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Received - 2021-09-20 02:59:24 PM

Control Number - 52090

ItemNumber - 46

PUC DOCKET NO. 52090

PETITION BY REDBIRD	§	BEFORE THE
DEVELOPMENT, LLC FOR	§	
EXPEDITED RELEASE	§	
FROM WATER CCN NO. 11052	§	PUBLIC UTILITY COMMISSION
HELD BY DOBBIN PLANTERSVILLE	§	
WATER SUPPLY CORPORATION	§	OF TEXAS

DOBBIN PLANTERSVILLE WSC’S THIRD SUPPLEMENTAL RESPONSE TO REDBIRD DEVELOPMENT’S REQUESTS FOR INFORMATION

TO: Redbird Development, LLC, by and through its counsel of record, Emily W. Rogers, Bickerstaff, Heath Delgado Acosta, LLP, 3711 S. MoPac Expressway, Building One, Suite 300, Austin, Texas 78746.

Dobbin Plantersville Water Supply Corporation (“Dobbin Plantersville”) files this its Third Supplemental Response to Redbird Development, LLC’s (“Redbird”) Requests for Information (“RFIs”), prior to the deadline requested but not ruled on (September 21, 2021). This third supplemental response is timely filed.

Dobbin Plantersville’s written responses and responsive documents are attached hereto and incorporated by reference. Dobbin Plantersville’s responses are made in the spirit of cooperation without waiving Dobbin Plantersville’s right to contest the admissibility of any of this information. Pursuant to 16 Texas Administrative Code section 22.144(c)(2)(A), each response lists the preparer or person under whose direct supervision the response was prepared and the sponsoring witness, if any. Pursuant to Texas Administrative Code section 22.144(c)(2)(F), Dobbin Plantersville stipulates that its responses may be treated by all parties as if they were made under oath. For purposes of these responses, Respondent uses the same definitions set out in Redbird’s RFIs. These responses will be supplemented as required by PUC rules.

Respectfully submitted,

MARY K. SAHS, P.C.

Mary K. Sahs

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**ATTORNEY FOR DOBBIN PLANTERSVILLE
WATER SUPPLY CORPORATION**

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of Respondent Dobbin Plantersville Water Supply Corporation's Third Supplemental Response to Redbird Development, LLC's Requests for Information was served on all parties of record in this proceeding on September 20, 2021, by filing on the Commission's Interchange Filing System.

Mary K. Sahs

Mary K. Sahs

**THIRD SUPPLEMENTAL RESPONSE TO REDBIRD'S
REQUESTS FOR INFORMATION NO. 4 AND 10**

RFI 4 (as amended July 29). Please list the groundwater conservation districts within which the WSC's CCN is located and provide the annual payments made to the groundwater district(s), and the associated groundwater volumes produced for Fiscal Years Ending in 2020, 2019, and 2018 and to-date Fiscal Year 2021.

RESPONSE: As agreed, a copy of the requested information was provided in response to SIG Magnolia's requests for information in Docket No. 51979 and also serves as the response to this request for information.

PREPARED AND SPONSORED BY: See response to RFI 1 in Docket No. 51979

RFI 10. Please list all active connections on the WSC's system by meter size.

RESPONSE: As agreed, a copy of the requested information was provided in response to SIG Magnolia's requests for information in Docket No. 51979 and also serves as the response to this request for information.

PREPARED AND SPONSORED BY: See response to RFI 10 in Docket No. 51979