

18,543

December 27, 2023

FILED FOR RECORD  
at 1:30 o'clock p  
DEC 27 2023  
BECKY LANDRUM  
County Clerk, Hunt County, Tex.  
By [Signature]

To Whom It May Concern,

Re: Proposed Air Quality Registration Number 174388

**Bobby W. Stovall**  
Hunt County Judge

Jessica R. Sims  
Executive Assistant

903.408.4146  
903.408.4299 Fax

Post Office Box 1097  
Greenville, TX  
75403-1097

Hunt County, Texas has always been a supporter of free market enterprise and the capitalist ideals that have allowed the County to grow and flourish both economically and socially. The County, however, does not promote and will not accept the expansion of business interests at the cost of citizen and taxpayer quality of life especially when it pertains to environmental and air quality concerns.

The current application for permanent rock and concrete crushers at 4916 Hwy 276 W, Quinlan, Hunt County, Texas 75474 submitted by Dry Creek Materials LLC, 5221 Interstate 30 W, Caddo Mills, Texas 75135 creates this type of situation and the County of Hunt, Texas is opposed to the application.


The Application itself is flawed and would not withstand strict legal scrutiny for several reasons. First of which is that the proposed address for the crushers as included on the permit application is incorrect. The location address on the application, 4196 Hwy 276 W, is actually that of the real property parcel directly to the east of the proposed rock and concrete crusher's location. That true address is 4310 Hwy 276 W, Quinlan, TX 75474 which corresponds to the real property parcel directly to the west of 4196 Hwy 276 W. The incorrect permit application address is a material and fundamental flaw in the permit application that prevents the public from accurately determining the location and distance the proposed source of air contaminants and their proximity to private homes, schools, or place of worship.

Furthermore, the applicant has not complied with the notice requirements of the Texas Health and Safety Code Section 382.056 in that they have not published notice in a local newspaper of general circulation (382.056(a)), nor have they placed a physical sign at the location of the facility

notifying the public of the application for an air quality permit nor stating the manner in which the TCEQ may be contacted for further information (382.056(c)). While the applicant has 30 days from the date on which the Commission finds that the application is technically complete to have the newspaper notice published, they have failed to do so as of December 22<sup>nd</sup> and per the Quinlan newspaper of record, the Greenville Herald Banner, no such notice has been provided for publication in the Saturday, December 23, 2023, newspaper either. This failure by the applicant to provide the statutorily required notice to the public concerning the potential threats to the air quality in their community demands that their application be rejected.

Lastly, the location of the proposed source of air contaminants is within 440 yards of a residence, school or place of worship which is prohibited by the Texas Health and Safety Code Section 382.065(a). The residence located on the property addressed as 4196 Hwy 276 W, Quinlan, TX 75474, which, as stated earlier, is not the correct address for the permit facility, is within this prohibited radius of the proposed location.

Sincerely,



---

Bobby W. Stovall

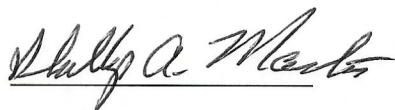
Hunt County Judge



---

Mark Hutchins

Commissioner Precinct 1



---

Phillip Martin

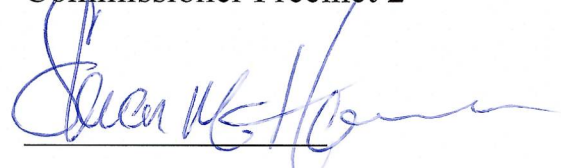
Commissioner Precinct 3



---

David Monroe

Commissioner Precinct 2



---

Steven M. Harrison

Commissioner Precinct 4