

FREDERICK, PERALES, ALLMON & ROCKWELL, P.C.

ATTORNEYS AT LAW
707 Rio Grande, Suite 200
Austin, Texas 78701
(512) 469-6000 • (512) 482-9346 (facsimile)
Info@LF-LawFirm.com

Of Counsel:
Richard Lowerre

April 16, 2015

Hon. Sharon Cloninger & Casey Bell
State Office of Administrative Hearings
P.O. Box 13025
Austin, TX 78711-3025

via: eFiling

Re: SOAH Docket 582-15-2082; Application of 130 Environmental Park, LLC for MSW Permit No. 2383.

Dear Judge Cloninger and Judge Bell:

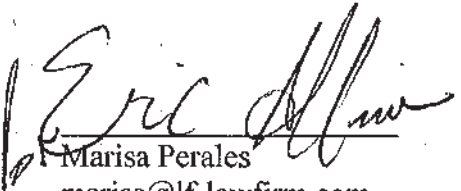
This letter is in response to the Administrative Law Judges' (ALJs) Order No. 1, in the above-referenced matter. Under Section I, related to the Preliminary Hearing, the ALJs correctly identify Environmental Protection in the Interest of Caldwell County (EPICC) and the individual landowners, collectively referred to as Aligned Protestants,¹ as parties that were admitted in this proceeding. However, possibly by simple oversight, the ALJs did not identify TJFA, L.P. as a party that was admitted at the preliminary hearing, and is also represented by the same counsel as Aligned Protestants. This letter is being transmitted to clarify that both Aligned Protestants and TJFA, L.P. should be identified as parties in this matter.

Additionally, EPICC's counsel has now communicated with Mr. Joe Colley, and he has also agreed to be aligned with EPICC in this matter.

Finally, EPICC's counsel has still been unable to reach Mr. Pesl, despite numerous attempts. Thus, Mr. Pesl should remain unaligned with EPICC and the individual protestants.

¹ The individual protestants who have been aligned with EPICC are: Byron Friedrich, the King Family Trust, Ann & Troyce Collier, Claudia & Robert Brown, James Abshier, Frank Sughrue, Brenda Martin, and Bill & Pam Young.

Respectfully submitted,



Marisa Perales
marisa@lf-lawfirm.com

CERTIFICATE OF SERVICE

By my signature, below, I hereby certify that a true and correct copy of the foregoing document has been served on the following attorneys of record by electronic mail or US mail on this 16th day of April, 2015.


Eric Allmon

FOR 130 ENVIRONMENTAL PARK, LLC

Brent W. Ryan
bryan@msmtx.com
MCELROY, SULLIVAN, MILLER,
WEBER & OLMSTEAD, LLP
P.O. Box 12127
Austin, TX 78711
Fax: 512.327.6566

FOR TCEQ EXECUTIVE DIRECTOR

Anthony Tatu
atatu@tceq.texas.gov
Daniel Ingersoll
dingerso@tceq.state.tx.us
Environmental Law Division, MC-173
P.O. Box 13087
Austin, Texas 78711-3087
Fax: 512.239.0606

FOR TCEQ PUBLIC INTEREST COUNSEL

Aaron Tucker
aaron.tucker@tceq.texas.gov
Office of Public Interest Counsel, MC-103
TCEQ
P.O. Box 13087
Austin, Texas 78711-3087
Fax: 512.239.6377

FOR CALDWELL COUNTY

Eric Magee
e.magee@allison-bass.com
ALLISON, BASS & MAGEE, LLP
402 W. 12th St
Austin, TX,
Fax: 512.480.0902

FOR PLUM CREEK CONSERVATION DISTRICT

Bob Wilson
bwilson@jacksonsjoberg.com
JACKSON, SJOBERG, MCCARTHY &
TOWNSEND, LLP
711 West 7th Street
Austin, Texas 78701
Fax: 512.225.5565

Ben Pesl
PO Box 242
Dale, TX 78616
512-227-6747