



on the other hand, any need of the Parties to share discovery materials with members of the Windermere Oaks Water Supply Corporation.

Accordingly, **IT IS HEREBY ORDERED** that the Director Defendants' Motion for Protective Order is **GRANTED** and all Parties in this case are proscribed from posting on internet or social media sites viewable by the general public, including on YouTube channels viewable by the general public, any video of a party's deposition testimony. ~~If any portion of a video of deposition testimony of a Party to this case is posted on internet or social media sites viewable by the general public, including on YouTube channels viewable by the general public, it shall be presumed that the opposing Party posted the information.~~ Additionally, if any Party distributes deposition testimony (including video) to a non-Party in this case, the Party may only distribute the testimony unaltered and in full. Any videotape of a deposition of a Party in this case that is currently posted on an internet or social media site viewable by the general public must be removed. Nothing in this Order precludes a party from sharing deposition videos with members of the WOWSC by other means, such as a private You Tube posting, Google Drive, or similar mechanism.

The Parties may agree, under Rule 11, Texas Rules of Civil Procedure, to modify the terms of this Protective Order.

Signed this 17<sup>th</sup> day of August, 2020.

  
THE HONORABLE MARGARET MIRABAL  
DISTRICT COURT JUDGE PRESIDING