

EXHIBIT “M”

**ORDER AMENDING THE ORDER RESPONDING TO PETITION TO DISSOLVE
MONTROSE MANAGEMENT DISTRICT**

On November 14, 2011, the Board of Directors (the "Board") of Montrose Management District (the "District") convened in regular session and passed an Order Responding to Petition to Dissolve Montrose Management District (the "Dissolution Order").

It is in the interest of the District to amend the Dissolution Order to include additional factual information regarding the surface area of properties in the District and conclusions of law addressing the effects of the surface area information on the requirements of the Board to dissolve the District.

The District desires to amend and restate the Dissolution Order to reflect such surface area information.

NOW, THEREFORE, BE IT ORDERED BY THE BOARD OF DIRECTORS OF MONTROSE MANAGEMENT DISTRICT THAT:

Section 1. Facts and Findings and Conclusions of Law Related to the Petition. The recitations contained in the recitals to this Order are true and correct and such recitals are hereby approved and adopted as a part of this Order, including the terms defined therein.

~~Section 2. Amendments Adopted. The Board hereby finds that the Dissolution Order shall be amended and restated to add new paragraphs 14 and 15 to the Findings of Fact section of the Order, to add a new paragraph 5 to the Conclusions of Law section of the Dissolution Order, and to add a new sentence to Section 2 of the conclusions of the Dissolution Order, each of which are reflected in the amended and restated Dissolution Order attached hereto as Exhibit A.~~

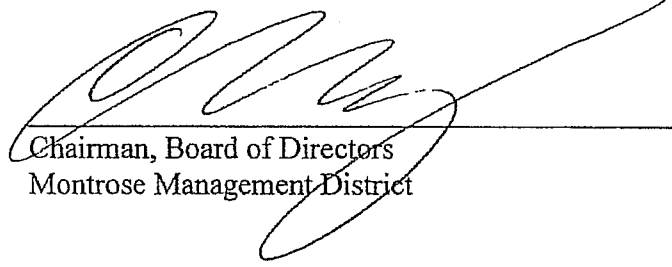
Section 3. Authorization of Delivery. The District authorizes delivery of this Order to the Board of Directors of Montrose Management District on this date.

Section 4. Severability. If any provision, section, subsection, sentence, clause, or phrase of this Order, or the application of same to any person or set of circumstances is for any reason held to be unconstitutional, void, or invalid, the validity of the remaining portions of this Order or their application to other persons or sets of circumstances shall not be affected thereby, it being the intent of the Board in adopting this Order that no portion hereof, or provision or regulation contained herein shall become inoperative or fail by reason of any unconstitutionality, voidness, or invalidity of any other portion hereof, and all provisions of this Order are declared to be severable for that purpose.

Section 5. Notice. The Board officially finds, determines, recites, and declares that sufficient written notice of the date, hour, place, and subject of this meeting of the Board were posted at places convenient to the public at the Harris County Clerk's Office and in the District for the time required by law preceding this meeting, as required by the Open Meetings Law, Chapter 551, Texas Government Code, and that this meeting has been open to the public as required by law at all times during which this Order and the subject matter thereof has been discussed, considered, and formally acted upon. The Board further ratifies, approves and confirms such written notice and the contents and posting thereof.

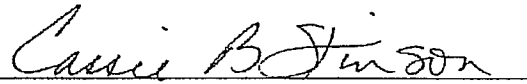
EXHIBIT "M"

PASSED AND ADOPTED this 13th day of February, 2012.



Chairman, Board of Directors
Montrose Management District

ATTEST:



Secretary, Board of Directors
Montrose Management District



EXHIBIT A

AMENDED AND RESTATED ORDER RESPONDING TO PETITION TO DISSOLVE
MONTROSE MANAGEMENT DISTRICT

**AMENDED AND RESTATED ORDER RESPONDING TO PETITION TO DISSOLVE
MONTROSE MANAGEMENT DISTRICT**

On September 29, 2011, the Board of Directors (the "Board") of Montrose Management District (the "District") received a petition (the "Petition") requesting that the Board dissolve the District, pursuant to section 375.262, Subchapter M, Chapter 375 of the Local Government Code (the "Code") and the District's enabling acts, found in Chapters 3843 and 3878, Subtitle C, Title 4, of the Special District Local Laws Code (the "Act").

On October 10, 2011, the Board convened in regular session, at which session was adopted a Resolution Establishing Protocols and Procedures for the Administration of Dissolution Petitions (the "Protocols and Procedures Resolution").

By means of the Protocols and Procedures Resolution, the Board duly directed its officers, consultants and attorney to act diligently and without delay to take all actions necessary to:

1. verify the legal authority of the Petition, including verifying the ownership status of the signers of the Petition, and establishing what portion of the assessed value of property in the District is represented by the Petition;
2. validate the signature authority of the signers of the Petition, including verification of the legal authority of the signers to sign the Petition on behalf of the property owner of each parcel of property referenced in the Petition;
3. respond to or implement the request in the Petition, based on the conclusions and findings of items 1 and 2, including presenting to the Board of the District the conclusions, findings and recommendations for responding to the Petition in accordance with all applicable laws.

The Board thereafter followed the procedures outlined in the Protocols and Procedures Resolution, resulting in a report on the Petition prepared by its executive director, which report is hereby adopted and attached hereto as Exhibit A, (the "Report") and now wishes to report on findings of those procedures.

FINDINGS OF FACT

In consideration of all issues of fact and law relative to the Petition, the Board rules and makes the following Findings of Fact:

1. On September 29, 2011, Robert Rose personally delivered to the offices of Hawes Hill Calderon, LLP, located at 10103 Fondren Road, Suite 300, Houston, Texas 77096, two boxes addressed to Claude Wynn, Chairman of the Montrose Management District (the "District"). The boxes contained six (6) binders that all together held 3,004 Bates-labeled photocopied pages. In addition there were fourteen (14) envelopes with compact discs (CDs) labeled "MMD Petitions for Dissolution," each addressed to a member of the Board of Directors of the District. The CDs contain scanned images of the paper documents filed in the binders. The binders' contents comprised a petition to dissolve the

District and consisted of 988 individually signed petition forms accompanied in most cases by Harris County Appraisal District (“HCAD”) property valuation report forms.

2. The Petition consisted only of photocopies of the signature pages. No originals were delivered.
3. The original Petition documents are currently being held in the office of State Representative Sarah Davis.
4. Upon receipt of the Petition, the staff immediately notified the Board.
5. At the District’s regular meeting on October 10, 2011, the Board unanimously adopted the Protocols and Procedures Resolution. The Protocols and Procedures Resolution directed the District’s officers, consultants and attorney to take all actions necessary to:
 - a. Verify the legal authority of the petition;
 - b. Verify the ownership status of the petition signers;
 - c. Verify the signature authority of the petition signers, including the legal authority of those signing on behalf of an owner of each parcel of property referenced in the petition; and
 - d. Determine the portion of the assessed value of property in the District represented by the verified petition forms.
6. Pursuant to the Protocols and Procedures Resolution, the Board thereafter undertook to verify the legal authority of the Petition and validate the signature authority of the signers of the Petition by performing the following verification procedures (those signatures verified by one of the three following methods to be hereafter referred to as “Verified Signatures”):
 - a. Ownership Name Match—Staff compared each owner name and signature on every petition form for a particular property to the name of the owner as shown in the HCAD property ownership database. HCAD is the official local repository of taxable property appraisal records and parcel maps for all local taxing jurisdictions, including the City of Houston, Harris County, Montrose Management District, independent school districts and many others. If the owner name/signature on the petition corresponded identically to the owner name on the HCAD property account record, the signature was deemed to be verified.
 - b. Verification by Direct Mail— To verify signatures on the 439 remaining petition forms, staff prepared a letter (the “Verification Letter”) to the taxable entity as shown in the HCAD database and sent it via U. S. Postal Service first class mail. The letter requested evidence of legal authority or authorization to sign the petition at the time it was executed, including the name of the taxable entity on whose behalf the signer executed the petition, the office or position the signer held, affirmation that the signer was duly authorized to sign under the company’s establishment documents or bylaws, and affirmation that the actual signer was the

person authorized to sign the petition. The letter asked for a response no later than 5 pm, Tuesday, November 8, 2011, by regular mail to the offices of Hawes Hill Calderon LLP or by email to info@montrosedistrict.org.

- c. Taxable Entity Search—In addition to sending the letter to record owners, staff conducted a search of taxable entities named in the 439 petition forms in the Texas Comptroller of Accounts' Window on State Government online database. This database reports franchise tax account status along with the names of the registered agent, officers and directors for corporations and limited liability companies registered in Texas. (Ownership information reported by associations, partnerships, and trusts is not subject to public disclosure and consequently is not available at the site.) If a match was found between the name of the signer of the petition form and the name of any individual associated with the entity as an officer or director, the signature was counted as verified. Moreover, in the instances where the signer was the registered agent indicated in the database and no other officer or director information was available, staff counted the registered agent's signature as verification.
7. While the Board had no means by which to confirm the signature authority of those registered agents, such signatures, if the signer was verified as a valid registered agent through the Secretary of State database, were nonetheless included in the calculation of Verified Signatures.
 8. Likewise, the signature pages received in the set of documents constituting the Petition varied in form; however, the Board nonetheless included each signature page received, so long as verified via one or more of the three verification procedures listed in 6 above, in the calculation of Verified Signatures, not discounting any signature received due to inconsistency of form.
 9. The verification procedures listed in 6 above revealed the following:
 - a. Five hundred forty-nine (549) signatures were verified via the HCAD system. The total assessed value represented by these Verified Signatures is \$254,693,510, or 6.43% of the total assessed value of the District.
 - b. Fifty-seven (57) signatures were verified via return response to the Verification Letter, representing seventy-seven (77) properties. The total assessed value represented by these Verified Signatures is \$105,688,364, or 2.67% of the total assessed value of the district.
 - c. Two hundred seventy-nine (279) signatures were verified via the Taxable Entity Search. The total assessed value represented by these Verified Signatures is \$264,060,341, or 6.6% of the total assessed value of the district.
 10. The total number of Verified Signatures amounted to eight hundred forty-nine (849).
 11. The value of assessed property represented by those Verified Signatures amounted to \$543,705,438.

12. The total value of assessed property in the District is equal to \$3,959,593,305.
13. The assessed property represented by the Verified Signatures constituted a 13.7% representation of the total assessed property in the District. Because the Verification Letter and Taxable Entity Search produced duplicate verifications, the duplicates were counted only once in the final totals.
14. The Board also undertook to verify the amount of surface area represented by the Verified Signatures.
15. The surface area represented by the Verified Signatures amounted to 8,897,534 square feet, which constituted a 15.38% representation of the total surface area of the District, excluding roads, streets, highways, utility rights-of-way, other public areas, and other property exempt from assessment under Sections 375.161, 375.163 and 375.164 according to the most recent certified county property tax rolls.

CONCLUSIONS OF LAW

In consideration of all issues of fact and law relative to the Petition, the Board rules and makes the following Conclusions of Law:

1. The Code and the Act require that the Board dissolve the District on written petition filed with the Board by the owners of 75 percent or more of the assessed value of the property in the District based on the most recent certified county property tax rolls or 75 percent or more of the surface area of the district, excluding roads, streets, highways, utility rights-of-way, other public areas, and other property exempt from assessment under Sections 375.161, 375.163 and 375.164 according to the most recent certified county property tax rolls; and
2. Under the Code, the phrase "assessed property" is interpreted, unless otherwise qualified, as all assessed property, including both commercial and residential properties, in the District; and
3. The Petition contains multiple signature pages but constitutes only one unified submission, consisting of only those documents submitted to the Board at their office on September 29, 2011. The Board will not consider any signatures submitted subsequent to September 29, 2011 to be a part of the Petition and any such other documentation will not be considered as part of the Petition.
4. The Petition does not constitute the required percentage of assessed value that would require the Board to dissolve the District.
5. The Petition does not constitute the required percentage of the surface area of the District that would require the Board to dissolve the District.

NOW, THEREFORE, BE IT ORDERED BY THE BOARD OF DIRECTORS OF MONTROSE MANAGEMENT DISTRICT THAT:

Section 6. Facts and Findings and Conclusions of Law Related to the Petition. The facts and recitations contained in the recitals to this Order are true and correct and such recitals are hereby approved and adopted as a part of this Order, including the terms defined therein. The findings of fact and conclusions of law are hereby determined to be true and correct. The Report is hereby adopted and made a part of this Order.

Section 7. Petition Insufficient to Meet Statutory Requirement. The value of assessed property represented by the Verified Signatures is insufficient to meet the statutory requirement for dissolution of the District. Likewise, the surface area represented by the Verified Signatures is insufficient to meet the statutory requirement for dissolution of the District.

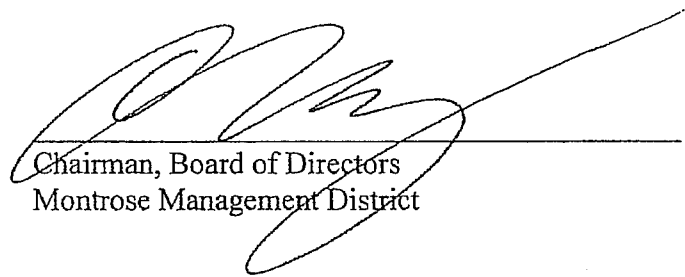
Section 8. District to Remain Intact. The District hereby rejects the Petition as insufficient to meet the requirements of the Act and the Code, and, thus, the District shall remain intact and fully operational under the Act and the Code and all other applicable laws.

Section 9. Authorization of Delivery. The District authorizes delivery of this Order to the Board of Directors of Montrose Management District on this date.

Section 10. Severability. If any provision, section, subsection, sentence, clause, or phrase of this Order, or the application of same to any person or set of circumstances is for any reason held to be unconstitutional, void, or invalid, the validity of the remaining portions of this Order or their application to other persons or sets of circumstances shall not be affected thereby, it being the intent of the Board in adopting this Order that no portion hereof, or provision or regulation contained herein shall become inoperative or fail by reason of any unconstitutionality, voidness, or invalidity of any other portion hereof, and all provisions of this Order are declared to be severable for that purpose.

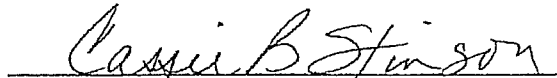
Section 11. Notice. The Board officially finds, determines, recites, and declares that sufficient written notice of the date, hour, place, and subject of this meeting of the Board were posted at places convenient to the public at the Harris County Clerk's Office and in the District for the time required by law preceding this meeting, as required by the Open Meetings Law, Chapter 551, Texas Government Code, and that this meeting has been open to the public as required by law at all times during which this Order and the subject matter thereof has been discussed, considered, and formally acted upon. The Board further ratifies, approves and confirms such written notice and the contents and posting thereof.

PASSED AND ADOPTED this 14th day of November, 2011.



Chairman, Board of Directors
Montrose Management District

ATTEST:



Secretary, Board of Directors
Montrose Management District



EXHIBIT A

REPORT TO THE BOARD OF DIRECTORS OF THE MONTROSE MANAGEMENT
DISTRICT ON PETITION FOR DISSOLUTION SUBMITTED SEPTEMBER 29, 2011

Report to the Board of Directors of the Montrose Management District

On Petition for Dissolution Submitted September 29, 2011

On September 29, 2011, Robert Rose personally delivered to the offices of Hawes Hill Calderon, LLP, located at 10103 Fondren Road, Suite 300, Houston, Texas 77096, two boxes addressed to Claude Wynn, Chairman of the Montrose Management District (the "District"). The boxes contained six (6) binders that all together held 3,004 Bates-labeled photocopied pages, attached herein as Exhibit C. In addition there were fourteen (14) envelopes with compact discs (CDs) labeled "MMD Petitions for Dissolution," each addressed to a member of the Board of Directors of the District. The CDs contain scanned images of the paper documents filed in the binders. The binders' contents comprised a petition to dissolve the District and consisted of 988 individually signed petition forms accompanied in most cases by Harris County Appraisal District ("HCAD") property valuation report forms. It is important to note that the documentation Mr. Rose submitted in the binders included photocopies only. No signed original documents were provided.

Staff notified the board of the petition's receipt immediately. At the District's regular meeting on October 14, 2011, the board unanimously adopted a *Resolution Proposing Protocols and Procedures for the Administration of Dissolution Petitions*. A copy of the resolution to administer the review of the petition forms is attached to this report as Exhibit A. The board then directed staff to conduct the review according to the procedures set forth in the resolution and to prepare a report of findings to be delivered no later than the next regularly scheduled meeting of the board set for noon, Monday, November 14, 2011. Specifically, the procedures instruct the District's officers, consultants and attorney to take all actions necessary to:

- Verify the legal authority of the petition
- Verify the ownership status of the petition signers
- Verify the signature authority of the petition signers, including the legal authority of those signing on behalf of an owner of each parcel of property referenced in the petition
- Determine the portion of the assessed value of property in the District represented by the verified petition forms

Section 375.262, Subchapter M, Chapter 375 of the TEXAS LOCAL GOVERNMENT CODE, titled "Dissolution by Petition by Owners" states:

Except as limited by Section 375.264¹, the board shall dissolve the district on written petition filed with the board by the owners of:

- (1) 75 percent or more of the assessed value of the property in the district based on the most recent certified county property tax rolls: or
- (2) 75 percent or more of the surface area of the district excluding roads, streets, highways, utility rights-of-way, other public areas, and other property exempt from

¹ No dissolution can be undertaken if there is outstanding bonded indebtedness.

assessment under Sections 375.161², 375.163³ and 375.164⁴ according to the most recent certified county property tax rolls.

Verification Tests

In order to meet the requirements of Chapter 375.262, TEXAS LOCAL GOV'T CODE, and the board's resolution, staff performed the following tests:

1. **Ownership Name Match:** Staff compared each owner name and signature on every petition form for a particular property to the name of the owner as shown in the Harris County Appraisal District's property ownership database. HCAD is the official local repository of taxable property appraisal records and parcel maps for all local taxing jurisdictions, including the City of Houston, Harris County, Montrose Management District, independent school districts and many others. If the owner name/signature on the petition corresponded identically to the owner name on the on the HCAD property account record, the signature was deemed to be verified.

Findings:

- a) 549 of the names/signatures on the 988 petition forms submitted matched the names on the HCAD ownership records.
 - b) 439 signatures and names did not match those on the HCAD ownership records. In these instances the owners on the HCAD records were taxable entities -- including companies, corporations, associations, trusts or partnerships -- rather than individuals, requiring further verification of ownership.
 - c) The total assessed value represented by the matching petition forms is \$254,693,510, or 6.43% of the total assessed value of the District.
2. **Verification by Direct Mail:** To verify signatures on the 439 remaining petition forms, staff prepared a letter to the taxable entity as shown in the HCAD database and sent it via U. S. Postal Service first class mail. An example of the letter is attached to this report as Exhibit B. The letter requested evidence of legal authority or authorization to sign the petition at the time it was executed, including the name of the taxable entity on whose behalf the signer executed the petition, the office or position the signer held, affirmation that the signer was duly authorized to sign under the company's establishment documents or bylaws, and affirmation that the actual signer was the person authorized to sign the petition. The letter asked for a response no later than 5 pm, Tuesday, November 8, 2011, by regular mail to the offices of Hawes Hill Calderon LLP or by email to info@montrosedistrict.org.

Findings:

- a) 57 responses (mail and email) were received, representing 77 properties.

² The board may not impose an impact fee, assessment, tax, or other requirement for payment ... on single-family detached residential property, duplexes, triplexes and quadraplexes.

³ Property comprising three or more acres used primarily for public scenic areas or parks is exempt.

⁴ The board may exempt residential property from all or a part of assessments if the property will not benefit from services or improvements.

- b) **The total assessed value of properties represented by these responses is \$105,688,364, or 2.67% of the total assessed value of the District.**

3. **Taxable Entity Search:** In addition to sending the letter to record owners, staff conducted a search of taxable entities named in the 439 petition forms in the Texas Comptroller of Accounts' *Window on State Government* online database. This database reports franchise tax account status along with the names of the registered agent, officers and directors for corporations and limited liability companies registered in Texas. (Ownership information reported by associations, partnerships, and trusts is not subject to public disclosure and consequently is not available at the site.) If a match was found between the name of the signer of the petition form and the name of any individual associated with the entity as an officer or director, the signature was counted as verified. Moreover, in the instances where the signer was the registered agent indicated in the database and no other officer or director information was available, staff counted the registered agent's signature as verification. Because this form of verification was conducted in tandem with the letter sent to the 439 taxable entities, many of the signatures verified by this method were also verified by response to the letter described in 2. immediately above, in which case the verified signature counted only once in the overall total listed in the Summary of Verification Findings section below, though the duplicates are reflected in the Findings immediately below.

Findings:

- a) **279 signatures of officers, directors or registered agents were verified by taxable entity search**
- b) **The total assessed value represented by this group of petitions is \$264,060,341, or 6.6% of the total assessed value of the District.**

The signatures on petition forms that could not be validated by any of the three tests are as follows:

- a) **139 unverifiable signed petition forms**
- b) **The total assessed value represented by this group of petitions is \$287,099,998, or 7.25% of the total assessed value of the District.**

Upon completion of the signature verification process, the Board undertook to determine the amount of surface area represented by the properties with verified signatures. The results are as follows:

- a) **The total surface area represented by the verified signatures amounted to 8,897,534 square feet, or 15.38% of the total surface area of the district excluding roads, streets, highways, utility rights-of-way, other public areas, and other property exempt from assessment under Sections 375.161 , 375.163 and 375.164**

Summary of the Verification Findings:

Total number of verified signatures	849
Total number of unverifiable signatures	139
Assessed value of property represented by verified signatures	\$543,705,438
Assessed value of property represented by unverifiable signatures	\$287,099,998
Surface area of property represented by verified signatures	8,897,534

Calculation of percentage of assessed value pursuant to Section
375.262, Subchapter M, Chapter 375 of the TEXAS LOCAL GOVERNMENT
CODE

Assessed value of property represented by verified signatures
Assessed value of property in the district based on the most recent certified
county tax roll

$$\$543,705,438 \div \$3,959,593,305$$

13.7%

Calculation of percentage of surface area pursuant to Section
375.262, Subchapter M, Chapter 375 of the TEXAS LOCAL GOVERNMENT
CODE

$$8,897,534 \div 57,864,705$$

15.38%

Appendix

Exhibit A: Resolution Establishing Protocols and Procedures for the Administration of Dissolution Petitions

Exhibit B: Sample of Letter RE Montrose Management District Petition for Dissolution Signature Authorization and Proof of Legal Authority dated October 21, 2011

Exhibit C: Petition Signature Pages

RESOLUTION ESTABLISHING PROTOCOLS AND PROCEDURES FOR THE
ADMINISTRATION OF DISSOLUTION PETITIONS

WHEREAS, the Board of Directors (the "Board") of Montrose Management District (the "District") received a petition on September 29, 2011 (the "Petition"), requesting that the Board dissolve the District, pursuant to section 375.262, Subchapter M, Chapter 375 of the Local Government Code (the "Code") and the District's enabling acts, found in Chapters 3843 and 3878, Subtitle C, Title 4, of the Special District Local Laws Code (the "Act"); and

WHEREAS, the Code and the Act require that the Board dissolve the District upon receipt of a written petition filed with the Board by the owners of 75 percent or more of the value of the property in the district based on the most recent certified county property tax rolls; and

WHEREAS, the District desires to set forth protocols and procedures by which it will administer the review of and response to the Petition, including: 1) verifying the legal authority of the Petition; 2) validating the signature authority of the Petition signers, and 3) responding to and implementing the request of the Petition; Now, Therefore,

BE IT RESOLVED BY THE BOARD OF DIRECTORS OF MONTROSE
MANAGEMENT DISTRICT THAT:

Section 1: The District hereby officially finds and determines that the facts and recitations contained in the recitals to this Resolution are true and correct and such recitals are hereby approved and adopted as a part of this Resolution, including the terms defined therein.

Section 2: The District hereby directs its officers, consultants and attorney to act diligently and without delay to take all actions necessary to:

a) verify the legal authority of the Petition, including verifying the ownership status of the signers of the Petition, and establishing what portion of the assessed value of property in the District is represented by the Petition;

b) validate the signature authority of the signers of the Petition, including verification of the legal authority of the signers to sign the Petition on behalf of the property owner of each parcel of property referenced in the Petition; and

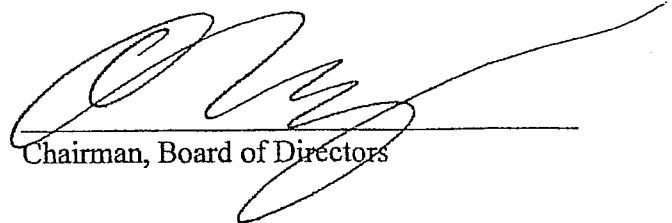
c) respond to or implement the request in the Petition, based on the conclusions and findings of items a and b of this Section, including presenting to the Board of the District the conclusions, findings and recommendations for responding to the Petition in accordance with all applicable laws.

Section 3: The District further proposes that in an effort to maintain openness and transparency with the public, the District hold a meeting to publicly address its findings as soon as an outcome is known.


Section 4: The District authorizes delivery of this Resolution to the Board of Directors of Montrose Management District on this date.

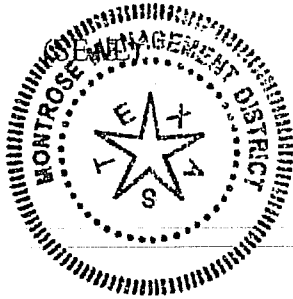
[Execution Page Follows]

PASSED AND APPROVED this 14th day of October, 2011.


Chairman, Board of Directors

ATTEST:


Secretary, Board of Directors



October 21, 2011

SLOAN PROPERTIES LLC
2101 PINE VALLEY DR

HOUSTON, TX 77019-3507



Re: Montrose Management District Petition for Dissolution Signature Authorization and Proof of Legal Authority

Dear Sir or Madam:

On September 29, 2011, The Board of Directors (the "Board") of the Montrose Management District (the "District") received in their office a signed Petition for Dissolution of the Montrose Management District (the "Petition"). This letter is being sent to all persons whose signatures appeared on said Petition. In accordance with the Resolution Establishing Protocols and Procedures for the Administration of Dissolution Petitions adopted on October 14, 2011 by the Board of Directors, the Board now seeks to verify the authenticity of all signatures as well as the signature authority of all signers of the Petition.

In order to complete the verification process, the Board requests that you provide evidence of your legal authority or authorization to sign the Petition at the time said Petition was executed. The proof of authority must include such information as: the name of the company for which the signer signed and the name of the signer, the office held by the signer, that the signer was duly authorized by the company's establishment documents and/or bylaws to execute the Petition on behalf of the company, and that the person who signed the Petition and the person authorized to execute the Petition were one and the same.

As we are attempting to resolve all verifications as soon as possible, please provide your response(s) by no later than Tuesday, November 8, 2011, 5:00pm. Responses may be mailed to: 10103 Fondren Rd Ste 300, Houston, Texas 77096 or via e-mail to: info@montrosedistrict.org.

Sincerely,

A handwritten signature in black ink that reads 'David Hawes'. The signature is written in a cursive, flowing style.

David Hawes
Executive Director

On behalf of:

The Board of Directors of the
Montrose Management District

PETITION SIGNATURE PAGES

Petition Signature Pages are located with the original Order in the Office of the District.