Eric Allmon

Please see the attached comments submitted on behalf of Bayou City Waterkeeper, Coastal Alliance to Protect our Environment, Environmental Stewardship, Friends of Hondo Canyon, Greater Edwards Aquifer Alliance, Hillcrest Residents Association, Ingleside on the Bay Coastal Watch Association, Port Aransas Conservancy, Texas Conservation Alliance, and the Watershed Association.

PERALES, ALLMON & ICE, P.C.

ATTORNEYS AT LAW

1206 San Antonio Street Austin, Texas 78701 (512) 469-6000 • (512) 482-9346 (facsimile) info@txenvirolaw.com Of Counsel: David Frederick Richard Lowerre Vic McWherter

October 8, 2024

Gwen Ricco Program Supervisor, MC 205 Texas Register/Rule Development Team – Office of Legal Services Texas Commission on Environmental Quality Austin, Texas 78711-3087

Via TCEQ Public Comment System

Re: Comments Regarding Rule Project No. 2024-003-039-LS

Dear Ms. Ricco:

I am submitting this letter on behalf of Bayou City Waterkeeper, Coastal Alliance to Protect our Environment (CAPE), Environmental Stewardship, Friends of Hondo Canyon, Greater Edwards Aquifer Alliance (GEAA), Hillcrest Residents Association (HRA), Ingleside on the Bay Coastal Watch Association (IOBCWA), Port Aransas Conservancy (PAC), Texas Conservation Alliance (TCA), and the Watershed Association (collectively, "Commenters") regarding the TCEQ's Proposed Rulemaking to amend 30 TAC Chapter 39, Public Notice; and Chapter 55, Requests for Reconsideration and Contested Case Hearings; Public Comment.

Commenters have reviewed the comments submitted by EPA Region 6 by letter dated August 2, 2024. Commenters support the EPA's comments and ask that TCEQ implement EPA's recommendations.

Thank you for your attention to this matter. If you have any questions, please do not hesitate to contact me.

Sincerely,

Eric Allow

Eric Allmon State Bar No. 24031819

eallmon@txenvirolaw.com

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