CAUSE NO. 24-002626-CV-472

TEXAS A&M UNIVERSITY SYSTEM,	§	IN THE DISTRICT COURT OF
Plaintiff,	§	
	§	
V.	§	
	§	
BRAZOS VALLEY GROUNDWATER	§	BRAZOS COUNTY, TEXAS
CONSERVATION DISTRICT AND ALAN	§	
DAY, GENERAL MANAGER OF BRAZOS	§	
VALLEY GROUNDWATER	§	
CONSERVATION DISTRICT,	§	
Defendants.	§	472 nd JUDICIAL DISTRICT
BRAZOS VALLEY GROUNDWATER CONSERVATION DISTRICT AND ALAN DAY, GENERAL MANAGER OF BRAZOS VALLEY GROUNDWATER CONSERVATION DISTRICT,	s § § § § §	

PLAINTIFF'S JOINDER IN INTERVENORS CITY OF BRYAN, CITY OF COLLEGE STATION AND BRAZOS COUNTY'S PLEA TO THE JURISDICTION

Plaintiff Texas A&M University System ("Texas A&M System") files this Joinder in Intervenors City of Bryan, City of College Station and Brazos County's Plea to the Jurisdiction ("Plea to the Jurisdiction") filed on November 21, 2024, and respectfully shows as follows:

Texas A&M System hereby incorporates and adopts the arguments and authorities cited within the Plea to the Jurisdiction by reference, the same as if set forth herein verbatim, and urges the Plea to the Jurisdiction on its own behalf.

PRAYER

Texas A&M System prays that the Court grant the Pleas to the Jurisdiction filed by Texas A&M System and Intervenors City of Bryan, City of College Station and Brazos County, that the claims of Intervenors UW Brazos Valley Farm LLC, Cula d'Brazos LLC, RH2O LLC, L. Wiese Moore LLC, Clifford A. Skiles III, and James C. Brien be dismissed as to all parties, and that the Court grant Texas A&M System such other relief to which it may be justly entitled.

Respectfully submitted,

By: /s/ Breck Harrison

Lynn Sherman State Bar No. 18243630 Breck Harrison State Bar No. 24007325 **Jackson Walker LLP** 100 Congress Avenue, Suite 1100 Austin, Texas 78701 (512) 236-2000 (512) 691-4427 (fax) Isherman@jw.com bharrison@jw.com

Attorneys for Plaintiff Texas A&M University System

CERTIFICATE OF SERVICE

This is to certify that on December 5, 2024, a true and correct copy of the foregoing was served in accordance with Rules 21 and 21a of the Texas Rules of Civil Procedure on the parties or their counsel of record listed below:

<u>/s/ Breck Harrison</u> Breck Harrison

Michael Gershon LLOYD, GOSSELINK ROCHELLE & TOWNSEND 816 Congress Ave., Suite 1900 Austin, Texas 78701 mgershon@lglawfirm.com

ATTORNEYS FOR BRAZOS VALLEY GROUNDWATER CONSERVATION DISTRICT & ALAN DAY

Kevin T. Jacobs Travis Gray BAKER BOTTS 910 Louisiana Street Houston, Texas 77002 kevin.jacobs@bakerbotts.com travis.gray@bakerbotts.com

Paulina Williams Katie Jeffress BAKER BOTTS 401 South 1st Street, Suite 1300 Austin, Texas 75704 paulina.williams@bakerbotts.com katie.jeffress@bakerbotts.com

Gaines West 1515 Emerald Plaza College Station, Texas 77845 gaines.west@westwebblaw.com

ATTORNEYS FOR UW BRAZOS VALLEY FARM, LLC CULA D'BRAZOS LLC, RH20 LLC, L.WIESE MOORE LLC, CLIFFORD SKILES III, AND JAMES BRIEN C. Joe Freeland MATHEWS & FREELAND, LLP 2105 East MLK, Jr. Blvd Austin, Texas 78702 jfreeland@mandf.com

ATTORNEYS FOR THE CITIES OF BRYAN AND COLLEGE STATION AND BRAZOS COUNTY