

Control Number: 42866



Item Number: 59

Addendum StartPage: 0

SOAH DOCKET NO. 473-14-5144

2014 007 13 PM 2: 06

		FILE
PETITION OF TRAVIS COUNTY	§	BEFORE THE STATE OFFICE
MUNICIPAL UTILITY DISTRICT NO.	§	
12 APPEALING CHANGE OF	§	
WHOLESALE WATER RATES	§	
IMPLEMENTED BY WEST	§	
TRAVIS COUNTY PUBLIC UTILITY	§	OF
AGENCY, CITY OF BEE CAVE, TEXAS	§	
HAYS COUNTY, TEXAS AND WEST	§	
TRAVIS COUNTY MUNICIPAL	§	
UTILITY DISTRICT NO. 5	§	ADMINISTRATIVE HEARINGS

TRAVIS COUNTY MUNICIPAL UTILITY DISTRICT NO. 12'S NOTICE OF INTENT TO RESPOND TO WTCPUA'S MOTION TO DETERMINE THE SUFFICIENCY OF RESPONSES BY TCMUD 12 TO **REQUESTS FOR ADMISSION**

TO THE HONORABLE ADMINISTRATIVE LAW JUDGE;

COMES NOW Travis County Municipal Utility District No. 12 ("TCMUD 12 or District") and files, this its Notice of Intent to Respond to West Travis County Public Utility Agency's ("WTCPUA's") Motion to Determine the Sufficiency of Responses by TCMUD 12 to Requests for Admission ("RFAs").

WTCPUA's Motion was filed and served on Friday, October 10, 2014. The Commission's Procedural Rule on responsive pleadings, PUC PROC. R. 22.78, states that unless otherwise specified by statute, the Commission's Procedural Rules, or by order of the presiding officer, a responsive pleading, if made, shall be filed by a party within five working days after receipt of the pleading to which the response is made. Five working days from receipt is also the deadline for responding to motions to compel under PUC PROC. R. 22.144(f). These rules would require TCMUD 12's response to WTCPUA's Motion to be filed on Friday, October 17, 2014.

SOAH Order No. 1, which set out the case schedule and procedures, contains a period from October 17, 2014 through October 31, 2014 during which TCMUD 12 is not required to respond to any discovery or motion. Pursuant to SOAH Order No. 1, any response deadline during this period is tolled.

The deadline to respond to WTCPUA's Motion to Determine the Sufficiency of Responses by TCMUD 12 to Requests for Admission falls on the first day of the tolling period. TCMUD 12 intends to respond to the WTCPUA's Motion and shall do so on the first working day following the tolling period set out in SOAH Order No. 1.

Respectfully Submitted,

SMITH TROSTLE & HUERTA LLP

4401 Westgate Blvd., Ste. 330 Austin, Texas 78745 (512) 494-9500 (Telephone) (512) 494-9505 (Facsimile) ktrostle@smithtrostle.com

By:

J. Kay Trostle

State Bar No. 20238300

Miguel A. Huerta

State Bar No. 00787733

ATTORNEYS FOR TRAVIS COUNTY MUNICIPAL UTILITY DISTRICT NO. 12

CERTIFICATE OF SERVICE

I hereby certify that a on this 13th day of October a true and correct copy of the above and foregoing document is being served via electronic mail, facsimile, U.S. mail and/or hand delivery to all parties of record.

Miguel A. Huerta