§293.131. Authorization for Dissolution of Water District by the Commission.

Texas Water Code (TWC), Chapter 49, Subchapters I and K, §§49.321 - 49.327 authorize the commission to dissolve any district as defined in TWC, §49.001(1), which is inactive for a period of five consecutive years and has no outstanding bonded indebtedness.

(1) Proceedings for the dissolution of a district may be initiated by the executive director upon his own initiative or upon the receipt of an application filed with the executive director by the owners of land or interests in land within the district which is sought to be dissolved, a member or members of the board of directors of the district, or any other party who can demonstrate an interest in having the district dissolved.

(2) If the dissolution is initiated by a party other than the executive director, the application must include:

(A) a petition on the part of the party requesting dissolution including a statement of the reasons that a dissolution is desirable or necessary;

(B) a statement that the district has been financially dormant for the preceding five-year period for water districts and has performed no functions for the five preceding years and has no outstanding bonded indebtedness;

(C) certified copies of dormancy affidavits submitted pursuant to TWC, §49.197, for five years for water districts preceding the year in which the application is submitted;

(D) evidence that the district has no outstanding bonded indebtedness may be filed as prepared testimony with the application and may consist of statements or testimony from the district's attorney, engineer, or officer and shall include an affidavit of the state comptroller of public accounts certifying that the district has never registered any bonds with the comptroller;

(E) list of assets and liabilities of the district;

(F) evidence that all landowners who have not signed the petition have been notified by mail of the dissolution request. A certified tax roll for the district and certificate of mailing executed by the postmaster would be sufficient evidence;

(G) a filing fee in the amount of $100; and
(H) additional data and information as the executive director or commission may
deem necessary or pertinent to the application.

(3) The executive director may initiate procedures to dissolve a district without financial
dormancy affidavits on file if:

(A) the district has failed to comply with the reporting requirements of this
chapter for the previous five-year period;

(B) attempts to contact directors, interested parties, or anyone with knowledge
of district's financial activity have failed; and

(C) the state comptroller of public accounts has submitted a certificate certifying
that the district has never registered any bonds with the comptroller.

Adopted August 7, 2002 Effective August 29, 2002

§293.132. Notice of Hearing.

A notice of the hearing upon the proposed dissolution of a district will be given by the chief clerk
and will describe the reasons for the proceeding, as required by Texas Water Code, §49.322. The notice
will be published once each week for two consecutive weeks before the day of hearing in a newspaper
having general circulation in the county or counties in which the district is located. The first publication
will be 30 days before the day of the hearing. Notice of the hearing will be given by the chief clerk by
first class mail addressed to the directors of the district according to the last record on file with the
executive director.

Adopted August 7, 2002 Effective August 29, 2002

§293.133. Investigation by the Staff of the Commission.

The executive director will examine the application and the facts and circumstances contained
therein and prepare a written report which will be filed with the chief clerk two weeks prior to the hearing
as prepared testimony. A copy of the written report will be mailed to any landowner, director or other
interested party who has filed an application for dissolution of the district or has requested notice of the
hearing or otherwise indicated an interest in the proceeding.

Adopted May 7, 1998 Effective June 5, 1998

§293.134. Order of Dissolution.

For districts created under Texas Water Code, Chapter 49, following the hearing, the commission
will enter an appropriate order that the district be dissolved or that the district not be dissolved if it finds
that the district has performed none of the functions for which it was created for a period of five
consecutive years before the day of the proceeding and the district has no outstanding bonded
indebtedness. If the district is ordered dissolved, the order shall contain a provision that the assets of the
district shall escheat to the State of Texas and shall be administered by the state treasurer and disposed of
in the manner provided by Property Code, Chapter 74.

Adopted January 20, 1999 Effective February 21, 1999

§293.135. Certified Copy of Order to be Filed in the Deed Records.

The commission shall cause to be filed a certified copy of the order of dissolution of the district in
the deed records of the county or counties in which the district is located. If the district was created by a
special act of the legislature, the commission shall cause to be filed a certified copy of the order of
dissolution with the secretary of state of the State of Texas.

Effective September 5, 1986

§293.136. Filing Fee.

The fee for filing an application for the dissolution of a water district is $100 plus the cost of
required notice.

Effective September 5, 1986