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APPLICATION OF LAGUNA	§	PUBLIC UTILITY COMMISSION
VISTA, LTD. AND LAGUNA	§	the actually
TRES INC. FOR SALE,	§	
TRANSFER, OR MERGER OF	§	
FACILITIES AND CERTIFICATE	§	
RIGHTS IN HOOD COUNTY	§	OF TEXAS

MOTION FOR ABATEMENT

Come now Laguna Vista, Ltd. and Laguna Tres Inc., Applicants, and file this Motion for Abatement.

Applicants' attorney, Mark Zeppa, was rehospitalized on May 9, 2016, and will remain in the hospital at least through May 15, 2016. Applicants' prefiled testimony is due on May 18, 2016, and Mr. Zeppa will not be able to work with his clients to complete the testimony in time to meet this deadline.

For these reasons, the Applicants pray that a thirty day abatement be granted to allow Mr. Zeppa time to consult with Applicants and prepare testimony. Applicants' testimony would be due on June 17, 2016. PUC staff is agreeable to the thirty-day abatement. Applicants are agreeable to allow Intervenors an additional fourteen days to file their testimony. Intervenors, Mr. and Mrs. Swaim, also agree to the thirty-day abatement and to the additional fourteen days to prepare their testimony. Intervenors deadline to prefile testimony would be July 8, 2016. Staff's deadline for submitting prefiled testimony and all other dates would remain as currently scheduled.

Abatement does not otherwise have an adverse impact on any other party claiming to be affected by this application.

Respectfully submitted,

Mark H. Zeppa

State Bar No. 22260100

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CERTIFICATE OF SERVICE

I CERTIFY that a true and correct copy of the above document was served on the all parties of record and/or individual(s) in accordance with P.U.C. Procedural Rule 22.74 on the 12th day of May, 2016.

Mark H. Zeppa