**Opinion issued November 6, 2008** 



## In The Court of Appeals For The Hirst District of Texas

NO. 01-08-00590-CV

## **ROXAR FLOW MANAGEMENT AS, Appellant**

V.

FLOWSYS (USA) INC., FLOW METERING SYSTEM, INC., AND TOR WIDEROE, Appellee

> On Appeal from the 190th District Court Harris County, Texas Trial Court Cause No. 2003-02463

## **MEMORANDUM OPINION**

Appellant Roxar Flow Management AS has neither established indigence, nor

paid or made arrangements to pay the clerk's fee for preparing the clerk's record. See

TEX. R. APP. P. 20.1 (listing requirements for establishing indigence), 37.3(b) (allowing dismissal of appeal if no clerk's record filed due to appellant's fault). After being notified that this appeal was subject to dismissal, appellant Roxar Flow Management AS did not adequately respond. *See* TEX. R. APP. P. 42.3(c) (allowing involuntary dismissal of case).

The appeal is dismissed for want of prosecution for failure to pay or make arrangements to pay the clerk's fee. All pending motions are denied.

## **PER CURIAM**

Panel consists of Justices Jennings, Hanks, and Bland.