easement and right of way ("Easement") upon and across the tracts of land described in <u>Exhibit "A"</u>, attached hereto (hereinafter called "the Easement Tracts"), to construct, install, operate, maintain, inspect, repair, reconstruct and rebuild one or more underground water transmission lines (the "Water Lines"). Except as otherwise provided herein as to rights reserved by Grantor, the Easement will be exclusive.

The Water Lines must be constructed by Grantee at least inches below the surface of the natural grade of the Basement Tract, in order to accommodate Grantor's need to cross the Easement Tract with roads and utilities. Grantee further agrees that, in locations in which Grantor requires that the Water Lines be constructed a greater depth due to such crossings. Grantee will construct the Water Lines at a depth of inches below the surface of the natural grade. Such locations shall be specified by Grantor at the time of Grantor's plan approval, as provided below. Grantor reserves the right to grant easements in, under and across the Basement Tract for utility facilities (including, without limitation, water, wastewater, electric, telephone, cable television and gas facilities) and drainage facilities and to dedicate right-of-way for roadways which cross the Easement Tract ("Permitted Dedications") and Grantee (or the grantee named in any such Permitted Dedication) will have the right to construct utility and drainage facilities and roadways in, under and across the Easement Tract at depths which do not conflict with the minimum depths for the Water Lines specified above in accordance with the terms of the Permitted Dedications ("Permitted Improvements").

For in consideration of the grant of the Easement herein and other good and valuable consideration, the receipt of which is acknowledged by Grantee, Grantee hereby consents to Grantor's conveyance of the Permitted Dedications, and no further approval by Grantee of such Permitted Dedications or any construction pursuant to the terms thereof will be required. Grantee further agrees that 15 days prior to any construction within the Easement Tracts, Grantee will submit a complete set of its engineering plans to Grantor for approval in order to ensure that the construction will not interfere or conflict with any Permitted Improvements and such plans will be subject to approval by Grantor, which approval will not be unreasonably withheld or delayed. Grantee acknowledges that one or more points of connection to the Water Lines will be required and utilized by Grantor in order to obtain water service for Grantor's proposed development which includes the Easement Tract and agrees that such points of connection will be set forth on the plans submitted by Grantee under the preceding sentence.

Grantor further reserves and will continue to enjoy the right to utilize the surface of the Easement Tract for all purposes which do not materially interfere with or prevent the use of the Easement by Grantee as contemplated herein. Grantor will have the right to construct streets, roads, driveways, hike and bike trails, fences, landscaping, irrigation and parking and to install signs on and across the Easement Tract.

Grantee further agrees to employ an arborist or horticulturist certified by _________to supervise the trimming of any trees on the Easement Tracts, whether during initial construction or during any subsequent activity by Grantee within the Easement Tracts. Grantee further agrees the Water Lines will be constructed in a manner so as to avoid trees within the Easement Tracts over _______ inches in diameter and such trees will be protected at all times during construction, and preserved to the greatest extent possible.

Grantee further agrees that at any time Grantee disturbs the surface of the Easement Tracts, Grantee shall install and maintain silt fencing to prevent runoff until vegetation on the Easement Tracts is sufficiently restored to prevent such runoff and Grantee must reestablish the surface, to Grantor's reasonable satisfaction, with native and improved grasses. Grantee's re-vegetation obligation will continue until the new vegetation is fully established.

Grantee further agrees that upon completion of the initial construction of the Water Lines, and upon completion of any subsequent construction, maintenance or repair which disturbs the surface of the Easement Tracts, Grantee shall fill all trenches, remove all construction debris and restore the surface of the Easement Tracts to substantially the same condition which existed prior to commencement of such construction, maintenance or repair. Grantee further agrees that all rocks, timber, brush and other debris cleared from the Easement Tracts must be removed from the premises and shall not be placed on Grantor's adjacent lands, unless specifically approved in writing by Grantor. Further, if Grantee, in the exercise of its rights hereunder, disturbs or damages any Permitted Improvement, fence, street, road, hike and bike trail, driveway, landscaping, irrigation, or parking area located in or upon the Easement Tracts, Grantee shall, promptly upon completion of the work which caused the disturbance or damage, repair the Permitted Improvement, fence, street, road, hike and bike trail, driveway, landscaping, irrigation, or parking area to substantially the same condition that existed prior to Grantee's work, utilizing comparable materials, at Grantee's sole expense.

Grantee further agrees that Grantee shall be liable for all damage or injury to persons or property resulting from the activities of Grantee, its agents, employees, contractors, or subcontractors in coming upon or about the Easement Tracts, and Grantee hereby agrees to defend indemnify, and hold harmless Grantor, its agent, employees, contractors, subcontractors, suppliers, sub-suppliers, attorneys and assigns from any liability, damages, cost or expense resulting therefrom, including attorneys fees for the defense thereof. TO HAVE AND TO HOLD the Easement unto Grantee and Grantee's successors and assigns forever, and Grantor does hereby bind Grantor's heirs, executors and administrators to warrant and forever defend the Easement unto Grantee and Grantee's successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, by, through or under Grantor, but not otherwise.

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EXECUTED this the _____ day of _____, 2006.

Signatures appear on the following page

Grantor:

The Commons at Rowe Lane, L.P.,

A Texas Limited Partnership,

By:

Rowe Commons Corporation, a Texas Corporation, Its General Partner

By:______, Its President

ACCEPTED AND AGREED TO THIS ____ DAY OF _____, 2005.

GRANTEE:

MANVILLE WATER SUPPLY **CORPORATION**

BY:_______, Its President

Exhibit "F" <u>Waterline Easement Locations</u> (Easement 1 - 1. 528 acres) (Easement 2 - 1. 028 acres)

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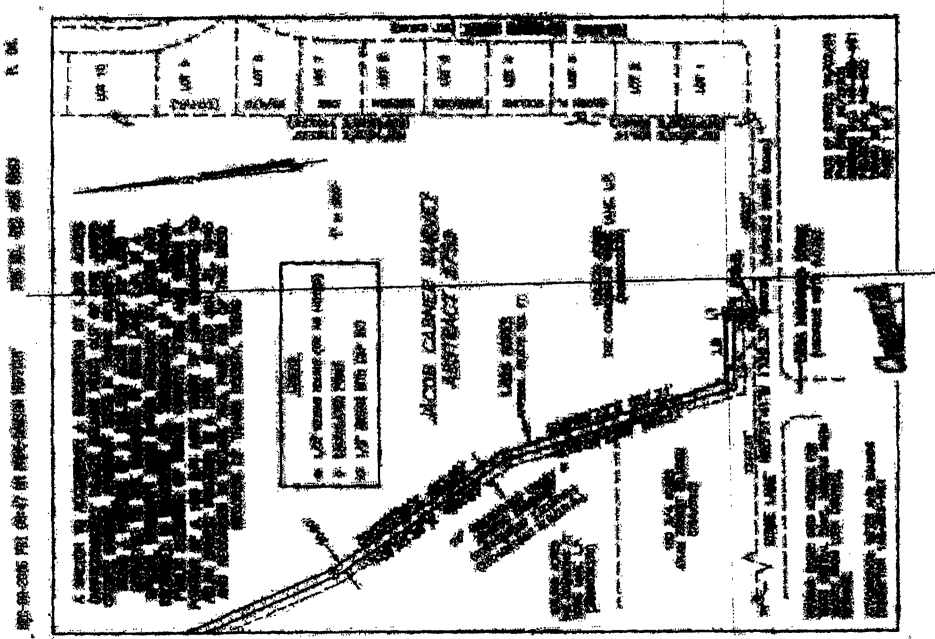
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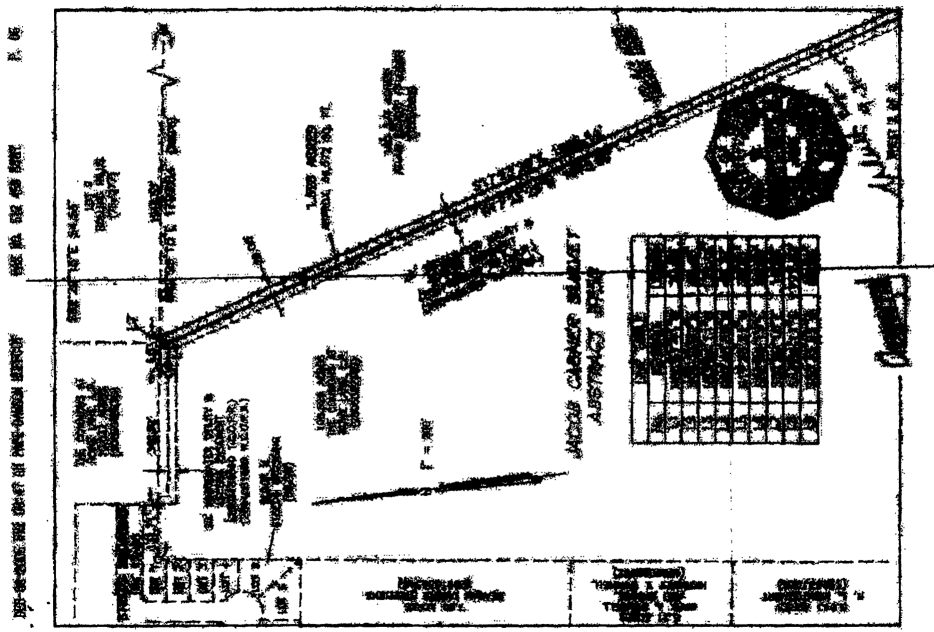
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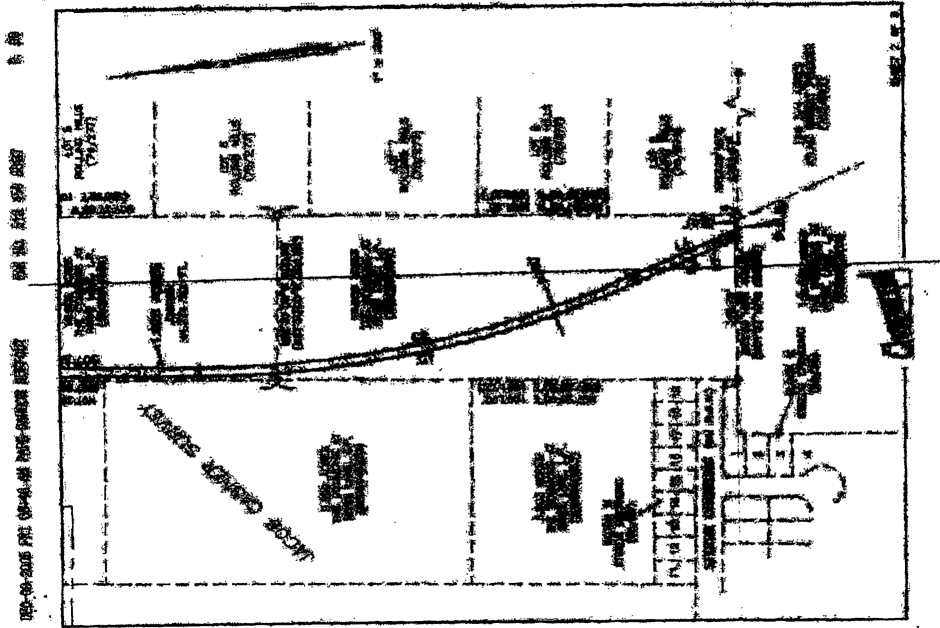
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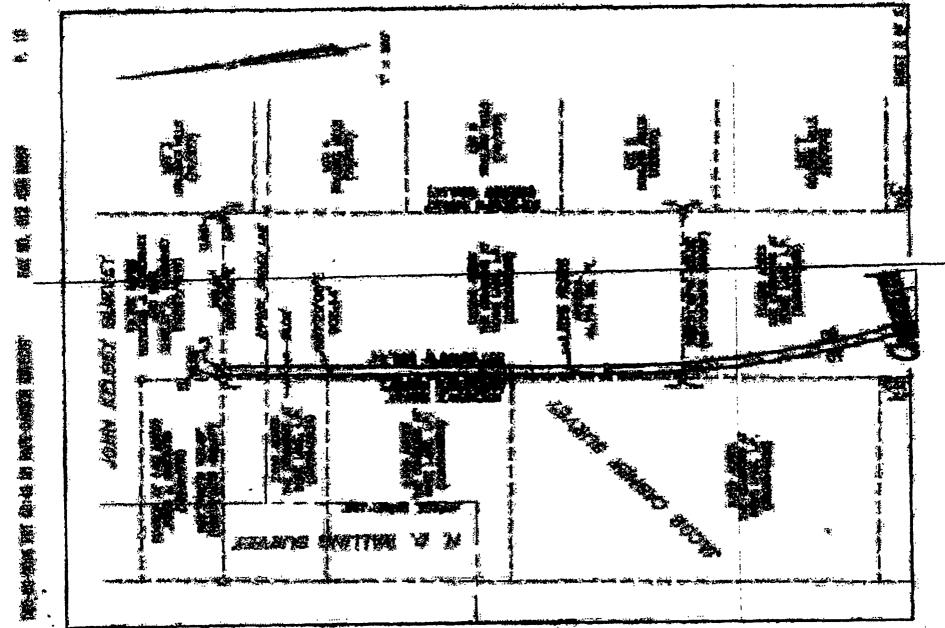
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Exhibit "G" Minimum Takedown Schedule

The Developer, or after creation, the District, shall not be required to purchase water capacity pursuant to the Agreement, except upon the final plat approval of lots within the property owned by Developer and within the jurisdiction of the District, and upon the following schedule. The Capacity Charges shall be due at the closing of each lot.

Following the approval of the final plat of The Commons at Rowe Lane Phase 1, hereinafter referred to as "Phase 1" and after the closing of the same and purchase of Fifty-Eight (58) lots within Phase 1, Developer and/or after creation the District, shall be entitled to purchase from Manville Fifty-Eight (58) LUE's of water service (hereafter the "Initial Water Take Down").

No later than One Hundred and Eighty (180) days after the Initial Water Take Down, the Developer and/or after creation the District, shall be entitled to purchase Thirty-two (32) LUE's of water service (hereafter the "Second Water Take Down").

No later than Ninety days (90) days after the Second Water Take Down, Developer and/or after creation the District, shall be entitled to purchase Thirty-two (32) LUE's of water service (hereafter "Quarterly Water Take Down"). Thereafter, the Developer, and/or after creation the District, shall be entitled to purchase the Quarterly Water Take Down amount on or before 90 days after each take down, until 178's LUE's of service have been purchased from Manville for that phase of the development.

Thereafter, no later than Ninety days (90) after the approval of the final plat of each subsequent phase of the Commons at Rowe Lane, the Developer and/or after creation the District, shall be entitled to purchase Thirty-two (32) LUE's of water service. Thereafter, the Developer and/or after creation the District, shall be entitled to purchase Thirty-two (32) LUE's of water service every Ninety (90) days until 1100 LUE's have been purchased by the Developer, and/or after creation the District, from Manville.

Exhibit B

PHASE	TCEQ Plan Review Log Number	Approval Date
1	200907-022	July 21, 2009
2A	200612-096	June 7, 2007
2B	200907-107	July 31, 2009
2C	P-10042011-013	Nov 16,2011
3A	P-03112010-056	April 16,2010
3B	F-03112010-030	April 10,2010
4A	P-06052012-015	Aug 6, 2012
4B	p-05282015-139	July 28, 2015
5A	P-12202013-102	Jan 21, 2014
5B	P-06172015-102	Aug 12, 2015
6A	P-06122014-079	Aug 14, 2014
6B	P-06062018 -029	Aug 6, 2018
7	P-03122013-063	May 8, 2013
8	F-03122013-003	iviay 8, 2015
9	P-01162020-118	March 16, 2020

EXHIBIT B TCEQ Approval Log Number List

Approval Letters are Included on Submitted CD as Exhibit H

Exhibit C

EXHIBIT C

Pflugerville Water Licenses

Name	Water Operator	Surface Water Operator	Water Distribution Operator	TCEQ Customer Number	TCEQ Lincense Number
<u>WTP</u>					
Brandon Pritchett	А			CN603192659	WO0038520
Brian Camp		В	1. 19 A	CN602602633	WS0008951
Richard Hodgson		С		CN602212425	WS0010018
Karen Franks		С		CN602093502	WS0012716
Shelby Granger		С	i de la composición d	CN605002864	WS0013338
Alex Cooke		С		CN604162602	WS0013339
David Galvan		С		CN605043207	WS0014136
Dyllon Ripkoski	D			CN605676949	WO0044771
Pumps & Motors					
Dustin Paul			С	CN603266552	WD0009236
Samuel Pearson		1	В	CN603160623	WD0013204
Line Maintenance					
Max Walther			В	CN602671356	WD0011042
Gregory Briggs			В	CN603387069	WD0011970
David Denby			В	CN605239052	WD0015751
Javier Gonzalez II			С	CN603947045	WD0011098
Aaron Griffith			С	CN605590579	WD0015743
Steven Kolbeck			D	CN605239011	WW0060543
Kevin Brown			С	CN605169515	WD0014923
Diego Escalante			С	CN605463157	WD0015261
Regulatory					
Matt Woodard	A			CN601950520	WO0030849
Matt Johns			В	CN602671380	WD0015138
Robert Herchek			С	CN605485192	WD0015740
Kyle Haas		С		CN602110249	WS0010017
<u>Meters</u>					
Mark Kowalczsk		В		CN601862048	WS0008715
Billy Payne			В	CN603636994	WD0014294
David McGee			В	CN604999581	WD0015611
Micheal Meacham			В	CN604655522	WD0014579

Exhibit D

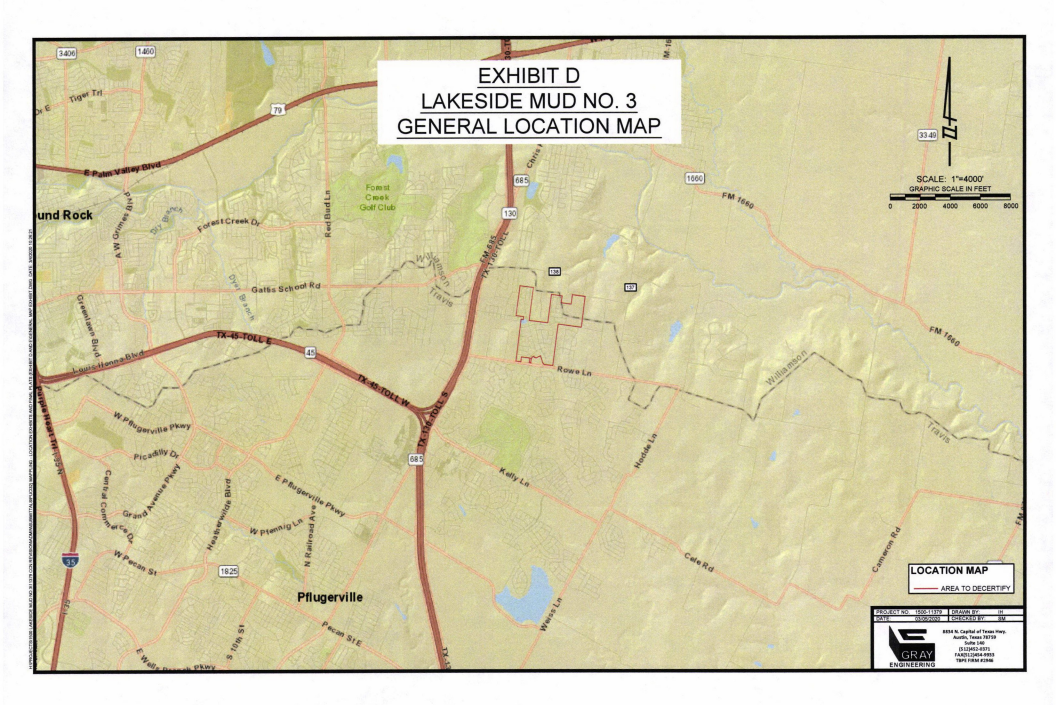


Exhibit E

