

AFFIDAVIT OF IVAN LANGFORD

STATE OF TEXAS §
 §
COUNTY OF GALVESTON §

BEFORE ME, the undersigned authority, on this day personally appeared Ivan Langford, who is known to me, and on oath deposed and stated as follows:

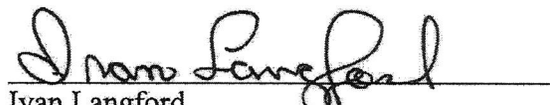
1. “My name is Ivan Langford. I am the General Manager for Gulf Coast Water Authority (“GCWA”). I work in the GCWA office located at 3630 FM 1765, Texas City, Galveston County, Texas. I am over the age of twenty-one, of sound mind, capable of making this affidavit, and competent to testify. All the facts stated in this affidavit are based on my personal knowledge and are true and correct.

2. Notice of intent to introduce the bill attached as Exhibit A (pages 2-18) in the 86th Legislature, Regular Session, has been published in the following newspapers pursuant to Article XVI Sections 59(d) and (e) of the Texas Constitution: the Galveston Daily News, the Fort Bend Herald and the Brazoria County News, as shown in the publisher’s affidavits attached as Exhibit B (pages 19-22).

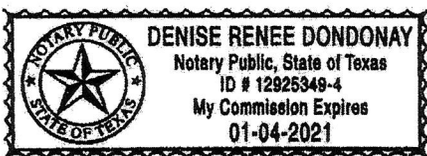
3. Individually addressed notice letters, an example of which is attached as Exhibit C (pages 23-40), were sent via regular first class mail to each address on the list attached as Exhibit D (pages 41-43).

4. A notice letter was also sent to the Office of the Governor via regular first class mail at P.O. Box 12428, Austin, Texas 78711-2428, with a copy to the Texas Commission on Environmental Quality, the Public Utility Commission and the Texas Water Development Board.

5. All notice letters were postmarked on or before February 26, 2019.”


Ivan Langford

SUBSCRIBED and SWORN TO BEFORE ME, on the 26th day of February, 2019, to which witness my hand and seal of office.



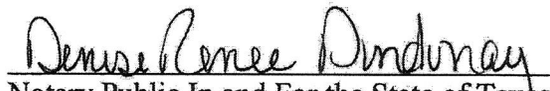

Notary Public In and For the State of Texas

Exhibit A

By: _____

____.B. No. _____

A BILL TO BE ENTITLED

AN ACT

1
2 relating to the territory, powers, and administration of the Gulf
3 Coast Water Authority.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Sections 2 and 3, Chapter 712, Acts of the 59th
6 Legislature, Regular Session, 1965, are amended to read as follows:

7 Sec. 2. The District's territory is [~~District shall be~~
8 ~~comprised of all of the territory contained within Galveston~~
9 ~~County, Texas, and its boundaries shall be the same as and~~
10 coextensive with the boundaries of Brazoria, Fort Bend, and
11 Galveston Counties [~~County, Texas~~].

12 Sec. 3. Except as expressly limited by this Act, the
13 District shall have and exercise and is hereby vested with all
14 rights, powers, privileges, and authority conferred by the General
15 Laws of this State now in force or hereafter enacted applicable to
16 municipal utility districts created under authority of Section 59
17 of Article XVI, Constitution of Texas including without limitation
18 those conferred by Chapters 49 and [~~Chapter~~] 54, Water Code, as
19 amended, but to the extent that the provisions of such General Laws
20 may be in conflict or inconsistent with the provisions of this Act,
21 the provisions of this Act shall prevail. All such General Laws are
22 hereby adopted and incorporated by reference with the same effect
23 as if incorporated in full in this Act. Without in any way limiting
24 the generalization of the foregoing, it is expressly provided that

1 the District shall have, and is hereby authorized to exercise, the
2 following rights, powers, privileges and functions:

3 (a) the power to make, construct, or otherwise acquire
4 improvements either within or without the boundaries thereof
5 necessary to carry out the powers and authority granted by this Act
6 and said General Laws and to exercise the power of eminent domain
7 for such purposes; provided, however, that the District shall not
8 have the power of eminent domain as to all or any part of the water
9 supply, property, works or facilities of any private person or
10 persons, or of any private or public corporation or association
11 engaged in the business of supplying water in Brazoria County, Fort
12 Bend County, or Galveston County, Texas, to any class of consumers
13 for any use upon the effective date of this Act, but this provision
14 shall not restrict the power of the District to acquire necessary
15 crossing easements and rights-of-way;

16 (b) to conserve, store, transport, treat and purify,
17 distribute, sell and deliver water, both surface and underground,
18 to persons, corporations, both public and private, political
19 subdivisions of the State and others, and to purchase, construct or
20 lease all property, works and facilities, both within and without
21 the District, necessary or useful for such purposes;

22 (c) to acquire water supplies from sources both within or
23 without the boundaries of the District and to sell, transport and
24 deliver water to customers situated within or without the District
25 and to acquire all properties and facilities necessary or useful
26 for such purposes, and for any or all of such purposes to enter into
27 contracts with persons, corporations, both public and private, and

1 political subdivisions of the State for such periods of time and on
2 such terms and conditions as the Board of Directors may deem
3 desirable;

4 (d) subject to the provisions of this Act, to sell, lease,
5 or exchange any property of any kind, or any interest therein, which
6 is not necessary to the carrying on of the business of the District
7 or the sale, lease, or exchange of which, in the judgment of the
8 Board of Directors, is necessary for the exercise of the powers,
9 rights, privileges, and functions conferred upon the District by
10 this Act or by Chapters 49 and [Chapter] 54, Water Code, as amended;

11 (e) subject to the provisions of this Act, to acquire by
12 purchase, lease, gift, or otherwise, and to maintain, use, and
13 operate any and all property of any kind, or any interest therein,
14 within or without the boundaries of the District, necessary to the
15 exercise of the powers, rights, privileges, and functions conferred
16 by this Act or by Chapters 49 and [Chapter] 54, Water Code, as
17 amended;

18 (f) to construct, extend, improve, maintain, and
19 reconstruct, to cause to be constructed, extended, improved,
20 maintained, and reconstructed, and to use and operate, any and all
21 facilities of any kind necessary to the exercise of such powers,
22 rights, privileges, and functions;

23 (g) to sue and be sued in its corporate name;

24 (h) to adopt, use, and alter a corporate seal;

25 (i) to invest and reinvest its funds;

26 (j) to make bylaws for management and regulation of its
27 affairs;

1 (k) to appoint officers, agents, and employees, to
2 prescribe their duties and fix their compensation;

3 (l) to make contracts and to execute instruments convenient
4 or necessary to the exercise of the powers, rights, privileges, and
5 functions conferred by this Act or Chapters 49 and [Chapter] 54,
6 Water Code, as amended, for such term and with such provisions as
7 the Board of Directors may determine to be in the best interests of
8 the District, including, without in any way limiting the generality
9 of the foregoing, contracts with persons including the State of
10 Texas, the United States of America and any corporation or agency
11 thereof and districts, cities, towns, persons, organizations,
12 firms, corporations or other entities as the Board of Directors may
13 deem necessary or proper for or in connection with any of its
14 corporate purposes;

15 (m) to borrow money for its corporate purposes and, without
16 limiting the generality of the foregoing, to borrow money, apply
17 for and receive loans, and accept grants or contributions, directly
18 or indirectly, from persons, including the State of Texas, the
19 United States of America, or from any corporation, agency, or
20 entity created or designated by the State of Texas or the United
21 States of America, and in connection with any such loan, ~~or~~ grant,
22 or contribution, to enter into such agreements as the State of
23 Texas, the United States of America, or any such corporation,
24 agency, or entity may require; and to make and issue its negotiable
25 bonds or notes for money borrowed, in the manner and to the extent
26 provided in this Act, and to refund or refinance any outstanding
27 bonds, ~~or~~ notes, or loans, and to make and issue its negotiable

1 bonds or notes therefor in the manner provided in this Act.

2 SECTION 2. Chapter 712, Acts of the 59th Legislature,
3 Regular Session, 1965, is amended by adding Sections 3B and 3C to
4 read as follows:

5 Sec. 3B. (a) In this section, "person" includes an
6 individual, entity, partnership, and corporation. The term does
7 not include a political subdivision or public agency.

8 (b) Competitive bidding and contract procurement or
9 delivery requirements otherwise applicable to the District do not
10 apply to a contract or agreement made by the District with a person
11 if:

12 (1) the contract or agreement relates to a project for
13 the acquisition or construction of equipment or facilities for the
14 production, treatment, transmission, or delivery of water; and

15 (2) payments made under the contract or agreement are
16 for amounts substantially sufficient to finance a project described
17 in Subdivision (1).

18 Sec. 3C. (a) The Board by resolution may authorize the
19 creation of a nonprofit corporation to assist and act for the
20 district in implementing a project or providing a service
21 authorized by this chapter.

22 (b) The nonprofit corporation:

23 (1) has each power of and is considered to be a local
24 government corporation created under Subchapter D, Chapter 431,
25 Transportation Code; and

26 (2) may implement any project and provide any service
27 authorized by this chapter.

1 (c) The Board shall appoint the board of directors of the
2 nonprofit corporation. The board of directors of the nonprofit
3 corporation shall serve at the will of the district and in the same
4 manner as the board of directors of a local government corporation
5 created under Subchapter D, Chapter 431, Transportation Code.

6 (d) The nonprofit corporation may not:

7 (1) exercise the powers of a municipality or county;

8 (2) participate in a project that the District is not
9 authorized to participate in;

10 (3) impose taxes; or

11 (4) acquire, construct, or operate parks or
12 recreational facilities.

13 SECTION 3. Sections 4(a), (c), and (f), Chapter 712, Acts of
14 the 59th Legislature, Regular Session, 1965, are amended to read as
15 follows:

16 (a) The District shall have no power or authority to levy
17 and collect taxes on any property real, personal or mixed, within
18 the boundaries of said District, nor shall the District have power
19 or authority to issue bonds or create indebtedness which would in
20 any way be payable from ad valorem taxes levied by the District upon
21 property within said District; and provided further that said
22 District shall have none of the powers conferred by General Law for
23 the purposes of the collection, transportation, processing,
24 disposal and control of domestic, industrial or communal wastes,
25 and the gathering, conducting, directing and controlling of local
26 storm waters, or other local harmful excesses of water except as
27 directly related to the production and purification of water for

1 agricultural, municipal, or industrial purposes, including the
2 ownership, lease, or operation of a municipal wastewater treatment
3 facility in which the effluent is used by the District for water
4 reuse supply.

5 (c) In the event that the District in the exercise of the
6 power of eminent domain or power of relocation, or any other power
7 granted hereunder, makes necessary the relocation, raising,
8 rerouting or changing the grade of, or altering the construction
9 of, any cemetery, highway, railroad, electric transmission line,
10 telephone or telegraph properties and facilities, or pipeline, all
11 such necessary relocation, raising, rerouting, changing of grade or
12 alteration of construction shall be accomplished at the sole
13 expense of the District. The term "sole expense" shall mean the
14 actual cost of such relocation, raising, rerouting, or change in
15 grade or alteration of construction in providing comparable
16 replacement without enhancement of such facilities after deducting
17 therefrom the net salvage value derived from the old facility.

18 (f) The powers, rights, privileges, and functions conferred
19 upon the District shall be subject to the continuing rights of
20 supervision by the State, [~~which shall be exercised by the Texas~~
21 ~~Department of Water Resources, and the District shall obtain~~
22 ~~approval of its projects and they shall be supervised]~~ as provided
23 by the [~~Sections 54.516 and 54.517,~~] Water Code, as amended.

24 SECTION 4. Section 5, Chapter 712, Acts of the 59th
25 Legislature, Regular Session, 1965, is amended to read as follows:

26 Sec. 5. (a) The management and control of the District is
27 hereby vested in a Board of 10 directors.

1 (b) Each director must be a resident of this state.

2 (c) Vacancies on the Board of Directors, whether by death,
3 resignation or termination of the term of office, shall be filled by
4 appointment by the commissioners court that appointed the director
5 for the unexpired term of the director.

6 (d) A director may be removed by the commissioners court
7 that appointed the director for inefficiency, neglect of duty, or
8 misconduct of office. The Board must provide a director removed
9 under this section written notice not later than the 30th day after
10 the date the decision to remove is made and an opportunity to be
11 heard in person or by counsel in a public hearing.

12 (e) All terms of office shall be for a period of two (2)
13 years. Terms shall be staggered ending on August 31 of the
14 appropriate year.

15 (f) Six directors constitute a quorum. Except as otherwise
16 provided, a majority of those directors present and qualified to
17 vote is sufficient for final action on a matter before the Board.

18 SECTION 5. Chapter 712, Acts of the 59th Legislature,
19 Regular Session, 1965, is amended by adding Sections 5C, 5D, 5E, 5F,
20 and 5G to read as follows:

21 Sec. 5C. (a) Chapter 171, Local Government Code, does not
22 apply to a director appointed to represent agricultural or
23 industrial interests.

24 (b) A director who has a financial interest in a contract
25 considered by the District for the purchase of property or the
26 construction of a facility must disclose the interest to the other
27 directors and may not vote on the contract.

1 Sec. 5D. (a) The Board may hold an open or closed meeting by
2 telephone conference call if at least five directors are present at
3 the location where the meeting of the Board is held. A meeting held
4 by telephone conference call is subject to the same notice
5 requirements as other Board meetings and must be recorded. Each
6 person who speaks in a meeting held by telephone conference call
7 must be clearly identified. A director participating in a meeting
8 held by telephone conference call is considered absent from any
9 part of the meeting during which audio communication is lost.

10 (b) The authority to hold a meeting held by telephone
11 conference call described by this section is in addition to
12 authority described by Chapter 551, Government Code.

13 Sec. 5E. If the Board employs a general manager, the general
14 manager is the chief executive officer of the District.

15 Sec. 5F. The District is not required to provide notice for
16 the sale or disposal of District personal property if the personal
17 property has a value of less than \$25,000.

18 Sec. 5G. (a) The District may enter into a contract related
19 to a water project located outside the District. The District may
20 enter into a local agreement with a political subdivision for a
21 purpose related to a water project.

22 (b) A contract under this section may use money appropriated
23 by a political subdivision that is a party to the contract to pay
24 for pre-development costs, engineering, surveys, and the
25 collection and compilation of data relating to conditions
26 influencing determinations about the character and extent of
27 proposed improvements, works, and facilities for the

1 accomplishment of District purposes.

2 (c) The District may contract or agree with an entity
3 appropriating money under this section to receive a loan or money
4 from other sources in return for services described by Subsection
5 (a). The contract or agreement may provide for the repayment by the
6 District of money advanced as a loan from project revenues, bond
7 proceeds, or other available money.

8 (d) The District and a state agency or political subdivision
9 may enter into a contract to jointly pay all or part of the cost of a
10 water project or the operation of a water project in the same way
11 that a political subdivision may contract with a state agency or
12 political subdivision under Chapter 472, Transportation Code, to
13 jointly pay all or part of the cost associated with a state or local
14 highway, turnpike, road, or street project.

15 SECTION 6. Sections 7 and 8, Chapter 712, Acts of the 59th
16 Legislature, Regular Session, 1965, are amended to read as follows:

17 Sec. 7. The District shall have power and is hereby
18 authorized to issue, from time to time, bonds as herein authorized
19 for any of its corporate purposes. Such bonds may either be (1)
20 sold for cash, at public or private sale, at such price or prices as
21 the Board shall determine, provided that the net effective interest
22 rate, calculated in accordance with Chapter 1204, Government Code
23 ~~[3, Acts of the 61st Legislature, Regular Session, 1969, as amended~~
24 ~~(Article 717k-2, Vernon's Texas Civil Statutes), as now or~~
25 ~~hereafter amended shall not exceed ten (10) percent], or (2) issued~~
26 on such terms as the Board of Directors shall determine in exchange
27 for property of any kind, real, personal or mixed or any interest

1 therein which the Board shall deem necessary for any such corporate
2 purposes, or (3) issued in exchange for like principal amounts of
3 other obligations of the District, matured or unmatured. The
4 proceeds of sale of such bonds shall be deposited in such bank or
5 banks or trust company or trust companies, and shall be paid out
6 pursuant to such terms and conditions, as may be agreed upon between
7 the District and the purchasers of such bonds. All such bonds shall
8 be authorized by resolution or resolutions of the Board of
9 Directors, and shall bear such date or dates, mature at such time or
10 times, bear interest payable annually, semiannually, or otherwise,
11 be in such denominations, be in such form, either coupon or
12 registered, carry such registration privileges as to principal only
13 or as to both principal and interest, and as to exchange of coupon
14 bonds for registered bonds or vice versa, and exchange of bonds of
15 one denomination for bonds of other denominations, be executed in
16 such manner and be payable at such place or places within or without
17 the State of Texas, as such resolution or resolutions may provide.
18 Any resolution or resolutions authorizing any bonds may contain
19 provisions, which shall be part of the contract between the
20 District and the holders thereof from time to time:

21 (a) reserving the right to redeem such bonds or requiring
22 the redemption of such bonds, at such time or times, in such amounts
23 and at such prices, [~~not exceeding 105 percent of the principal~~
24 ~~amount thereof, plus accrued interest,~~] as may be provided;

25 (b) providing for the setting aside of sinking funds or
26 reserve funds and the regulation and disposition thereof;

27 (c) pledging to secure the payment of the principal of and

1 interest on such bonds and of the sinking fund or reserve fund
2 payments agreed to be made in respect of such bonds all or any part
3 of the gross or net revenues thereafter received by the District in
4 respect of the property, real, personal, or mixed, to be acquired
5 and/or constructed with such bonds or the proceeds thereof, or all
6 or any part of the gross or net revenues thereafter received by the
7 District from whatever source derived;

8 (d) prescribing the purposes to which such bonds or any
9 bonds thereafter to be issued, or the proceeds thereof, may be
10 applied;

11 (e) agreeing to fix and collect rates and charges sufficient
12 to produce revenues adequate to pay (1) all expenses necessary to
13 the operation and maintenance and replacements and additions to the
14 properties and facilities of the District; (2) the principal of,
15 and the interest and premium, if any, on bonds issued under this Act
16 as and when the same became due and payable; (3) all sinking fund
17 and/or reserve fund payments agreed to be made in respect of any
18 such bonds out of such revenues as and when the same became due and
19 payable, and to fulfill the terms of any agreements made with the
20 holders of such bonds and/or with any person on their behalf and to
21 discharge all other lawful obligations of the District as and when
22 the same become due;

23 (f) prescribing limitations upon the issuance of additional
24 bonds and subordinate lien bonds and upon the agreements which may
25 be made with the purchasers and successive holders thereof;

26 (g) with regard to the construction, extension,
27 improvement, reconstruction, operation, maintenance, and repair of

1 the properties of the District and carrying of insurance upon all or
2 any part of said properties covering loss or damage or loss of use
3 and occupancy resulting from specified risks;

4 (h) fixing the procedure, if any, by which, if the District
5 shall so desire, the terms of any contract with the holders of such
6 bonds may be amended or abrogated, the amount of bonds the holders
7 of which must consent thereto, and the manner in which such consent
8 may be given;

9 (i) for the execution and delivery by the District to a bank
10 or trust company authorized by law to accept trusts, or to the
11 United States of America or any officer or agency thereof, of
12 indentures and agreements for the benefit of the holders of such
13 bonds and such other provisions as may be customary in such
14 indentures or agreements; and

15 (j) such other provisions, [~~not inconsistent with the~~
16 ~~provisions of this Act,~~] as the Board may approve.

17 (k) The Board may declare an emergency in the matter of
18 funds not being available to pay principal of and interest on any
19 bonds of the District or to meet any other needs of the District and
20 may issue bond anticipation notes or enter into a loan to pay the
21 costs to meet the emergency need. A loan under this section may be
22 payable from district revenues or the proceeds of a future series of
23 bonds. Bond anticipation notes may bear interest at any rate or
24 rates not to exceed 10 percent and shall mature within one (1) year
25 of their date. The bond anticipation notes so issued will be taken
26 up with the proceeds of bonds, or the bonds may be issued and
27 delivered in exchange for and in substitution of such notes.

1 (l) Before any bonds shall be sold or exchanged or
2 substituted by the District, a certified copy of the proceedings of
3 the issuance thereof, including the form of such bonds, together
4 with any other information which the Attorney General of the State
5 of Texas may require, shall be submitted to the Attorney General,
6 and if he shall find that such bonds have been issued in accordance
7 with law, and if he shall approve such bonds, he shall execute a
8 certificate to that effect which shall be filed in the office of the
9 Comptroller of the State of Texas and be recorded in a record kept
10 for that purpose. No bonds shall be issued until the same shall
11 have been registered by the Comptroller, who shall so register the
12 same if the Attorney General shall have filed with the Comptroller
13 his certificate approving the bonds and the proceedings for the
14 issuance thereof as hereinabove provided.

15 (m) All bonds approved by the Attorney General as aforesaid,
16 and registered by the Comptroller as aforesaid, and issued in
17 accordance with the proceedings so approved shall be valid and
18 binding obligations of the District and shall be incontestable for
19 any cause from and after the time of such registration.

20 (n) If any bonds recite that they are secured by a pledge of
21 the proceeds of a contract, lease, sale or other agreement (herein
22 called "contract"), a copy of such contract and the proceedings of
23 the contracting parties will also be submitted to the Attorney
24 General. If such bonds have been authorized and such contracts made
25 in compliance with law, the Attorney General shall approve the
26 bonds and contracts, and the bonds shall then be registered by the
27 Comptroller of Public Accounts. When so approved, such bonds and

1 the contracts shall be valid and binding and shall be incontestable
2 for any cause from and after the time of such registration.

3 (o) The District is authorized to make and issue bonds
4 (herein called "refunding bonds") for the purpose of refunding or
5 refinancing any outstanding bonds or notes authorized and issued by
6 the District pursuant to this Act or other law (herein called
7 "bonds") and the interest and premium, if any, thereon to maturity
8 or on any earlier redemption date specified in the resolution
9 authorizing the issuance of the refunding bonds. Such refunding
10 bonds may be issued to refund more than one series of outstanding
11 bonds, may combine the pledges of the outstanding bonds for the
12 security of the refunding bonds, or may be secured by other or
13 additional revenues. All provisions of this Act with reference to
14 the issuance of bonds, the terms and provisions thereof, their
15 approval by the Attorney General, and the remedies of the
16 bondholders shall be applicable to refunding bonds. Refunding
17 bonds shall be registered by the Comptroller upon surrender and
18 cancellation of the bonds to be refunded, but in lieu thereof, the
19 resolution authorizing the issuance of refunding bonds may provide
20 that they shall be sold and the proceeds thereof deposited at the
21 places at which the original bonds are payable, in which case the
22 refunding bonds may be issued in an amount sufficient to pay the
23 interest and premium, if any, on the original bonds to their
24 maturity date or specified earlier redemption date, and the
25 Comptroller will register them without concurrent surrender and
26 cancellation of the original bonds. The District may also refund
27 any outstanding bonds in the manner provided by any applicable

1 General Law.

2 (p) All bonds issued by the District pursuant to the
3 provisions of this Act shall constitute investment securities
4 within the meaning of the Uniform Commercial Code.

5 (q) This Act, without reference to other statutes of the
6 State of Texas, shall constitute full authority for the
7 authorization and issuance of bonds hereunder, and no other Act or
8 law with regard to the authorization or issuance of obligations or
9 the deposit of the proceeds thereof, or in any impeding or
10 restricting the carrying out of the acts herein authorized to be
11 done shall be construed as applying to any proceedings taken
12 hereunder or acts done pursuant hereto.

13 Sec. 8. (a) When any of such revenues are pledged to the
14 payment of any bonds issued by said District or loans received by
15 the District, it shall be the right and duty of the District's Board
16 of Directors to cause to be fixed, maintained and enforced charges,
17 fees or tolls for services rendered by properties and facilities,
18 the revenues of which have been pledged, at rates and amounts at
19 least sufficient to comply with and carry out the covenants and
20 provisions contained in the order or orders authorizing the
21 issuance of said bonds.

22 (b) Regardless of whether the revenues are pledged to the
23 payment of bonds, the [The] District shall have the right to impose
24 penalties for failure to pay, when due, such charges, fees or tolls.

25 SECTION 7. (a) The legal notice of the intention to
26 introduce this Act, setting forth the general substance of this
27 Act, has been published as provided by law, and the notice and a

1 copy of this Act have been furnished to all persons, agencies,
2 officials, or entities to which they are required to be furnished
3 under Section 59, Article XVI, Texas Constitution, and Chapter 313,
4 Government Code.

5 (b) The governor, one of the required recipients, has
6 submitted the notice and Act to the Texas Commission on
7 Environmental Quality.

8 (c) The Texas Commission on Environmental Quality has filed
9 its recommendations relating to this Act with the governor, the
10 lieutenant governor, and the speaker of the house of
11 representatives within the required time.

12 (d) All requirements of the constitution and laws of this
13 state and the rules and procedures of the legislature with respect
14 to the notice, introduction, and passage of this Act are fulfilled
15 and accomplished.

16 SECTION 8. This Act takes effect immediately if it receives
17 a vote of two-thirds of all the members elected to each house, as
18 provided by Section 39, Article III, Texas Constitution. If this
19 Act does not receive the vote necessary for immediate effect, this
20 Act takes effect September 1, 2019.

Exhibit B

AFFIDAVIT

I, Anthony Maenza, after having been duly sworn on my oath depose and say:

That I am the Managing Editor of the County News, a weekly newspaper of general circulation, published in the City of West Columbia in the County of Brazoria, State of Texas, which newspaper has been continuously published in said City and County for more than 50 years next preceding the date thereof, and that the

Public Notice: Notice of Intention to Introduce A Bill In The Legislature of Texas

was published in each and every copy of said newspaper each week for one (1) consecutive week(s) and that the date(s) of said publication(s) was as follows to wit:

February 21st, 2019

and further, that the copy of said

Public Notice: Notice of Intention to Introduce A Bill In The Legislature of Texas

Appended hereto is a true and correct copy of same as printed in said newspaper.

Anthony Maenza
(Signed) Anthony Maenza

Subscribed and sworn to before me, the undersigned authority, by Anthony Maenza.

This 21st day of February, 2019.

Notary Public, Brazoria County, Texas

Glenda McDiffitt
Glenda McDiffitt



2-20

Olsen + Olsen

PUBLISHER'S AFFIDAVIT

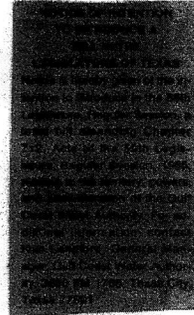
GCWA

THE STATE OF TEXAS §
COUNTY OF FORT BEND §

Before me, the undersigned authority, on this day personally appeared Lee Hartman who being by me duly sworn, deposes and says that he is the Publisher of *Fort Bend Herald* and that said newspaper meets the requirements of Section 2051.044 of the Texas Government Code, to wit:

- 1. it devotes not less than twenty-five percent (25%) of its total column lineage to general interest items;
- 2. it is published at least once each week;
- 3. it is entered as second-class postal matter in the county where it is published; and
- 4. it has been published regularly and continuously since 1959.
- 5. it is generally circulated within Fort Bend County.

(CLIPPING) (S)



Publisher further deposes and says that the attached notice was published in said newspaper on the following date(s) to wit:

2-20

_____, A.D. 2019

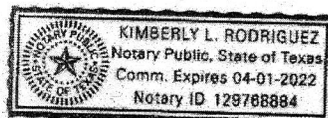
Lee Hartman
Publisher

SUBSCRIBED AND SWORN BEFORE ME by Lee Hartman, who

- a) is personally known to me, or
- b) provided the following evidence to establish his/her identity, _____

on this the 21 day of February, A.D. 2019
to certify which witness my hand and seal of office.

Notary Public, State of Texas



AFFP
Introduce a Bill

Affidavit of Publication

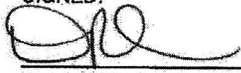
STATE OF TX }
COUNTY OF GALVESTON } SS

Donna Rhoades, being duly sworn, says:

That she is Donna Rhoades of the The Galveston County Daily News, a daily newspaper of general circulation, printed and published in Galveston, Galveston County, TX; that the publication, a copy of which is attached hereto, was published in the said newspaper on the following dates:
February 19, 2019

That said newspaper was regularly issued and circulated on those dates.

SIGNED:



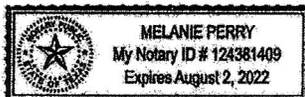
Donna Rhoades

Subscribed to and sworn to me this 19th day of February 2019.



Melanie Perry, Notary Public, State of Texas, Galveston County, TX

My commission expires: August 02, 2022



18133555 00467596

Jennifer Namie
Olson & Olson, LLP
2727 Allen Parkway #600
Houston, TX 77019-2133

**NOTICE OF INTENTION TO
INTRODUCE A BILL IN THE
LEGISLATURE OF TEXAS**

Notice is hereby given of the intention to introduce in the 86th Legislature, Regular Session, a local bill amending Chapter 712, Acts of the 59th Legislature, Regular Session, 1965, relating to the territory, powers, and administration of the Gulf Coast Water Authority. For additional information, contact Ivan Langford, General Manager, Gulf Coast Water Authority, 3630 FM 1765, Texas City, Texas 77591.

Published: February 19,
2019
00467596

Exhibit C



Gulf Coast Water Authority

3630 Highway 1765

Texas City, Texas 77591

409.935.2438

February 18, 2019

Hon. Mark Henry and Commissioners
County Judge and Commissioners Court of Galveston County
722 Moody, Suite 200
Galveston, Texas 77550

**Notice of legislation relating to the territory, powers, and administration of the
Gulf Coast Water Authority**

Dear Hon. Mark Henry and Commissioners,

Pursuant to Article XVI, Sections 59(d) and (e) of the Texas Constitution, attached please find a local bill intended to be filed in the Regular Session of the 86th Texas Legislature to amend the Act authorizing the Gulf Coast Water Authority, a conservation and reclamation district providing water for industry, agriculture and municipalities in Galveston, Fort Bend and Brazoria Counties.

Sincerely,

A handwritten signature in black ink, appearing to read "Ivan Langford", written in a cursive style.

Ivan Langford
General Manager

ATTACHMENTS: Proposed local bill (17 pages)

Water for Industry, Agriculture, & Municipalities in Brazoria, Fort Bend, and Galveston Counties

By: _____

___B. No. _____

A BILL TO BE ENTITLED

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AN ACT

relating to the territory, powers, and administration of the Gulf
Coast Water Authority.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Sections 2 and 3, Chapter 712, Acts of the 59th
Legislature, Regular Session, 1965, are amended to read as follows:

Sec. 2. The District's territory is ~~[District shall be
comprised of all of the territory contained within Galveston
County, Texas, and its boundaries shall be the same as and]~~
coextensive with the boundaries of Brazoria, Fort Bend, and
Galveston Counties ~~[County, Texas]~~.

Sec. 3. Except as expressly limited by this Act, the
District shall have and exercise and is hereby vested with all
rights, powers, privileges, and authority conferred by the General
Laws of this State now in force or hereafter enacted applicable to
municipal utility districts created under authority of Section 59
of Article XVI, Constitution of Texas including without limitation
those conferred by Chapters 49 and ~~[Chapter]~~ 54, Water Code, as
amended, but to the extent that the provisions of such General Laws
may be in conflict or inconsistent with the provisions of this Act,
the provisions of this Act shall prevail. All such General Laws are
hereby adopted and incorporated by reference with the same effect
as if incorporated in full in this Act. Without in any way limiting
the generalization of the foregoing, it is expressly provided that

1 the District shall have, and is hereby authorized to exercise, the
2 following rights, powers, privileges and functions:

3 (a) the power to make, construct, or otherwise acquire
4 improvements either within or without the boundaries thereof
5 necessary to carry out the powers and authority granted by this Act
6 and said General Laws and to exercise the power of eminent domain
7 for such purposes; provided, however, that the District shall not
8 have the power of eminent domain as to all or any part of the water
9 supply, property, works or facilities of any private person or
10 persons, or of any private or public corporation or association
11 engaged in the business of supplying water in Brazoria County, Fort
12 Bend County, or Galveston County, Texas, to any class of consumers
13 for any use upon the effective date of this Act, but this provision
14 shall not restrict the power of the District to acquire necessary
15 crossing easements and rights-of-way;

16 (b) to conserve, store, transport, treat and purify,
17 distribute, sell and deliver water, both surface and underground,
18 to persons, corporations, both public and private, political
19 subdivisions of the State and others, and to purchase, construct or
20 lease all property, works and facilities, both within and without
21 the District, necessary or useful for such purposes;

22 (c) to acquire water supplies from sources both within or
23 without the boundaries of the District and to sell, transport and
24 deliver water to customers situated within or without the District
25 and to acquire all properties and facilities necessary or useful
26 for such purposes, and for any or all of such purposes to enter into
27 contracts with persons, corporations, both public and private, and

1 political subdivisions of the State for such periods of time and on
2 such terms and conditions as the Board of Directors may deem
3 desirable;

4 (d) subject to the provisions of this Act, to sell, lease,
5 or exchange any property of any kind, or any interest therein, which
6 is not necessary to the carrying on of the business of the District
7 or the sale, lease, or exchange of which, in the judgment of the
8 Board of Directors, is necessary for the exercise of the powers,
9 rights, privileges, and functions conferred upon the District by
10 this Act or by Chapters 49 and [Chapter] 54, Water Code, as amended;

11 (e) subject to the provisions of this Act, to acquire by
12 purchase, lease, gift, or otherwise, and to maintain, use, and
13 operate any and all property of any kind, or any interest therein,
14 within or without the boundaries of the District, necessary to the
15 exercise of the powers, rights, privileges, and functions conferred
16 by this Act or by Chapters 49 and [Chapter] 54, Water Code, as
17 amended;

18 (f) to construct, extend, improve, maintain, and
19 reconstruct, to cause to be constructed, extended, improved,
20 maintained, and reconstructed, and to use and operate, any and all
21 facilities of any kind necessary to the exercise of such powers,
22 rights, privileges, and functions;

23 (g) to sue and be sued in its corporate name;

24 (h) to adopt, use, and alter a corporate seal;

25 (i) to invest and reinvest its funds;

26 (j) to make bylaws for management and regulation of its
27 affairs;

1 (k) to appoint officers, agents, and employees, to
2 prescribe their duties and fix their compensation;

3 (l) to make contracts and to execute instruments convenient
4 or necessary to the exercise of the powers, rights, privileges, and
5 functions conferred by this Act or Chapters 49 and [Chapter] 54,
6 Water Code, as amended, for such term and with such provisions as
7 the Board of Directors may determine to be in the best interests of
8 the District, including, without in any way limiting the generality
9 of the foregoing, contracts with persons including the State of
10 Texas, the United States of America and any corporation or agency
11 thereof and districts, cities, towns, persons, organizations,
12 firms, corporations or other entities as the Board of Directors may
13 deem necessary or proper for or in connection with any of its
14 corporate purposes;

15 (m) to borrow money for its corporate purposes and, without
16 limiting the generality of the foregoing, to borrow money, apply
17 for and receive loans, and accept grants or contributions, directly
18 or indirectly, from persons, including the State of Texas, the
19 United States of America, or from any corporation, agency, or
20 entity created or designated by the State of Texas or the United
21 States of America, and in connection with any such loan, ~~or~~ grant,
22 or contribution, to enter into such agreements as the State of
23 Texas, the United States of America, or any such corporation,
24 agency, or entity may require; and to make and issue its negotiable
25 bonds or notes for money borrowed, in the manner and to the extent
26 provided in this Act, and to refund or refinance any outstanding
27 bonds, ~~or~~ notes, or loans, and to make and issue its negotiable

1 bonds or notes therefor in the manner provided in this Act.

2 SECTION 2. Chapter 712, Acts of the 59th Legislature,
3 Regular Session, 1965, is amended by adding Sections 3B and 3C to
4 read as follows:

5 Sec. 3B. (a) In this section, "person" includes an
6 individual, entity, partnership, and corporation. The term does
7 not include a political subdivision or public agency.

8 (b) Competitive bidding and contract procurement or
9 delivery requirements otherwise applicable to the District do not
10 apply to a contract or agreement made by the District with a person
11 if:

12 (1) the contract or agreement relates to a project for
13 the acquisition or construction of equipment or facilities for the
14 production, treatment, transmission, or delivery of water; and

15 (2) payments made under the contract or agreement are
16 for amounts substantially sufficient to finance a project described
17 in Subdivision (1).

18 Sec. 3C. (a) The Board by resolution may authorize the
19 creation of a nonprofit corporation to assist and act for the
20 district in implementing a project or providing a service
21 authorized by this chapter.

22 (b) The nonprofit corporation:

23 (1) has each power of and is considered to be a local
24 government corporation created under Subchapter D, Chapter 431,
25 Transportation Code; and

26 (2) may implement any project and provide any service
27 authorized by this chapter.

1 (c) The Board shall appoint the board of directors of the
2 nonprofit corporation. The board of directors of the nonprofit
3 corporation shall serve at the will of the district and in the same
4 manner as the board of directors of a local government corporation
5 created under Subchapter D, Chapter 431, Transportation Code.

6 (d) The nonprofit corporation may not:
7 (1) exercise the powers of a municipality or county;
8 (2) participate in a project that the District is not
9 authorized to participate in;
10 (3) impose taxes; or
11 (4) acquire, construct, or operate parks or
12 recreational facilities.

13 SECTION 3. Sections 4(a), (c), and (f), Chapter 712, Acts of
14 the 59th Legislature, Regular Session, 1965, are amended to read as
15 follows:

16 (a) The District shall have no power or authority to levy
17 and collect taxes on any property real, personal or mixed, within
18 the boundaries of said District, nor shall the District have power
19 or authority to issue bonds or create indebtedness which would in
20 any way be payable from ad valorem taxes levied by the District upon
21 property within said District; and provided further that said
22 District shall have none of the powers conferred by General Law for
23 the purposes of the collection, transportation, processing,
24 disposal and control of domestic, industrial or communal wastes,
25 and the gathering, conducting, directing and controlling of local
26 storm waters, or other local harmful excesses of water except as
27 directly related to the production and purification of water for

1 agricultural, municipal, or industrial purposes, including the
2 ownership, lease, or operation of a municipal wastewater treatment
3 facility in which the effluent is used by the District for water
4 reuse supply.

5 (c) In the event that the District in the exercise of the
6 power of eminent domain or power of relocation, or any other power
7 granted hereunder, makes necessary the relocation, raising,
8 rerouting or changing the grade of, or altering the construction
9 of, any cemetery, highway, railroad, electric transmission line,
10 telephone or telegraph properties and facilities, or pipeline, all
11 such necessary relocation, raising, rerouting, changing of grade or
12 alteration of construction shall be accomplished at the sole
13 expense of the District. The term "sole expense" shall mean the
14 actual cost of such relocation, raising, rerouting, or change in
15 grade or alteration of construction in providing comparable
16 replacement without enhancement of such facilities after deducting
17 therefrom the net salvage value derived from the old facility.

18 (f) The powers, rights, privileges, and functions conferred
19 upon the District shall be subject to the continuing rights of
20 supervision by the State, [~~which shall be exercised by the Texas~~
21 ~~Department of Water Resources, and the District shall obtain~~
22 ~~approval of its projects and they shall be supervised]~~ as provided
23 by the [~~Sections 54.516 and 54.517,~~] Water Code, as amended.

24 SECTION 4. Section 5, Chapter 712, Acts of the 59th
25 Legislature, Regular Session, 1965, is amended to read as follows:

26 Sec. 5. (a) The management and control of the District is
27 hereby vested in a Board of 10 directors.

1 (b) Each director must be a resident of this state.

2 (c) Vacancies on the Board of Directors, whether by death,
3 resignation or termination of the term of office, shall be filled by
4 appointment by the commissioners court that appointed the director
5 for the unexpired term of the director.

6 (d) A director may be removed by the commissioners court
7 that appointed the director for inefficiency, neglect of duty, or
8 misconduct of office. The Board must provide a director removed
9 under this section written notice not later than the 30th day after
10 the date the decision to remove is made and an opportunity to be
11 heard in person or by counsel in a public hearing.

12 (e) All terms of office shall be for a period of two (2)
13 years. Terms shall be staggered ending on August 31 of the
14 appropriate year.

15 (f) Six directors constitute a quorum. Except as otherwise
16 provided, a majority of those directors present and qualified to
17 vote is sufficient for final action on a matter before the Board.

18 SECTION 5. Chapter 712, Acts of the 59th Legislature,
19 Regular Session, 1965, is amended by adding Sections 5C, 5D, 5E, 5F,
20 and 5G to read as follows:

21 Sec. 5C. (a) Chapter 171, Local Government Code, does not
22 apply to a director appointed to represent agricultural or
23 industrial interests.

24 (b) A director who has a financial interest in a contract
25 considered by the District for the purchase of property or the
26 construction of a facility must disclose the interest to the other
27 directors and may not vote on the contract.

1 Sec. 5D. (a) The Board may hold an open or closed meeting by
2 telephone conference call if at least five directors are present at
3 the location where the meeting of the Board is held. A meeting held
4 by telephone conference call is subject to the same notice
5 requirements as other Board meetings and must be recorded. Each
6 person who speaks in a meeting held by telephone conference call
7 must be clearly identified. A director participating in a meeting
8 held by telephone conference call is considered absent from any
9 part of the meeting during which audio communication is lost.

10 (b) The authority to hold a meeting held by telephone
11 conference call described by this section is in addition to
12 authority described by Chapter 551, Government Code.

13 Sec. 5E. If the Board employs a general manager, the general
14 manager is the chief executive officer of the District.

15 Sec. 5F. The District is not required to provide notice for
16 the sale or disposal of District personal property if the personal
17 property has a value of less than \$25,000.

18 Sec. 5G. (a) The District may enter into a contract related
19 to a water project located outside the District. The District may
20 enter into a local agreement with a political subdivision for a
21 purpose related to a water project.

22 (b) A contract under this section may use money appropriated
23 by a political subdivision that is a party to the contract to pay
24 for pre-development costs, engineering, surveys, and the
25 collection and compilation of data relating to conditions
26 influencing determinations about the character and extent of
27 proposed improvements, works, and facilities for the

1 accomplishment of District purposes.

2 (c) The District may contract or agree with an entity
3 appropriating money under this section to receive a loan or money
4 from other sources in return for services described by Subsection
5 (a). The contract or agreement may provide for the repayment by the
6 District of money advanced as a loan from project revenues, bond
7 proceeds, or other available money.

8 (d) The District and a state agency or political subdivision
9 may enter into a contract to jointly pay all or part of the cost of a
10 water project or the operation of a water project in the same way
11 that a political subdivision may contract with a state agency or
12 political subdivision under Chapter 472, Transportation Code, to
13 jointly pay all or part of the cost associated with a state or local
14 highway, turnpike, road, or street project.

15 SECTION 6. Sections 7 and 8, Chapter 712, Acts of the 59th
16 Legislature, Regular Session, 1965, are amended to read as follows:

17 Sec. 7. The District shall have power and is hereby
18 authorized to issue, from time to time, bonds as herein authorized
19 for any of its corporate purposes. Such bonds may either be (1)
20 sold for cash, at public or private sale, at such price or prices as
21 the Board shall determine, provided that the net effective interest
22 rate, calculated in accordance with Chapter 1204, Government Code
23 ~~(3, Acts of the 61st Legislature, Regular Session, 1969, as amended~~
24 ~~(Article 717k-2, Vernon's Texas Civil Statutes), as now or~~
25 ~~hereafter amended shall not exceed ten (10) percent], or (2) issued~~
26 on such terms as the Board of Directors shall determine in exchange
27 for property of any kind, real, personal or mixed or any interest

1 therein which the Board shall deem necessary for any such corporate
2 purposes, or (3) issued in exchange for like principal amounts of
3 other obligations of the District, matured or unmatured. The
4 proceeds of sale of such bonds shall be deposited in such bank or
5 banks or trust company or trust companies, and shall be paid out
6 pursuant to such terms and conditions, as may be agreed upon between
7 the District and the purchasers of such bonds. All such bonds shall
8 be authorized by resolution or resolutions of the Board of
9 Directors, and shall bear such date or dates, mature at such time or
10 times, bear interest payable annually, semiannually, or otherwise,
11 be in such denominations, be in such form, either coupon or
12 registered, carry such registration privileges as to principal only
13 or as to both principal and interest, and as to exchange of coupon
14 bonds for registered bonds or vice versa, and exchange of bonds of
15 one denomination for bonds of other denominations, be executed in
16 such manner and be payable at such place or places within or without
17 the State of Texas, as such resolution or resolutions may provide.
18 Any resolution or resolutions authorizing any bonds may contain
19 provisions, which shall be part of the contract between the
20 District and the holders thereof from time to time:

21 (a) reserving the right to redeem such bonds or requiring
22 the redemption of such bonds, at such time or times, in such amounts
23 and at such prices, [~~not exceeding 105 percent of the principal~~
24 ~~amount thereof, plus accrued interest,~~] as may be provided;

25 (b) providing for the setting aside of sinking funds or
26 reserve funds and the regulation and disposition thereof;

27 (c) pledging to secure the payment of the principal of and

1 interest on such bonds and of the sinking fund or reserve fund
2 payments agreed to be made in respect of such bonds all or any part
3 of the gross or net revenues thereafter received by the District in
4 respect of the property, real, personal, or mixed, to be acquired
5 and/or constructed with such bonds or the proceeds thereof, or all
6 or any part of the gross or net revenues thereafter received by the
7 District from whatever source derived;

8 (d) prescribing the purposes to which such bonds or any
9 bonds thereafter to be issued, or the proceeds thereof, may be
10 applied;

11 (e) agreeing to fix and collect rates and charges sufficient
12 to produce revenues adequate to pay (1) all expenses necessary to
13 the operation and maintenance and replacements and additions to the
14 properties and facilities of the District; (2) the principal of,
15 and the interest and premium, if any, on bonds issued under this Act
16 as and when the same became due and payable; (3) all sinking fund
17 and/or reserve fund payments agreed to be made in respect of any
18 such bonds out of such revenues as and when the same became due and
19 payable, and to fulfill the terms of any agreements made with the
20 holders of such bonds and/or with any person on their behalf and to
21 discharge all other lawful obligations of the District as and when
22 the same become due;

23 (f) prescribing limitations upon the issuance of additional
24 bonds and subordinate lien bonds and upon the agreements which may
25 be made with the purchasers and successive holders thereof;

26 (g) with regard to the construction, extension,
27 improvement, reconstruction, operation, maintenance, and repair of

1 the properties of the District and carrying of insurance upon all or
2 any part of said properties covering loss or damage or loss of use
3 and occupancy resulting from specified risks;

4 (h) fixing the procedure, if any, by which, if the District
5 shall so desire, the terms of any contract with the holders of such
6 bonds may be amended or abrogated, the amount of bonds the holders
7 of which must consent thereto, and the manner in which such consent
8 may be given;

9 (i) for the execution and delivery by the District to a bank
10 or trust company authorized by law to accept trusts, or to the
11 United States of America or any officer or agency thereof, of
12 indentures and agreements for the benefit of the holders of such
13 bonds and such other provisions as may be customary in such
14 indentures or agreements; and

15 (j) such other provisions, [~~not inconsistent with the~~
16 ~~provisions of this Act,~~] as the Board may approve.

17 (k) The Board may declare an emergency in the matter of
18 funds not being available to pay principal of and interest on any
19 bonds of the District or to meet any other needs of the District and
20 may issue bond anticipation notes or enter into a loan to pay the
21 costs to meet the emergency need. A loan under this section may be
22 payable from district revenues or the proceeds of a future series of
23 bonds. Bond anticipation notes may bear interest at any rate or
24 rates not to exceed 10 percent and shall mature within one (1) year
25 of their date. The bond anticipation notes so issued will be taken
26 up with the proceeds of bonds, or the bonds may be issued and
27 delivered in exchange for and in substitution of such notes.

1 (l) Before any bonds shall be sold or exchanged or
2 substituted by the District, a certified copy of the proceedings of
3 the issuance thereof, including the form of such bonds, together
4 with any other information which the Attorney General of the State
5 of Texas may require, shall be submitted to the Attorney General,
6 and if he shall find that such bonds have been issued in accordance
7 with law, and if he shall approve such bonds, he shall execute a
8 certificate to that effect which shall be filed in the office of the
9 Comptroller of the State of Texas and be recorded in a record kept
10 for that purpose. No bonds shall be issued until the same shall
11 have been registered by the Comptroller, who shall so register the
12 same if the Attorney General shall have filed with the Comptroller
13 his certificate approving the bonds and the proceedings for the
14 issuance thereof as hereinabove provided.

15 (m) All bonds approved by the Attorney General as aforesaid,
16 and registered by the Comptroller as aforesaid, and issued in
17 accordance with the proceedings so approved shall be valid and
18 binding obligations of the District and shall be incontestable for
19 any cause from and after the time of such registration.

20 (n) If any bonds recite that they are secured by a pledge of
21 the proceeds of a contract, lease, sale or other agreement (herein
22 called "contract"), a copy of such contract and the proceedings of
23 the contracting parties will also be submitted to the Attorney
24 General. If such bonds have been authorized and such contracts made
25 in compliance with law, the Attorney General shall approve the
26 bonds and contracts, and the bonds shall then be registered by the
27 Comptroller of Public Accounts. When so approved, such bonds and

1 the contracts shall be valid and binding and shall be incontestable
2 for any cause from and after the time of such registration.

3 (o) The District is authorized to make and issue bonds
4 (herein called "refunding bonds") for the purpose of refunding or
5 refinancing any outstanding bonds or notes authorized and issued by
6 the District pursuant to this Act or other law (herein called
7 "bonds") and the interest and premium, if any, thereon to maturity
8 or on any earlier redemption date specified in the resolution
9 authorizing the issuance of the refunding bonds. Such refunding
10 bonds may be issued to refund more than one series of outstanding
11 bonds, may combine the pledges of the outstanding bonds for the
12 security of the refunding bonds, or may be secured by other or
13 additional revenues. All provisions of this Act with reference to
14 the issuance of bonds, the terms and provisions thereof, their
15 approval by the Attorney General, and the remedies of the
16 bondholders shall be applicable to refunding bonds. Refunding
17 bonds shall be registered by the Comptroller upon surrender and
18 cancellation of the bonds to be refunded, but in lieu thereof, the
19 resolution authorizing the issuance of refunding bonds may provide
20 that they shall be sold and the proceeds thereof deposited at the
21 places at which the original bonds are payable, in which case the
22 refunding bonds may be issued in an amount sufficient to pay the
23 interest and premium, if any, on the original bonds to their
24 maturity date or specified earlier redemption date, and the
25 Comptroller will register them without concurrent surrender and
26 cancellation of the original bonds. The District may also refund
27 any outstanding bonds in the manner provided by any applicable

1 General Law.

2 (p) All bonds issued by the District pursuant to the
3 provisions of this Act shall constitute investment securities
4 within the meaning of the Uniform Commercial Code.

5 (q) This Act, without reference to other statutes of the
6 State of Texas, shall constitute full authority for the
7 authorization and issuance of bonds hereunder, and no other Act or
8 law with regard to the authorization or issuance of obligations or
9 the deposit of the proceeds thereof, or in any impeding or
10 restricting the carrying out of the acts herein authorized to be
11 done shall be construed as applying to any proceedings taken
12 hereunder or acts done pursuant hereto.

13 Sec. 8. (a) When any of such revenues are pledged to the
14 payment of any bonds issued by said District or loans received by
15 the District, it shall be the right and duty of the District's Board
16 of Directors to cause to be fixed, maintained and enforced charges,
17 fees or tolls for services rendered by properties and facilities,
18 the revenues of which have been pledged, at rates and amounts at
19 least sufficient to comply with and carry out the covenants and
20 provisions contained in the order or orders authorizing the
21 issuance of said bonds.

22 (b) Regardless of whether the revenues are pledged to the
23 payment of bonds, the [The] District shall have the right to impose
24 penalties for failure to pay, when due, such charges, fees or tolls.

25 SECTION 7. (a) The legal notice of the intention to
26 introduce this Act, setting forth the general substance of this
27 Act, has been published as provided by law, and the notice and a

1 copy of this Act have been furnished to all persons, agencies,
2 officials, or entities to which they are required to be furnished
3 under Section 59, Article XVI, Texas Constitution, and Chapter 313,
4 Government Code.

5 (b) The governor, one of the required recipients, has
6 submitted the notice and Act to the Texas Commission on
7 Environmental Quality.

8 (c) The Texas Commission on Environmental Quality has filed
9 its recommendations relating to this Act with the governor, the
10 lieutenant governor, and the speaker of the house of
11 representatives within the required time.

12 (d) All requirements of the constitution and laws of this
13 state and the rules and procedures of the legislature with respect
14 to the notice, introduction, and passage of this Act are fulfilled
15 and accomplished.

16 SECTION 8. This Act takes effect immediately if it receives
17 a vote of two-thirds of all the members elected to each house, as
18 provided by Section 39, Article III, Texas Constitution. If this
19 Act does not receive the vote necessary for immediate effect, this
20 Act takes effect September 1, 2019.

Exhibit D

CONTACT	AFFECTED CITY/COUNTY	ADDRESS	CITY	ZIP
Hon. Mark Henry and Commissioners	County Judge and Commissioners Court of Galveston County	722 Moody, Suite 200	Galveston	77550
Mayor and Board of Alderman	City of Bayou Vista	2929 Highway 6	Bayou Vista	77563
Mayor and Council	City of Clear Lake Shores	1006 S. Shore Drive	Clear Lake Shores	77565
Mayor and Council	City of Dickinson	4403 Highway 3	Dickinson	77539
Mayor and Council	City of Friendswood	910 S. Friendswood Dr.	Friendswood	77546
Mayor and Council	City of Galveston	P.O. Box 779	Galveston	77553
Mayor and City Commission	City of Hitchcock	P.O. Box 48	Hitchcock	77563
Mayor and Board of Alderman	City of Jamaica Beach	5264 Jamaica Beach	Jamaica Beach	77554
Mayor and Council	City of Kemah	1401 State Highway 146	Kemah	77565
Mayor and Council	City of La Marque	1111 Bayou Road	La Marque	77568
Mayor and Council	League City	200 West Walker	League City	77573
Mayor and Council	City of Santa Fe	P.O. Box 950	Santa Fe	77510
Mayor and Council	City of Texas City	1801 9th Avenue North	Texas City	77590
Mayor and Board of Alderman	Village of Tiki Island	802 Tiki Drive	Tiki Island	77554
Hon. L.M. Sebesta and Commissioners	County Judge and Commissioners Court of Brazoria County	111 E. Locust St,	Angleton	77515
Mayor and Council	City of Alvin	216 West Sealy	Alvin	77511
Mayor and Council	City of Angleton	121 S. Velasco	Angleton	77515
Mayor and the Board of Alderman	Village of Bailey's Prairie	P.O. Box 71	Angleton	77516-0071
Mayor and Council	Village of Bonney	19025 FM 521	Bonney	77583
Mayor and Council	City of Brazoria	201 S. Main St.	Brazoria	77422
Mayor and Council	City of Brookside Village	6243 Brookside Road	Brookside Village	77581-2045
Mayor and Council	City of Clute	108 E Main St	Clute	77531
Mayor and Board of Aldermen	City of Danbury	P.O. Box 258	Danbury	77534-0258
Mayor and Council	City of Freeport	200 W. 2nd St.	Freeport	77541-5773

Mayor and Board of Aldermen	City of Hillcrest Village	P.O. Box 1172	Alvin	77512
Mayor and Board of Aldermen	City of Holiday Lakes	RR 4, BOX 747	Angleton	77515
Mayor and Council	City of Iowa Colony	12003 County Rd 65	Rosharon	77583
Mayor and Board of Aldermen	Village of Jones Creek	7207 Stephen F Austin Rd	Jones Creek	77541-8323
Mayor and Council	City of Lake Jackson	25 Oak Drive	Lake Jackson	77566-5231
Mayor and Council	City of Liverpool	P.O. Box 68	Liverpool	77577
Mayor and Council	City of Manvel	20025 Highway 6	Manvel	77578-3801
Mayor and Board of Aldermen	City of Oyster Creek	3210 FM 523 Rd	Oyster Creek	77541-6613
Mayor and Council	Pearland	3519 Liberty Drive	Pearland	77581
Mayor and Council	Town of Quintana	814 Lamar St	Quintana	77541-9109
Mayor and Council	City of Richwood	1800 N. Brazosport Blvd.	Richwood	77531-2803
Mayor and Commissioners	City of Sandy Point	P.O. Box 1098	Sandy Point	77583
Mayor and Board of Alderman	Village of Surfside Beach	1304 Monument Dr.	Surfside Beach	77541
Mayor and Council	City of Sweeny	P.O. Box 248	Sweeny	77480
Mayor and Council	City of West Columbia	P.O. Box 487	West Columbia	77486-0487

Hon. Robert Hebert and Commissioners	County Judge and Commissioners Court of Fort Bend County	401 Jackson St.	Richmond	77469
Mayor and Council	City of Arcola	13222 Hwy. 6	Arcola	77583
Mayor and Council	City of Beasley	319 South 3rd Street	Beasley	77471
Mayor and Council	Village of Fairchilds	8713 Fairchilds Road	Richmond	77469
Mayor and Council	Fulshear	30603 FM 1093	Fulshear	77441
Mayor and Council	City of Kendleton	430 FM 2919	Kendleton	77451
Mayor and Council	City of Meadows Place	One Troyan Drive	Meadows Place	77477
Mayor and Council	City of Missouri City	1522 Texas Parkway	Missouri City	77489
Mayor and Council	City of Needville	9022 Main Street	Needville	77461
Mayor and Council	City of Orchard	9714 Kibler Street	Orchard	77464
Mayor and Council	Village of Pleak	6621 FM 2218 South	Richmond	77469
Mayor and Council	City of Richmond	402 Morton Street	Richmond	77469
Mayor and Council	City of Rosenberg	2110 4th Street	Rosenberg	77471
Mayor and Council	City of Simonton	35011 FM 1093	Simonton	77476
Mayor and Council	City of Stafford	2610 South Main Street	Stafford	77477

Mayor and Council	City of Sugar Land	2700 Town Center Blvd. North	Sugar Land	77479
Mayor and Council	Town of Thompsons	P.O. Box 29	Thompsons	77481-0029
Mayor and Council	City of Weston Lakes	P.O. Box 1082	Fulshear	77441