

CO Mart

AFFIDAVIT

THE STATE OF TEXAS §
 §
COUNTY OF MCLENNAN §

BEFORE ME, the undersigned authority, on this day personally appeared
Norman Heppig, who being duly sworn, upon oath deposes and says:

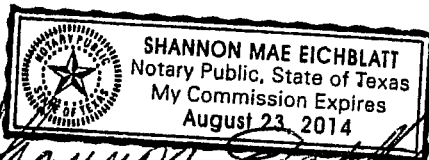
“My name is Norman Heppig. I am over 18 years of age, competent to make this
affidavit, and am familiar with the facts herein stated and believe them to be true.

I have complied with the requirements of the Southern Trinity Groundwater Conservation
District’s Rules to provide notification by first class mail to landowners, well owners and well
operators within one half-mile of the well or wells for which I or the entity I represent seek(s) a
Historic Use Production Permit. Such notification was made not less than 10 days before the
public hearing scheduled to consider the application for a Historic Use Production Permit
HUPP-2010-037.”

Norman Heppig

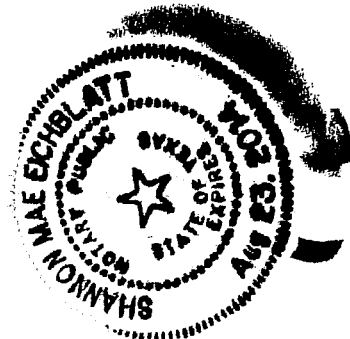
Affiant

Sworn to and subscribed before me on this 27 day of September, 2010.



Shannon Mae Eichblatt

Notary Public in and for the State of Texas





MISC

2010032274

6 PGS

Permit Number: HUPP-2010-037

SOUTHERN TRINITY GROUNDWATER CONSERVATION DISTRICT
COUNTY OF MCLENNAN, STATE OF TEXAS

HISTORIC USE PRODUCTION PERMIT

THIS CERTIFIES THAT:

City of Mart
112 North Commerce
Mart, Texas 76664
Phone: 254-876-2462

(the "Permittee"), has applied for an Historic Use Production Permit to withdraw and place to beneficial use groundwater from within the District, and that the Board of Directors of the Southern Trinity Groundwater Conservation District ("District") has APPROVED the application as follows:

1 Permit Category

This permit is a **Historic Use Production Permit**.

2 Permit Term

The term of this permit is **perpetual**.

3 Groundwater Source

The source of groundwater is the **Trinity Aquifer**.

4 Annual Groundwater Withdrawal Amounts

Permittee may withdraw groundwater from the Trinity Aquifer for beneficial, nonwasteful use in a manner not to exceed the following volume: **183.409 acre-feet per calendar year**. This groundwater withdrawal amount has been calculated pursuant to Section 5.211 of the District's rules. It may be subject to proportional adjustment pursuant to Chapter 5, Subchapter B of the District's rules, as may be amended.

5 Purpose of Use

Permittee may use Trinity Aquifer groundwater only for **municipal purposes**.

6 Well Name(s), Location(s), and Maximum Rate of Withdrawal

Groundwater may only be withdrawn from the aquifer from a well(s) located at each of the location(s) and with a maximum rate of withdrawal(s) (flow rate) as follows:

<u>Name</u>	<u>Location (latitude/longitude)</u>	<u>Maximum Flow Rate</u>
Well # 1	N31D 34M 35S / W96D 55M 32S	400

7 Measurement of Amount of Groundwater Withdrawn

Permittee may only withdraw groundwater from a well that has an operating flow meter that meets the requirements of Chapter 8 of the District's rules.

**SOUTHERN TRINITY GROUNDWATER CONSERVATION DISTRICT
COUNTY OF MCLENNAN, STATE OF TEXAS**

8 Place of Use

Permittee may beneficially use Aquifer groundwater only within the Permittee's wholesale or retail water service area identified in the Certificate of Convenience and Necessity P0721, filed with the Texas Commission on Environmental Quality. Except as provided by 5.401(b) of the District's rules, as may be amended, if the place of use is not within the District's boundaries, Permittee must obtain a groundwater exportation permit from the District prior to the withdrawal of groundwater under the permit.

9 Well Construction, Operation, Maintenance, Closure

The well(s) identified in this permit shall be installed, equipped, operated, maintained, plugged, capped, or closed, as may be appropriate in accordance with the District's rules and all other applicable federal, state, and local laws, including by submitting a copy of a state plugging report to the District within 60 days after capping or plugging any well.

10 Water Conservation

Withdrawals of groundwater are required to be efficiently withdrawn and used in compliance with the District's rules and the District's water conservation plan, as may be amended, and Permittee's plan as approved by the District, as may be applicable.

11 Conveyance to Place of Use

Water authorized by this permit to be produced must be conveyed to the place of use in a manner to prevent evaporation, channel loss by percolation, or waste. Water conveyed greater than a distance of one-half mile from the wellhead where produced must be conveyed through a pipeline.

12 Meters; Alternative Measuring Method

Permittee shall install, operate and maintain the meter or alternative measuring method on the well(s) identified in this permit in compliance with the District's rules and the manufacturer's instructions.

13 Reports

Permittee shall timely file all applicable reports with the District on forms prescribed by the District as required by the District's rules, as may be amended, and other applicable law.

14 Fees

Permittee shall timely pay and remain current on the payment of all applicable fees to the District.

**SOUTHERN TRINITY GROUNDWATER CONSERVATION DISTRICT
COUNTY OF MCLENNAN, STATE OF TEXAS**

15 Interruption, Suspension, or Other Limitations Due to Drought

Permittee shall reduce water supply and consumption during times of drought in accordance with the District's rules and the District's management plan and Permittee's plan approved by the District, as applicable.

16 Groundwater Management Plan

Permittee shall withdraw and use groundwater only in accordance with the District's approved groundwater management plan, as may be amended.

17 Water Quality

Permittee shall use diligence to protect the water quality of groundwater in the District and shall comply with the District's water quality rules and take no action that pollutes or contributes to the pollution of groundwater in the District.

18 Transfers and Amendments

Permittee may transfer or amend this permit only in compliance with the District's rules.

19 Permit Review, Renewal or Extension Conditions

Permittee is subject to any review, renewal or extension conditions stated in the permit or the District's rules.

20 Change of Name, Address or Telephone Number

Permittee shall provide written notice to the District of any change of ownership, name of Permittee or the authorized representative, well operator, mailing address or telephone number within 30 days of such change.

21 Inspections by District

Any authorized officer, employee, agent or representative of the District shall have the right at all reasonable times to enter upon lands upon which a well may be located within the boundaries of the District, including the well(s) identified in Paragraph 6 of this permit, for the purpose of inspecting or testing such wells, meters, pumps and the power units of a well or wells, collecting water samples, and making any other reasonable and necessary inspections and tests that may be required or necessary for the formulation or the enforcement of the permits, rules or orders of the District. Permittee has a duty to ensure that the well site is accessible to District representatives for inspection and to cooperate fully in any reasonable inspection of the well(s) and well site by District representatives.

22 Additional Conditions

This permit is issued subject to the requirements of: (1) Chapter 8821, Texas Special District Local Laws Code; (2) Chapter 36, Texas Water Code, as may be amended; and (3) the District's Rules, as may be amended.

**SOUTHERN TRINITY GROUNDWATER CONSERVATION DISTRICT
COUNTY OF MCLENNAN, STATE OF TEXAS**

23 Enforcement

The District retains the right to take any and all enforcement actions within its legal authority to enforce compliance with the terms and conditions of this permit.

24 Continuing Jurisdiction of District

This permit is issued subject to the continuing jurisdiction of and supervision by the District, and may be amended from time to time consistent with applicable law, including if the District learns that any of the information set forth in this permit is incorrect on the date issued.

25 Permit Recordation

Within 30 days of the date of issuance of this approved permit from the District, Permittee shall record this permit with the County Clerk of every county in which the well(s) or place of use are located and provide a copy of the recorded permit to the District.

26 References to Law

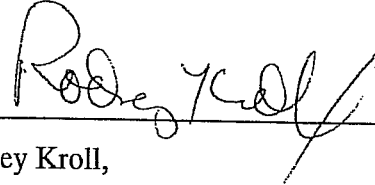
Any reference in this permit to a statute, rule, or other law of any kind, that exists on the date of issuance of the permit includes all subsequent amendments and additions thereto.

27 Other Matters Denied

All other matters requested in Permittee's application that are not specifically granted by this permit are denied.

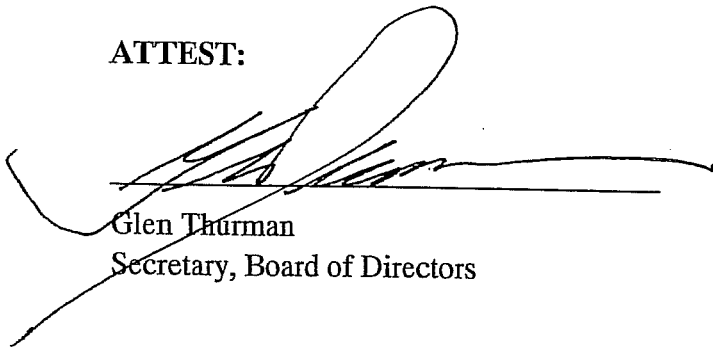
**SOUTHERN TRINITY GROUNDWATER CONSERVATION DISTRICT
COUNTY OF MCLENNAN, STATE OF TEXAS**

THIS PERMIT IS ISSUED, EXECUTED THIS 6th day of October, 2010, by the Board of Directors of the Southern Trinity Groundwater Conservation District.



Rodney Kroll,
President, Board of Directors

ATTEST:



Glen Thurman
Secretary, Board of Directors

ACKNOWLEDGMENT

STATE OF TEXAS)

COUNTY OF MCLENNAN)

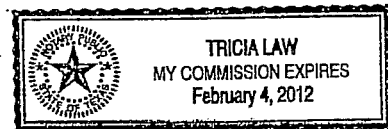
ON BEHALF OF THE DISTRICT, THIS PERMIT WAS ACKNOWLEDGED before me on October 6, 2010, by Rodney Kroll, President, Board of Directors, Southern Trinity Groundwater Conservation District, a groundwater conservation district created pursuant to Article XVI, Section 59, Texas Constitution.



Notary Public in and for the State of Texas

AFTER RECORDING RETURN TO:

Tricia Law, General Manager
Southern Trinity Groundwater Conservation District
P. O. Box 2205
420 North 6th Street
Waco, Texas 76703



FILED AND RECORDED

OFFICIAL PUBLIC RECORDS

J.A. Andy Harwell

October 15, 2010 11:17:40 AM

2010032274

FEE: \$27.00

J.A. "Andy" Harwell County Clerk

McLennan County TEXAS

[Faint, illegible text]

Southern Trinity Groundwater Conservation District

P. O. Box 2205

Waco, Texas 76703

Phone 254 759-5610 Fax 254 754-9480 e-mail southerntrinitygcd@att.net

**Notice of Administrative Completeness for
For Historic Use Production Permit (HUPP) Application, Technical Summary, and
General Manager's Proposed Action on Historic Use Production Permit Application**

September 20, 2010

City of Mart
112 N. Commerce
Mart, Texas, 76664

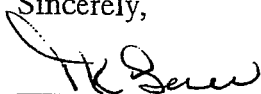
RE: Application No. HUPP-2010-037

Please be advised that the Southern Trinity Groundwater Conservation District (the "District") received your Historic Use Production Permit Application. Pursuant to §9.207 of the District's Rules, the District's General Manager has reviewed your application and has determined that the application is administratively complete. The General Manager has conducted a technical review of the application and will recommend to the District's Board of Directors that it consider issuing the Historical Use Production Permit for an annual production of groundwater not to exceed 183.4090 acre-feet. Attached to this letter is a copy of the Technical Summary, the proposed draft permit, and notice of the permit hearing date and location.

Also attached to this letter is a list of names, if any were found by the District, of well owners that may own a well or wells in the Trinity Aquifer that are located within ½ mile radius of the well or wells that you listed in your HUPP application. This list may not be complete, but Rule §9.219(e) requires that you provide by first class mail a copy of the hearing notice to any owner of a well within ½ mile radius of the well or wells that you listed in your HUPP application. The notice(s) must be mailed at least 10 days prior to your hearing date. You are also required to provide to the District, prior to your hearing date, a copy of the attached affidavit regarding your requirement to provide notification by first class mail to landowners, well owners and well operators within one half-mile of the well or wells owned by City of Mart.

If you have any questions concerning this matter, please call me at (254) 759-5610. Please keep this letter as a permanent record for your file.

Sincerely,



Tricia K. Law, General Manager
Southern Trinity Groundwater Conservation District

- Attachments: 1) Technical Summary
2) Affidavit
3) Draft of Proposed Historic Use Production Permit
4) Notice of Hearing



Technical Review Summary

Well Owner: City of Mart,
112 N. Commerce,
Mart, Texas, 76664

Application Summary For HUPP-2010-037:

Aquifer: Trinity
Annual production of groundwater not to exceed: 183.4090 acre-feet
Year of Maximum Historic Use: 2008
Hearing Group: 3

Location of Each Point of Withdrawal:

Latitude/Longitude (NAD83):
N31D 34M 35S / W96D 55M 32S

Reasons and Technical Basis for Recommended Action

The applicant submitted documentation other information that, in the opinion of the General Manager, reasonably showed evidence of Historical Use Production from the Trinity Aquifer of 183.4090 acre-feet during the calendar year of 2008.

Proposed Purpose of Use

All groundwater produced under the proposed permit is restricted to Municipal Use within the Applicant's Water Service Area as defined by the Applicant's Certificate of Convenience and Necessity P0721 issued by the Texas Commission on Environmental Quality.

General Manager May Modify Recommendations or Request Additional Information

The General Manager of the District may at anytime modify her recommendations to the Board of Directors regarding the proposed permit or this technical summary or request additional information from the applicant.

Request for Contested Case Hearing

HUPP applicants or affected persons may file a written request for a contested case hearing on the proposed HUPPs with the District by no later than at 9:00 a.m. five days prior to the hearing date. If no timely requests for contested case hearing are filed, the applications will be presented to the District on the date of the hearing for final action.

AFFIDAVIT

THE STATE OF TEXAS

§

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COUNTY OF MCLENNAN

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BEFORE ME, the undersigned authority, on this day personally appeared _____, who being duly sworn, upon oath deposes and says:

“My name is _____. I am over 18 years of age, competent to make this affidavit, and am familiar with the facts herein stated and believe them to be true.

I have complied with the requirements of the Southern Trinity Groundwater Conservation District’s Rules to provide notification by first class mail to landowners, well owners and well operators within one half-mile of the well or wells for which I or the entity I represent seek(s) a Historic Use Production Permit. Such notification was made not less than 10 days before the public hearing scheduled to consider the application for a Historic Use Production Permit **HUPP-2010-037.**”

Affiant

Sworn to and subscribed before me on this ____ day of _____, 2010.

Notary Public in and for the State of Texas

HISTORIC USE PRODUCTION PERMIT

THIS CERTIFIES THAT: City of Mart
112 N. Commerce
Mart, Texas 76664
Phone: 254-876-2462

(the "Permittee"), has applied for an Historic Use Production Permit to withdraw and place to beneficial use groundwater from within the District, and that the Board of Directors of the Southern Trinity Groundwater Conservation District ("District") has APPROVED the application as follows:

Permit Category

This permit is a **Historic Use Production Permit**.

Permit Term

The term of this permit is **perpetual**.

Groundwater Source

The source of groundwater is the **Trinity Aquifer**.

Annual Groundwater Withdrawal Amounts

Permittee may withdraw groundwater from the Trinity Aquifer for beneficial, nonwasteful use in a manner not to exceed the following volume: **183.4090 acre-feet per calendar year**. This groundwater withdrawal amount has been calculated pursuant to Section 5.211 of the District's rules. It may be subject to proportional adjustment pursuant to Chapter 5, Subchapter B of the District's rules, as may be amended.

Purpose of Use

Permittee may use Trinity Aquifer groundwater only for **municipal purposes**.

Well Name(s), Location(s), and Maximum Rate of Withdrawal

Groundwater may only be withdrawn from the aquifer from a well(s) located at each of the location(s) and with a maximum rate of withdrawal(s) (flow rate) as follows:

<u>Name</u>	<u>Location (latitude/longitude)</u>	<u>Maximum Flow Rate</u>
Well # 1	N31D 34M 35S / W96D 55M 32S	400

Measurement of Amount of Groundwater Withdrawn

Permittee may only withdraw groundwater from a well that has an operating flow meter that meets the requirements of Chapter 8 of the District's rules.

Place of Use

Permittee may beneficially use Aquifer groundwater only within the Permittee's wholesale or retail water service area identified in the Certificate of Convenience and Necessity P0721, filed with the Texas Commission on Environmental Quality. Except as provided by 5.401(b) of the District's rules, as may be amended, if the place of use is not within the District's boundaries, Permittee must obtain a groundwater exportation permit from the District prior to the withdrawal of groundwater under the permit.

Well Construction, Operation, Maintenance, Closure

The well(s) identified in this permit shall be installed, equipped, operated, maintained, plugged, capped, or closed, as may be appropriate in accordance with the District's rules and all other applicable federal, state, and local laws, including by submitting a copy of a state plugging report to the District within 60 days after capping or plugging any well.

Water Conservation

Withdrawals of groundwater are required to be efficiently withdrawn and used in compliance with the District's rules and the District's water conservation plan, as may be amended, and Permittee's plan as approved by the District, as may be applicable.

Conveyance to Place of Use

Water authorized by this permit to be produced must be conveyed to the place of use in a manner to prevent evaporation, channel loss by percolation, or waste. Water conveyed greater than a distance of one-half mile from the wellhead where produced must be conveyed through a pipeline.

Meters; Alternative Measuring Method

Permittee shall install, operate and maintain the meter or alternative measuring method on the well(s) identified in this permit in compliance with the District's rules and the manufacturer's instructions.

Reports

Permittee shall timely file all applicable reports with the District on forms prescribed by the District as required by the District's rules, as may be amended, and other applicable law.

Fees

Permittee shall timely pay and remain current on the payment of all applicable fees to the District.

Interruption, Suspension, or Other Limitations Due to Drought

Permittee shall reduce water supply and consumption during times of drought in accordance with the District's rules and the District's management plan and Permittee's plan approved by the District, as applicable.

Groundwater Management Plan

Permittee shall withdraw and use groundwater only in accordance with the District's approved groundwater management plan, as may be amended.

Water Quality

Permittee shall use diligence to protect the water quality of groundwater in the District and shall comply with the District's water quality rules and take no action that pollutes or contributes to the pollution of groundwater in the District.

Transfers and Amendments

Permittee may transfer or amend this permit only in compliance with the District's rules.

Permit Review, Renewal or Extension Conditions

Permittee is subject to any review, renewal or extension conditions stated in the permit or the District's rules.

Change of Name, Address or Telephone Number

Permittee shall provide written notice to the District of any change of ownership, name of Permittee or the authorized representative, well operator, mailing address or telephone number within 30 days of such change.

Inspections by District

Any authorized officer, employee, agent or representative of the District shall have the right at all reasonable times to enter upon lands upon which a well may be located within the boundaries of the District, including the well(s) identified in Paragraph 6 of this permit, for the purpose of inspecting or testing such wells, meters, pumps and the power units of a well or wells, collecting water samples, and making any other reasonable and necessary inspections and tests that may be required or necessary for the formulation or the enforcement of the permits, rules or orders of the District. Permittee has a duty to ensure that the well site is accessible to District representatives for inspection and to cooperate fully in any reasonable inspection of the well(s) and well site by District representatives.

Additional Conditions

This permit is issued subject to the requirements of: (1) Chapter 8821, Texas Special District Local Laws Code; (2) Chapter 36, Texas Water Code, as may be amended; and (3) the District's Rules, as may be amended.

Enforcement

The District retains the right to take any and all enforcement actions within its legal authority to enforce compliance with the terms and conditions of this permit.

Continuing Jurisdiction of District

This permit is issued subject to the continuing jurisdiction of and supervision by the District, and may be amended from time to time consistent with applicable law, including if the District learns that any of the information set forth in this permit is incorrect on the date issued.

Permit Recordation

Within 30 days of the date of issuance of this approved permit from the District, Permittee shall record this permit with the County Clerk of every county in which the well(s) or place of use are located and provide a copy of the recorded permit to the District.

References to Law

Any reference in this permit to a statute, rule, or other law of any kind, that exists on the date of issuance of the permit includes all subsequent amendments and additions thereto.

Other Matters Denied

All other matters requested in Permittee's application that are not specifically granted by this permit are denied.

THIS PERMIT IS ISSUED, EXECUTED THIS 6th day of October, 2010, by the Board of Directors of the Southern Trinity Groundwater Conservation District.

Rodney Kroll,
President, Board of Directors

ATTEST:

Glen Thurman
Secretary, Board of Directors

ACKNOWLEDGMENT

STATE OF TEXAS)
COUNTY OF MCLENNAN)

ON BEHALF OF THE DISTRICT, THIS PERMIT WAS ACKNOWLEDGED before me on October 6, 2010, by Rodney Kroll, President, Board of Directors, Southern Trinity Groundwater Conservation District, a groundwater conservation district created pursuant to Article XVI, Section 59, Texas Constitution.

Notary Public in and for the State of Texas

AFTER RECORDING RETURN TO:
Tricia Law, General Manager
Southern Trinity Groundwater Conservation District
P. O. Box 2205
420 North 6th Street
Waco, Texas 76703

NOTICE OF PROPOSED HISTORIC USE PRODUCTION PERMITS AND PUBLIC HEARING

The Southern Trinity Groundwater Conservation District ("District") proposes action on applications for Historic Use Production Permits ("HUPPs"), which would authorize the permittees to withdraw groundwater from the Trinity Aquifer according to the terms and conditions set forth in the permits. A copy of the General Manager's proposed action, the proposed HUPPs and technical summaries are available for public inspection at the District's offices at 420 North 6th Street, Waco, Texas during regular business hours.

The District will conduct a public hearing pursuant to its authority under Chapter 8821 of the Texas Special District Local Laws Code, Chapter 36 of the Texas Water Code and the District's rules, to consider issuance of the proposed HUPPs and to provide interested members of the public the opportunity to appear and provide oral or written comments to the District regarding the proposed permits at the following date, time and place:

Date: Wednesday, October 6, 2010
Time: 9:00 a.m.
Location: City of Woodway, City Council Chambers
922 Estates Drive
Woodway, Texas

HUPPs are proposed to be granted to the following entities as follows:

City of West, 110 N Reagan St., West, Texas, 76691 filed an application on 3/10/2010. The proposed HUPP has a maximum annual withdrawal of 487.3884 acre-feet (151641000 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 48M 58S / W97D 05M 33S.

Levi Water Supply Corporation, 2757 Rosenthal Pkwy, Lorena, Texas, 76655 filed an application on 4/16/2010. The proposed HUPP has a maximum annual withdrawal of 267.3430 acre-feet (87114000 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 23M 19S / W97D 06M 51S, N31D 23M 33S / W97D 09M 44S, N31D 23M 21S / W97D 10M 24S.

City of Bruceville-Eddy, 143 Wilcox Dr., Eddy, Texas, 76524 filed an application on 4/26/2010. The proposed HUPP has a maximum annual withdrawal of 347.4870 acre-feet (113229000 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 22M 02S / W97D 13M 29S, N31D 22M 02S / W97D 13M 28S, N31D 19M 02S / W97D 18M 22S, N31D 17M 47S / W97D 15M 13S, N31D 19M 22S / W97D 14M 12S.

Pure Water Supply Corporation, P.O. Box 154414, Waco, Texas, 76715 filed an application on 4/30/2010. The proposed HUPP has a maximum annual withdrawal of 84.4251 acre-feet (27510000 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 40M 03S / W97D 04M 59S, N31D 39M 41S / W97D 03M 32S.

Gholson Water Supply Corporation, 12520 Gholson Rd., Waco, Texas, 76705 filed an application on 5/3/2010. The proposed HUPP has a maximum annual withdrawal of 270.0348 acre-feet (87991100 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 44M 24S / W97D 15M 13S, N31D 43M 51S / W97D 14M 38S, N31D 44M 35S / W97D 15M 32S.

City of Crawford, 6719 North Lonestar Parkway, Crawford, Texas, 76638 filed an application on 4/5/2010. The proposed HUPP has a maximum annual withdrawal of 140.1822 acre-feet (45678500 gallons) for municipal use

pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 31M 59S / W97D 27M 05S, N31D 31M 35S / W97D 27M 43S.

CS Community WSC, P.O. Box 385, China Spring, Texas, 76633 filed an application on 4/5/2010. The proposed HUPP has a maximum annual withdrawal of 55.1193 acre-feet (17960670 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 39M 13S / W97D 18M 44S.

South Bosque Water Supply Corporation, 536 River Park, McGregor, Texas, 76657 filed an application on 4/5/2010. The proposed HUPP has a maximum annual withdrawal of 18.2148 acre-feet (5935300 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 29M 34S / W97D 17M 22S.

H & H Water Supply Corporation, 192 Old Hallsburg Rd., Riesel, Texas, 76682 filed an application on 4/16/2010. The proposed HUPP has a maximum annual withdrawal of 212.7792 acre-feet (69334300 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 31M 20S / W96D 59M 22S, N31D 31M 14S / W96D 59M 04S.

Prairie Hill Water Supply Corporation, 5337 A Hwy 73, Prairie Hill, Texas, 76678 filed an application on 4/21/2010. The proposed HUPP has a maximum annual withdrawal of 210.0791 acre-feet (68454500 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 38M 00S / W96D 54M 14S, N31D 37M 38S / W96D 54M 58S.

Hilltop Water Supply Corporation, P.O. Box 127, Itasca, Texas, 76055 filed an application on 4/30/2010. The proposed HUPP has a maximum annual withdrawal of 105.0262 acre-feet (34222900 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 46M 52S / W97D 05M 47S, N31D 46M 39S / W97D 04M 20S, N31D 47M 06S / W97D 04M 30S.

Windsor Water Company, 186 New Windsor Parkway, Waco, Texas, 76712 filed an application on 4/23/2010. The proposed HUPP has a maximum annual withdrawal of 131.1642 acre-feet (42740000 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 38M 47S / W96D 58M 30S, N31D 31M 07S / W97D 17M 35S.

City of McGregor, 302 South Madison St., McGregor, Texas, 76657 filed an application on 4/30/2010. The proposed HUPP has a maximum annual withdrawal of 225.1041 acre-feet (119000000 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 26M 35S / W97D 24M 53S, N31D 26M 06S / W97D 25M 10S, N31D 26M 05S / W97D 24M 01S, N31D 25M 09S / W97D 24M 59S, N31D 24M 55S / W97D 25M 27S, N31D 24M 22S / W97D 26M 17S,

Moore Water System, 476 Beaver Ln., Waco, Texas, 76705 filed an application on 4/29/2010. The proposed HUPP has a maximum annual withdrawal of 19.6324 acre-feet (6397231 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 37M 39S / W96D 59M 42S, ,

East Crawford Waster Supply Corporation, P.O. Box 180, Crawford, Texas, 76638 filed an application on 4/30/2010. The proposed HUPP has a maximum annual withdrawal of 229.8894 acre-feet (74909700 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 33M 06S / W97D 23M 18S, W31D 31M 40S / W97D 19M 04S.

North Bosque Water Supply Corporation, P.O. Box 8581, Waco, Texas, 76714 filed an application on 4/30/2010. The proposed HUPP has a maximum annual withdrawal of 411.2647 acre-feet (134011000 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 36M 24S / W97D 18M 32S, N31D 35M 49S / W97D 21M 37S, N31D 36M 24S / W97D 19M 0.1S,

Cross Country Water Supply Corporation, P.O. Box 87, China Spring, Texas, 76633 filed an application on 4/30/2010. The proposed HUPP has a maximum annual withdrawal of 498.1268 acre-feet (162315100 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 40M

56S / W97D 16M 45S, N31D 40M 59S / W97D 16M 34S, N31D 41M 12S / W97D 19M 47S, N31D 40M 48S / W97D 15M 25S.

City of Hewitt, P.O. Box 610, Hewitt, Texas, 76643 filed an application on 4/30/2010. The proposed HUPP has a maximum annual withdrawal of 2083.2675 acre-feet (678834800 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 27M 37S / W97D 10M 37S, N31D 26M 55S / W97D 15M 42S, N31D 27M 30S / W97D 12M 22S, N31D 25M 44S / W97D 14M 32S, N31D 27M 18S / W97D 12M 55S, N31D 26M 22S / W97D 12M 51S.

City of Mart, 112 N. Commerce, Mart, Texas, 76664 filed an application on 4/30/2010. The proposed HUPP has a maximum annual withdrawal of 183.4090 acre-feet (59764000 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 34M 35S / W96D 55M 32S.

Cottonwood Water Supply Corporation, P.O. Box 569, West, Texas, 76691 filed an application on 5/3/2010. The proposed HUPP has a maximum annual withdrawal of 66.1947 acre-feet (21569600 gallons) for municipal use pumped from well(s) located at the following latitude(s)/longitude(s) (NAD83): N31D 49M 54S / W97D 02M 46S.

HUPP applicants or affected persons may file a written request for a contested case hearing on the proposed HUPPs with the District by no later than October 1, 2010 at 9:00 a.m. If no timely requests for contested case hearing are filed, the applications will be presented to the District on the date of the hearing for final action.

ISSUED THIS 23th DAY OF SEPTEMBER 2010.



Tricia K. Law, General Manager
Southern Trinity Groundwater Conservation District

Southern Trinity GCD

From: Berni Accouts Payable [accounts@cityofmart.net]
Sent: Friday, August 20, 2010 12:41 PM
To: southerntrinitygcd@att.net
Subject: Amended Application



Amended App -
Southern Trinity...

Hi Tricia,

Here is the amended page. Let me know if you need any additional information. I will try my best to get what you need.

Thanks for all your help,
Berni

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Historic Groundwater Use and Production Information.

3. Purpose of Historic Use: The purpose(s) for which the groundwater was used during the Historic Use Period. Irrigation Municipal Industrial
 Other (If Other, describe specifically):

4. Purpose of Future Use: *Municipal*

5. Is the place of use within the District boundaries: Yes No

6. If you answered No to Item 5, has a groundwater exportation permit been applied for or obtained from the District or is there a groundwater export agreement or contract in effect prior to January 7, 2010? Yes No

7. If you answered Yes to Item 6, please describe the parties to the agreement, the location outside of the District that the water is used, the amount use, and pipeline route.
NA

8. Completely describe the place of use of groundwater withdrawn from the well:

City of Mart Water Treatment Plant 1859 Panelka Rd, Mart Tx 76664

9. If groundwater was withdrawn from the well or placed to a beneficial use by a contract user or predecessor in interest, then provide the name, address, and telephone number of each contract user or predecessor in interest, and provide copies of the legal documents establishing the legal right of the contract user or predecessor in interest to withdraw and/or place groundwater from the well to beneficial use.

NA

10. If applicable, provide a copy of the map identifying the boundaries of the applicant's Certificate of Convenience and Necessity (CCN). *NA*

11. If applicable, describe the number of connections to be serviced by the well:

12. Maximum Historic Use. State the amount of water that you claim as your Maximum Historic Use during any one year of the Historic Use Period. Maximum Historic Use means the maximum amount of groundwater that an applicant for a Historic Use Production Permit proves was produced and beneficially used without waste from the applicant's non-exempt well during any one calendar year of the Historic Use Period.

Amount: *60496* Units: *1000* Year: *2008*

City Secretary signed amended application as we currently don't have a public works director.

SE
8/20/2010

Southern Trinity GCD

From: Berni Accouts Payable [accounts@cityofmart.net]
Sent: Thursday, August 12, 2010 2:51 PM
To: southerntrinitygcd@att.net
Cc: Jerald Flippin
Subject: STGCD HUPP Application



Amended Water Pumpage
plication 8-12-10.pc Report 2008.xls

Hi Tricia,

I found a couple of discrepancies with the original report, so I have amended the application. I'm also including the well reads again. Let me know if you need any additional information.

Thanks,
Berni

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Checked by AVG - www.avg.com

Version: 8.5.441 / Virus Database: 271.1.1/3052 - Release Date: 08/05/10 06:35:00

Application No. _____

STGWCD- HUPP Application - Part B - Well Information (one form per well)

1. Applicant Name: <i>City of Mart</i>			
2. Well Identifier or Well Name: <i>City of Mart Well #1</i>			
3. System Name: <i>City of Mart</i>			
4. TCEQ System ID Number:			
5. If applicable, please attach a copy of the applicant's most recent water conservation plan and drought contingency plan prepared for TCEQ.			
6. TWDB ID Number:			
7. Aquifer(s) or formations in which the well is screened: <i>Trinity Sands</i>			
8. Address of the property upon which the well is located: <i>1859 Pavolka Rd</i>			
9. Well Location:	Latitude:	D	M S
	Longitude:	D	M S
10. Identify any surface water, including lakes or rivers within 1,000 feet of the well: <i>Mart Lake, Trading House Reservoir</i>			
11. Well or Driller's Log. Please attach a copy of the State Well Report and, if available, any geophysical logs for the well.			
12. Please attach a photograph of the well taken approximately 100 feet from the well.			
13. Please attach a copy of a recorded deed or other legal document verifying the applicant's ownership of the well. Disregard this requirement if the deed was sent with your Application for Interim Production Status and there has been no change.			
14. Year well drilled: <i>1936</i> Year well completed and operational: <i>1936</i>			
15. Pump Information: Pump Make and Model: <i>Byron Jackson-100hp Submersible</i>			
Pump power source: <input checked="" type="checkbox"/> Electric <input type="checkbox"/> Diesel <input type="checkbox"/> Natural Gas <input type="checkbox"/> Other			
Casing Material <input checked="" type="checkbox"/> Steel <input type="checkbox"/> PVC			
Size of well casing: <i>1 3/4</i> inches <i>600 ft then 7"</i> Inside diameter of column pipe: <i>N/A</i> inches			
16. The maximum rate at which water can be withdrawn from the well: <i>400</i> gpm			
17. Flow Meter Make and Model: <i>Water Specialties</i>			
Serial Number:		Meter Units: <i>Thousands-gallons</i>	
Meter reading end of 2008: Amount: <i>222729</i> Units:		Date: <i>12-31-08</i>	
Meter reading end of 2009: Amount: <i>253001</i> Units:		Date: <i>6-30-09</i>	

JH
8-12-10

13. Provide your use amounts for each year groundwater was withdrawn during the Historical Use Period. If no groundwater was withdrawn for a period listed below, place a zero (0) in the appropriate space (typical units are in gallons, 100 gallons, 1000 gallons, or acre-feet).

2009	Amount: 30272	Units: 1000 gallons
2008	Amount: 60496	Units: 1000 gallons
2007	Amount: 52668	Units: 1000 gallons
2006	Amount: 41489	Units: 1000 gallons
2005	Amount: 36925	Units: 1000 gallons
2004	Amount: 32964	Units: 1000 gallons
2003	Amount: 34918	Units: 1000 gallons
2002	Amount: 32371	Units: 1000 gallons
2001	Amount: 39004	Units: 1000 gallons
2000	Amount: 42584	Units: 1000 gallons

14. Attach documents to substantiate your claim of Maximum Historic Use.

Documentation may include, but is not limited to: production logs showing amount of water pumped, copies of reports to the Texas Commission on Environmental Quality, the Texas Water Development Board, or the Texas Department of Health; reports filed with or created by the Natural Resource Conservation Service or Farm Services Agency or aerial photographs; reports filed with or created by soil and water conservation districts; fuel and electricity use records; and calculations used to estimate well discharge rates if the well discharge is not metered. The purpose of supporting documentation is to substantiate your declaration. The information you provide should be labeled, indexed and in a form that can be easily reviewed by the District.

15. Will the proposed use of water unreasonably affect existing groundwater and surface water resources or existing permit holders? Yes No

16. Is the proposed use of water dedicated to a beneficial use? Yes No

17. Is the proposed use of water consistent with the District's management plan? Yes No

JH
8-12-10