## CAUSE NO. 65977CC

DALLAS CROWN, INC.	§	IN THE COUNTY COURT
	§	
Plaintiff,	§	
,	<b>§</b>	
VS.	§	AT LAW
	§	
CITY OF KAUFMAN	ş	
	§	
Defendant.	8	KAUFMAN COUNTY, TEXAS

## PROPOSED ORDER GRANTING INJUNCTIVE RELIEF

The matters of requests for Injunctive Relief from Dallas Crown (hereinafter "Crown") and the City of Kaufman (hereinafter "Kaufman"). After careful consideration of the pleadings, applicable authority, testimony from hearing, and arguments of counsel, it is the opinion of the Court that both request for Temporary Injunctive Relief should be granted.

Crown's request for Temporary Injunctive Relief should be granted to the extent that the City may not revoke the Sewer Permit unless Dallas Crown is in violation of the emission standards set forth in City Ordinances.

Kaufman's request for Temporary Injunctive Relief is granted to the extent that Dallas

Crown may not emit Waste Water that contains levels higher than allowed by the City

Ordinances State or Federal Law.

Additionally, the Court orders that Dallas Crown obtain, at its expense, additional testing pursuant to the following requirements:

Samples shall be tested for a period of three (3) weeks by Ana Lab, Talem Lab, and Trinity River Authority. Samples shall be taken on days when Crown is operating.

Dallas Crown shall establish another sampling port by Friday, September 3, 2004. Representatives from the three (3) testing labs shall meet with Albert C. Petrasek and establish

sampling gathering procedures, testing procedures, and procedures for comparing results by September 3, 2004. The three (3) labs shall commence testing and analysis after September 3, 2004, for a period of three (3) weeks.

Crown must remain in compliance for five (5) consecutive days of operation during this three (3) week testing period.

SIGNED THIS THE

DAY OF

\_, 2004*.* 

JUDGE PRESIDING

DEFENDANT CITY OF KAUFMAN'S RESPONSE TO PLAINTIFFS'
REQUEST FOR TEMPORARY INJUNCTIVE RELIEF