

Control Number: 44695



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### **DOCKET NO. 44695**

APPLICATION OF CRYSTAL CLEAR WATER SUPPLY CORPORATION FOR A SEWER CERTIFICATE OF CONVENIENCE AND NECESSITY IN COMAL COUNTY	<i>\text{\tin}\text{\tetx{\text{\tetx{\text{\texi}\text{\text{\texi}\text{\text{\text{\text{\tetx}\text{\text{\texi}\text{\text{\text{\text{\texi}\text{\text{\titil\titit{\texititt{\text{\texi}\texitilex{\tiint{\texiti</i>	PUBLIC UTILITY COMM OF TEXAS	ILSO CLE OTTLLTY CO	N2015 SEP -4 PM	RECEIVE
COMMISSION STAFF'S RESPONSE TO ORDER NO. 3				1: 38	

**COMES NOW** the Staff of the Public Utility Commission of Texas (Staff), representing the public interest, and files this Response to Order No. 3. In support thereof, Staff shows the following:

#### I. BACKGROUND

On May 1, 2015, Crystal Clear Water Supply Corporation (Crystal Clear or Applicant) filed with the Public Utility Commission of Texas (Commission) an application (Application) to obtain a new sewer certificate of convenience and necessity (CCN) in Comal County, Texas pursuant to Tex. Water Code §§ 13.242-250 (TWC) and 16 Tex. Admin. Code §§ 24.101-24.107 (TAC).

Order No. 3 deemed the Application sufficient for filing and allowed Crystal Clear until August 3, 2015 to provide the Affidavits of Notice, the individual notice issued with the accompanying map, and the published notice. On August 3, 2015, Crystal Clear requested an extension to provide proof of notice, and the Commission granted the extension on August 4, 2015. Crystal Clear provided the Affidavits of Notice, the individual notice issued with the accompanying map, and published notice on August 6, 2015. Crystal Clear updated the notice information on August 25, 2015 showing that it mailed notice to Edwards Aquifer Authority on August 20, 2015.

Order No. 3 also allowed Staff until September 7, 2015 to provide an additional procedural schedule. Therefore, this pleading is timely filed.

### II. RECOMMENDATION

Staff has reviewed the Affidavits of Notice, the individual notice issued with the accompanying map, and the published notice and recommends that notice is sufficient. Affected

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parties have 30 days from the date Crystal Clear mails or publishes notice, whichever occurs later, to intervene.<sup>1</sup> Crystal Clear published notice on July 25 and August 1, 2015 and mailed notice to several affected parties on July 22, 2015 and to an additional affected party, Edwards Aquifer Authority, on August 20, 2015. Thus, the intervention deadline is 30 days from the date that Crystal Clear mailed notice to Edwards Aquifer Authority, September 21, 2015.

# III. PROPOSED PROCEDURAL SCHEDULE

Staff proposes the adoption of the following procedural schedule:

Event:	Date
Last date notice mailed to customers	August 20, 2015
Deadline:	Date
Deadline to intervene and for Intervenors to file comments or request a hearing	September 21, 2015
Deadline for Commission Staff's recommendation on final disposition or to request a hearing on the merits	November 20, 2015
Deadline for Applicant to respond to Staff's recommendation on final disposition and/or request a hearing	November 30, 2015
Deadline for parties to file a proposed notice of approval, including findings of fact, conclusions of law, and ordering paragraphs	December 21, 2015

### IV. CONCLUSION

Staff respectfully requests the entry of an order consistent with the above recommendation.

<sup>&</sup>lt;sup>1</sup> 16 Tex. Admin. Code § 24.106(a)(3) (TAC).

Respectfully Submitted,

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## **CERTIFICATE OF SERVICE**

I certify that a copy of this document will be served on all parties of record on September 7, 2015 in accordance with 16 TAC  $\S$  22.74.

Christina R. Switzer