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February 28, 2022

Public Utility Commission of Texas P.O Box 13326 Austin, Texas 78711-3326 Via Electronic Filing

Re: PUC Docket No. 52532; *Petition by E Real Estate, LLC for Expedited Release Pursuant to Texas Water Code Section 13.2541;* Public Utility Commission of Texas (Tract 3)

Dear Sir or Madam:

Attached please find the signed affidavit of Frank Abbott, Jr., P.E. The attached affidavit is filed as a supplement to Petitioner's Reply to Marilee SUD's Verified Response, Motion to Dismiss and Commission Staff's Recommendation on Final Disposition, which was filed on February 24, 2022 as Item No. 17 in the above-referenced docket. The attached affidavit replaces Exhibit B that was attached to the Reply.

Please do not hesitate to contact me should you have any questions.

Very truly yours,

Matalie B Scott

Natalie B. Scott

Cc (w/encl.):

<u>Attorneys for Marilee Special Utility District:</u> John J. Carlton - Email: <u>john@carltonlawaustin.com</u> Grayson E. McDaniel - Email: <u>grayson@carltonlawaustin.com</u>

<u>Attorney for Commission Staff:</u> Scott Miles – Email: Scott.Miles@puc.texas.gov

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PUC DOCKET NO. 52532

PETITION BY E REAL ESTATE, LLC	§	BEFORE THE		
FOR EXPEDITED RELEASE FROM	Š			
WATER CCN NO. 10150	Ş	PUBLIC UTILITY COMMISSION		
HELD BY MARILEE SPECIAL UTILITY	§			
DISTRICT IN COLLIN COUNTY	ş	OF TEXAS		

AFFIDAVIT OF FRANK G. ABBOTT, JR., P.E.

STATE OF TEXAS	§
COUNTY OF	§

BEFORE ME, the undersigned notary, personally appeared Frank G. Abbott, Jr., P.E., the affiant, a person who is known to me. After administering an oath, the affiant testified that:

1. "My name is Frank G. Abbott, Jr., P.E. I am over the age of eighteen years, of sound mind, and am capable of making this affidavit. The facts stated in this affidavit are within my personal knowledge and are true and correct.

2. I am an engineer at Kimley-Horn. I have prepared the attached aerial map as Exhibit "A," and it is an accurate representation of the three water meter locations (meters nos. 911, 361, and 1117) which service the farm house and corresponding main barn structures which are all outside of the area requested for release (the "Requested Area"). I have also reviewed the corresponding photographs which are attached as Exhibits 1 - 8 to show the general locations of where they were taken. They are also accurate representations of the locations of the water meters relative to the Property requested for release.

3. Exhibit Nos. 1 and 2 show the two existing meters (meters nos. 911 and 361) located on the west side of the overall property (east of CR 97), looking south towards the meters. These two meters service the main house and barn structure which are not within the boundary of the Requested Area. Exhibit Nos. 3 and 4 focus on the same two meters, looking west towards the meters. The tape measure shows the most northerly meter to be approximately 15 feet 9 inches north of the fence line. The most southerly meter is approximately 5 feet north of the fence line. For reference purposes, the southern boundary of the Requested Area is approximately 18 feet north of the same fence line.

4. Exhibit Nos. 5 and 6 show the existing meter located on the SWC of the back service drive and CR 101 (east side of the overall property, meter no. 1117), looking west toward the meter which services various barn structures. Exhibit Nos. 7 and 8 focus on the same meter, looking to the northwest towards the meter. This meter is south of the service drive. For reference purposes, the southerly boundary of the Requested Area is located on the north side of the service drive, generally along the existing fence line.

5. As evidenced by Exhibits A and 1 - 8, none of the meters (meters nos. 911, 361 and 1117) are in the Petitioners Requested Area for release.

FURTHER AFFIANT SAYETH NOT.

2/24/2022 By: Frank G. Abbott, Jr., P.E.

SWORN TO AND SUBSCRIBED TO BEFORE ME by Frank G. Abbott, Jr., P.E. on the 24th day of February, 2022.

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	Comm. Expires 11-10-2025
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