



KEN PAXTON
ATTORNEY GENERAL OF TEXAS

This ruling has been withdrawn by court action.
The judgment can be viewed in PDF format
below.

Filed in The District Court of Travis County, Texas

APR 30 2015 MYR

At 157p M. Velva L. Price, District Clerk

CAUSE NO. D-1-GN-11-001331

LAS COLINAS GROUP, L.L.C.,
Plaintiff,

v.

TEXAS ATTORNEY GENERAL GREG
ABBOTT,
Defendant.

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IN THE DISTRICT COURT OF

TRAVIS COUNTY, TEXAS

200th JUDICIAL DISTRICT

AGREED ORDER OF DISMISSAL

This cause is an action under the Public Information Act (PIA), Texas Government Code Chapter 552. Plaintiff Las Colinas Group and Defendant Ken Paxton¹, Attorney General of Texas, agree that this matter should be dismissed pursuant to PIA section 552.327. A court may dismiss a PIA suit under section 552.327 when all the parties agree to dismissal and the Attorney General determines and represents to the Court that the requestor has voluntarily withdrawn the request or has abandoned the request. Tex. Gov't Code § 552.327.

The parties represented to the Court that: (1) pursuant to Tex. Gov't Code § 552.327(2) the Attorney General has determined and represents to the Court that the requestor, Mr. James Harris of Thompson & Knight, LLP, has in writing voluntarily withdrawn the request for information, (2) in light of this withdrawal the lawsuit is now moot, and (3) pursuant to Tex. Gov't Code § 552.327(1) the parties agree to the dismissal of this cause.

¹ Because this lawsuit was brought against Greg Abbott in his official capacity as Attorney General of Texas, Ken Paxton is now the proper Defendant.

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IT IS THEREFORE ORDERED that:

1. Because the request was withdrawn, no information should be released in reliance on Letter Ruling OR2011-05513. Letter Ruling OR2011-05513 should not be cited for any purpose as a prior determination by the Office of the Attorney General under Tex. Gov't Code § 552.301(f).
2. Within 30 days of the signing of this Final Judgment, the Office of the Attorney General shall notify the City of Irving in writing of this Final Judgment and shall attach a copy of this Final Judgment to the written notice. In the notice, the Office of the Attorney General shall expressly instruct the City of Irving that pursuant to Tex. Gov't Code § 552.301(g) it shall not rely upon Letter Ruling OR2011-05513 as a prior determination under Tex. Gov't Code § 552.301(f) nor shall it release any information in reliance on said Ruling, and if the City of Irving receives any future requests for the same or similar Las Colinas Group Information it must request a decision from the Office of the Attorney General, which shall review the request without reference to Letter Ruling OR2011-05513.
3. All costs of court are taxed against the parties incurring same.
4. This cause is hereby DISMISSED without prejudice.

IT IS THEREFORE ADJUDGED, ORDERED AND DECLARED that Plaintiff's cause of action against Defendant is dismissed in all respects;

All relief not expressly granted is denied; and

This Order disposes of all claims between the parties as final.

Signed this 30th day of APRIL, 2015.

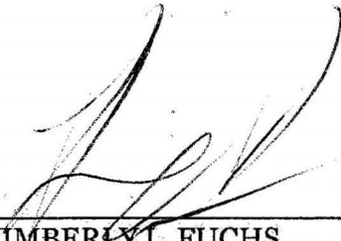


JUDGE PRESIDING

AGREED:



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~~Agreed Protective Order~~

~~Cause No. H-168N-201331~~

~~Page 3 of 2~~