

violated and/or threaten to violate the Texas Water Code requirements for the operation and governance of municipal utility districts. The State has shown it will suffer imminent and irreparable harm if the relief is not granted. The Court hereby GRANTS the State's Application for Temporary Injunction to prevent further violations of Texas law and imminent and irreparable harm caused by Defendants' actions. The purpose of this Temporary Injunction is thus to prevent the Individual Defendants from exercising any control over Double R MUD and its operations, to cease service to any lands annexed by Double R MUD on or after September 12, 2025, and to ensure compliance with applicable reporting requirements. The Court finds no adequate remedy at law available and injunctive relief necessary to maintain the status quo pending trial on the merits on November 16, 2026.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendants are hereby enjoined as follows:

I. Temporary Injunction

A. Words and Terms

1. As used in this Injunction, the following words and terms have the meanings assigned to them as follows:
 - a. **"Double R MUD"** shall mean Double R Municipal Utility District No. 2A of Hunt and Collin Counties, its officers, directors, managers, employees, servants, and all persons in active concert or participation with Double R Municipal Utility District No. 2A of Hunt and Collin Counties, except Yaneli Molina.
 - b. **"Effective Date"** shall mean March 30, 2026.
 - c. **"Days"** shall mean calendar days, subject to calculation of time under the Texas Rules of Civil Procedure.
 - d. **"Immediately"** shall mean by midnight on the Effective Date as per the Texas Rules of Civil Procedure.
 - e. **"Purported Directors"** shall mean Defendants Hatim Mahmoud Yusuf, Nadeem Ashraf Khan, Asim Hussain Khan, and Faisal Abbas.

f. “TCEQ” shall mean the Texas Commission on Environmental Quality.

B. Ordering Provisions

1. The Purported Directors shall immediately cease exercising all authorities, duties, and powers granted or assigned to Double R MUD’s board of directors or otherwise directing the activities or operations of Double R MUD. This prohibition does not include action necessary to effectuate representation and participation in the above-captioned lawsuit.
2. Double R MUD shall immediately cease all operations and activities until such time qualified directors are appointed by the TCEQ pursuant to Texas Water Code § 49.105(c). This prohibition shall specifically include, but is not limited to:
 - a. accepting or appointing new directors;
 - b. reconstituting Double R MUD’s board of directors other than to permit the resignation of any current Purported Director;
 - c. approving legal fee agreements for any legal services relating to the issuance of public securities;
 - d. approving or causing the submission of regulatory filings with the TCEQ not otherwise required by law or this Injunction, specifically including district registration forms;
 - e. approving, authorizing, entering into, incurring, issuing, or taking any new or amended financial obligations including, but not limited to, public securities;
 - f. approving, authorizing, or taking any other action relating to developer’s, engineer’s or financial advisor’s reports;
 - g. approving or designating any administrative offices or additional meeting places outside of Double R MUD’s geographic boundaries as they existed before September 12, 2025; and,
 - h. providing, or committing to providing, any infrastructure services not established before September 12, 2025.

This prohibition does not include any action necessary to effectuate representation and participation in the above-captioned lawsuit, including compliance with this Injunction.

3. Within three (3) days of the Effective Date, Double R MUD shall provide written notice of this Injunction to the Collin County Department of Engineering and Hunt County Development Office and shall further specify that any representations of

service, including will-serve letters, issued or made on or after September 12, 2025, are null and void. The notification required by this paragraph shall be submitted to:

Director of Engineering
Collin County Department of Engineering
Juvenile Justice Alternative Education Program Building
4690 Community Avenue
McKinney, Texas 75071
engineer@collincountytx.gov
cdaugherty@collincountytx.gov

and

Director of County Development
Hunt County Development Office
Hunt County Courthouse
2507 Lee Street, Room 107
Greenville, Texas 75401
development@huntcounty.net
btoole@huntcounty.net

with copy to

Wesley S. Williams, Assistant Attorney General
Office of the Attorney General
Environmental Protection Division
P.O. Box 12548, MC-066
Austin, Texas 78711-2548
Wesley.Williams@oag.texas.gov

4. Double R MUD shall respond in writing to any proper inquiry issued to it through counsel by the TCEQ through counsel, providing any and all requested information and, if applicable, supporting documentation, within the date specified by such inquiry. If no date is specified, Double R MUD shall provide its response no later than five (5) days after receipt of the inquiry. This shall not affect deadlines under the Texas Rules of Civil Procedure or deadlines and responses in this lawsuit.
5. All written responses to proper inquiries required by this Injunction to be submitted to the TCEQ shall be verified. Such responses shall be submitted to:

Enforcement Division
Texas Commission on Environmental Quality
P.O. Box 13087, MC-149A
Austin, Texas 78711-3087

and

Districts Section Manager
Water Supply Division, Office of Water
Texas Commission on Environmental Quality
P.O. Box 13087, MC-152
Austin, Texas 78711-3087

with copy to

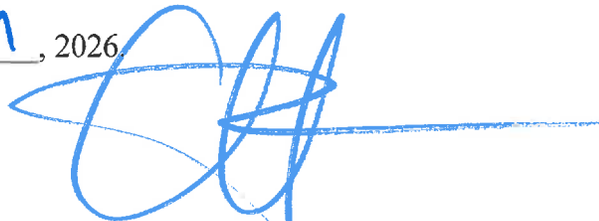
Wesley S. Williams, Assistant Attorney General
Office of the Attorney General
Environmental Protection Division
P.O. Box 12548, MC-066
Austin, Texas 78711-2548
Wesley.Williams@oag.texas.gov

II. Trial Setting and Bond Exemption

IT IS FURTHER ORDERED that this case be set for trial on the merits at 9:00 AM on November 16, 2026. The State of Texas is exempt from posting bond pursuant to Texas Civil Practice & Remedies Code § 6.001 and Texas Water Code § 7.032(d).

Entered this 30th day of March, 2026.

11:21 am



JUDGE CHRISTINE A. NOWAK
493RD JUDICIAL DISTRICT

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Status as of 3/30/2026 1:06 PM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Sharon Valdespino		svaldespino@hhstxlaw.com	3/30/2026 11:42:10 AM	SENT
Ian Lancaster	24097964	ian.lancaster@oag.texas.gov	3/30/2026 11:42:10 AM	SENT
David Laurent		david.laurent@oag.texas.gov	3/30/2026 11:42:10 AM	SENT
Zach Mayer		zmayer@mayerllp.com	3/30/2026 11:42:10 AM	SENT
Wesley Williams		wesley.williams@oag.texas.gov	3/30/2026 11:42:10 AM	SENT
Sunja Smith		ssmith@mayerllp.com	3/30/2026 11:42:10 AM	SENT
Britton Harris		bharris@hhstxlaw.com	3/30/2026 11:42:10 AM	SENT
April Caplette		acaplette@mayerllp.com	3/30/2026 11:42:10 AM	SENT
James ScottMcCarley		scott.mccarley@oag.texas.gov	3/30/2026 11:42:10 AM	SENT
Adriana Apodaca		aapodaca@mayerllp.com	3/30/2026 11:42:10 AM	SENT
Jerry R.Hall		JRHall@mayerllp.com	3/30/2026 11:42:10 AM	SENT