

Control Number 45870



Item Number 40

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FORMAL COMPLAINT OF KER-SEVA LTD., ADC WEST RIDGE VILLAS, L.P., AND CENTER FOR HOUSING RESOURCES, INC. AGAINST THE CITY OF FRISCO, TEXAS BERORE THE Y COMMENSION

PUBLIC UTILITY COMMISSION

ÒF TEXAS

COMPLAINANTS' ORDER NO. 3 RESPONSE TO RULE 194.2

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TO: SERVICE LIST

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COMES NOW Complainants Ker-Seva Ltd. ADC West Ridge Villas, L.P. and Center for Housing Resources, Inc. (collectively. 'Complainants"), and file this their Rule 194.2 Disclosures pursuant to Tex. R. Civ. P. 194.2, 16 Tex. Admin. Code § 22:144(c) and (j), and Order No. 3 in this docket. Discovery is ongoing, and Complainants reserve the right to supplement and amend the responses contained herein.

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Respectfully submitted,

JACKSON WALKER L.L.P.*

By: /s/ Mallory Beck Leonard Dougal State Bar No. 06031400 Ali Abazari – State Bar No. 00796094 Mallory Beck State Bar No. 24073899 100 Congress, Suite 1100 Austin, Texas 78701 E: Idougal@jw.com T[.] (512) 236 2000 F: (512) 391-2112

ATTORNEYS FOR COMPLAINANTS KER-SEVA, LTD. ADC WEST RIDGE VILLAS L.P. AND CENTER FOR HOUSING RESOURCES, INC.

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CERTIFICATE OF SERVICE

I hereby certify that the above and foregoing document was served as shown below on

this 19th day of August 2016:

Art Rodriguez Russell & Rodriguez, L.L.P. 1633 Williams Dr. Bldg. 2, Suite 200 Georgetown, Texas 78268 T· (512) 930-1317 F: (866) 929-1641 arodriguez@txadminlaw.com Attorney for City of Frisco RFI

Via email

Sam Chang Via email Attorney – Legal Division Public Utility Commission of Texas 1701 N. Congress Avenue P. O. Box 13326 Austin, Texas 78711-3326 sam.change@puc.texas.gov Attorney for Public Utility Commission of Texas

Via Facsimile (512) 322-2061

William G. Newchurch Administrative Law Judge State Office of Administrative Hearings 300 West 15th St. Suite 502 Austin, Texas 78701 (512) 475-4993 (512) 322-2061 Fax

Meitra Farhadi Administrative Law Judge State Office of Administrative Hearings 300 West 15th St. Suite 502 Austin, Texas 78701 (512) 475-4993 (512) 322-2061 · Fax

Via Facsimile (512) 322-2061

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/s/ Mallory Beck

Mallory Beck

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¹ REQUESTS FOR DISCLOSURE

Request 194.2(a): The correct names of the parties to this proceeding;

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Response: Complainants believe that the parties have been identified properly as listed in Order No. 3.

Request 194.2(b): The name, address, and telephone number of any potential parties;

Response: Complainants believe that all potential parties have been named and admitted as parties.

Request 194.2(c): The legal theories and, in general, the factual bases of the responding party's claims or defenses (the responding party need not marshal all evidence that may be offered at trial);

The City of Frisco, Texas, holds water certificate of convenience and **Response:** necessity ("CCN") No. 11772 and sewer CCN No. 20591 which covers certain property owned by Complainants. As the holder of the CCNs, Frisco has a statutory duty to provide continuous and adequate service to its CCN areas. Pursuant to PUC rules, Frisco has a duty to provide continuous and adequate service to every qualified service applicant within its CCN areas. Complainants are qualified service applicants. Complainants have submitted completed applications for water and sewer service to Frisco. Frisco has denied such service by refusing to allow Complainants to use existing infrastructure belonging to Frisco which has the capacity to serve Complainants. Frisco has refused to provide service within the time required by PUC Rule 24.85. Alternatively. Frisco has denied service because Frisco has not identified the construction required and the expected date of service. The construction Frisco is currently stating is required constitutes an effective denial of service. Frisco has also denied service by refusing to allow Complainants to obtain any water for construction from Frisco. The factual bases will be prefiled and submitted in this matter pursuant to Order No. 3 or any succeeding applicable order.

Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

Request 194.2(d): The amount and any method of calculating economic damages;

Response: Complainants are not seeking economic damages in this proceeding.

Request 194.2(e): The name, address, and telephone number of persons have knowledge of relevant facts, and a brief statement of each identified person's connection with the case;

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Jastinder Jawanda c/o Ali Abazari Jackson Walker L.L.P 100 Congress Avenue, Suite 1100 Austin, Texas 78701 T (512) 236-2000 F (512) 391-2197 Email: aabazari@jw.com

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Mr. Jawanda is the authorized representative of Ker-Seva, Ltd. On behalf of Ker-Seva, Ltd. Mr. Jawanda had conversations with representatives of the City of Frisco, Texas, and Collin County. Texas, regarding water and sewer service to Lot 2.

Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

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Randall Chrisman c/o Ali Abazari Jackson Walker L.L.P. 100 Congress Avenue, Suite 1100 Austin, Texas 78701 T· (512) 236-2000 F: (512) 391-2197 Email: aabazari@jw.com

Mr. Chrisman is the agent of Mr. Jawanda. On behalf of Mr. Jawanda and Ker-Seva, Ltd. Mr. Chrisman had conversations with representatives of the City of Frisco, Texas, and Collin County. Texas, regarding water and sewer service to Lot 2.

Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

Terri L. Anderson Randall Chrisman c/o Ali Abazari Jackson Walker L.L.P 100 Congress Avenue, Suite 1100 Austin, Texas 78701 T[.] (512) 236-2000 F[.] (512) 391-2197 Email: aabazari@jw.com

Ms. Anderson is the authorized representative of ADC West Ridge, L.P. and Center for Housing Resources, Inc. Ms. Anderson has experience developing properties for affordable housing and, on behalf of Complainants, communicated with the City of Frisco, Texas, the City of McKinney. Texas, Collin County. Texas, and other governmental entities to plan and develop Lot 2, including the acquisition of water and sewer service for Lot 2.

Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

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Cross Engineers Bill Robinson Jonathan Hayke John David Cross

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Cross Engineers represented Complainants in filing the Preliminary Plat application with the City of Frisco, and employees of Cross Engineers have knowledge of the development of Lot 2, including the preparation of the Preliminary Plat and location of the water and sewer utilities required by Frisco, and had communications with the City of Frisco officials.

Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

Sanchez & Associates Levi Wild Tyler Scott Randall Chrisman c/o Ali Abazari Jackson Walker L.L.P 100 Congress Avenue, Suite 1100 Austin, Texas 78701 T (512) 236-2000 F: (512) 391-2197 Email: aabazari@jw.com

Engineers with Sanchez & Associates currently represent Complainants in the development of Lot 2, and employees of Sanchez & Associates have knowledge of the development of Lot 2, including the provision of water and sewer service to Lot 2.

Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

KWA Construction Randall Chrisman Keller Webster Stan Fulks c/o Ali Abazari Jackson Walker L.L.P 100 Congress Avenue, Suite 1100 Austin, Texas 78701 T (512) 236-2000 F: (512) 391-2197 Email: aabazari@jw.com

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KWA Construction is the general contractor for Complainants on Lot 2. Employees of KWA Construction have had communications with the City of Frisco officials regarding water and sewer service, including water service for construction, at Lot 2.

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Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

Weir Brothers Contracting, LLC Randall Chrisman c/o Ali Abazari Jackson Walker L.L.P 100 Congress Avenue, Suite 1100 Austin, Texas 78701 T· (512) 236-2000 F· (512) 391-2197 Email: aabazari@jw.com

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Weir Brothers Contract, LLC is a subcontractor for KWA Construction working on the development on Lot 2. Employees of Weir Brothers Contracting, LLC have had communications with the City of Frisco officials regarding the provision of water for construction at Lot 2.

Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

Frank Pollacia c/o Ali Abazari Jackson Walker L.L.P. 100 Congress Avenue, Suite 1100 Austin, Texas 78701 T (512) 236-2000 F: (512) 391-2197 Email: aabazari@jw.com

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Mr. Pollacia is an architect with Architettura, Inc. Mr. Pollacia represents Complainants and may have had communications with the City of Frisco regarding the development of Lot 2.

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Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

City of Frisco Amy Matthews Nell Lange John Lettellier Toyin Fawehinmi Russell & Rodriguez, L.L.P. 1633 Williams Dr. Bldg. 2, Suite 200 Georgetown, Texas 78268 T· (512) 930-1317 F: (866) 929-1641 Email: arodriguez@txadminlaw.com

City of Frisco employees may have knowledge of the development of Lot 2 and the provision of water and sewer service to Lot 2.

Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

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Collin County Tracy Homfield Jim Adams Misty Brown Susan Fletcher

Employees of Collin County. Texas, may have knowledge of facts relevant to this proceeding, including the development, construction, and provision of water and sewer service to Lot 2 and other properties in the area.

Discovery is ongoing and Complainants reserve the right to amend and supplement these responses, including the factual bases and legal theories stated herein.

Complainants incorporate any other person identified by any other party as a person with knowledge of relevant facts in this proceeding.

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Request 194.2(f): For any testifying expert: (1) the expert's name, address, and telephone number: (2) the subject matter on which the expert will testify: (3) the general substance of the expert's mental impressions and opinions and a brief summary of the basis for them, or if the expert is not retained by. employed by. or otherwise subject to the control of the responding party. documents reflecting such information; (4) if the expert is retained by. employed by. or otherwise subject to the control of the responding party: (A) all documents, tangible things, reports, models, or data compilations that have been provided to, reviewed by. or prepared by or for the expert in anticipation of the expert's testimony: and (B) the expert's current resume and bibliography.

Response: Complainants will supplement their responses and respond to this Request in accordance with Order No. 3.

Request 194.2(g):	Any indemnity and insuring agreements described in Rule 192.3(f).
Response:	None.
Request 194.2(h):	Any settlement agreements described in Rule 192.3(g).
Response:	None.
Request 194.2(i):	Any witness statements described in Rule 192.3(h).
Response:	None:

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