

Control Number: 45870



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## **PUC DOCKET NO. 45870 SOAH DOCKET NO. 473-16-4619.WS**

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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

# BEFORE THEILIGUTILITY COMMISSION BEFORE THEILING CLERK

OF TÊXAS

# <u>COMPLAINANTS' THIRD SET OF REQUESTS FOR INFORMATION AND</u> <u>REQUESTS FOR ADMISSION</u>

COMES NOW, Complainants Ker-Seva Ltd., ADC West Ridge Villas, L.P., and Center for Housing Resources, Inc. (collectively; "Complainants"), and file this their Third Set of Requests for Information ("RFIs") and Requests for Admission to the City of Frisco, Texas, ("Frisco"), pursuant to 16 Tex. Admin. Code § 22.144(c) and (j) in this docket. Responses to the RFIs and Requests for Admission set forth in herein should be served on the undersigned counsel for Complainants at the address indicated within twenty (20) days of service hereof.

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Respectfully submitted,

JACKSON WALKER L.L.P.

By: <u>/s/ Mallory Beck</u> 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 2233 F: (512) 391-2112

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

## **CERTIFICATE OF SERVICE**

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

Via <sup>°</sup>email

this 26th day of August 2016:

Art Rodriguez Russell & Rodriguez, L.L.P. 1633 Williams Dr., Bldg. 2, Suite 200 Georgetown, Texas 78268 arodriguez@txadminlaw.com Attorney for City of Frisco RFI

Sam Chang 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

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

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Via email

Via Facsimile (512) 322-2061

Facsimile (512) 322-2061

/s/ Mallory Beck.

Mallory Beck

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## **COMPLAINANTS' SECOND SET OF REQUESTS FOR INFORMATION**

# DEFINITIONS '

- . "Frisco," "You," and "Your" refer to the City of Frisco, Texas, and its council persons, officers, employees, consultants, agents, attorneys, and affiliates to the extent such persons are acting for or on behalf of Frisco.
- 2. "Property" refers to the approximately 8.5 acres of land in Collin County, Texas, identified as the "Property" in that certain Annexation Agreement, contained in Exhibit C to the Second Amended Formal Complaint Against the City of Frisco, Texas, in this proceeding.
- 3. "Lot 1" refers to the portion of the Property with the address of 9421 Westridge Boulevard, identified as Lot<sup>1</sup>1, Block A.
- 4. "Lot 2" refers to the portion of the Property with the address of 9331 Westridge Boulevard, identified as Lot 2, Block A.
- 5. "Document" and/or "Documents" refers to all written, reported, or graphic matter within the scope of Rules 22.141 and 22.144 of the Public Utility Commission of Texas, however produced or reproduced. Without limiting the foregoing, the terms include: papers, books, accounts, drawings, graphs, charts, photographs, electronic or videotape recordings, and any other data compilations from which information can be obtained and translated, if necessary, by the person from whom information is sought, into reasonably usable form, agreements, contracts, communications, correspondence, letters, faxes, email, instant message records, memoranda, records, reports, summaries, records of telephone conversations, diary entries, calendars, appointment books, drafts, notes, telephone bills or records, bills, statements, records of obligations and expenditures, invoices, lists, journals, receipts, checks, canceled checks, letters of credit, envelopes, folders, voice recordings, video recordings, electronic data, electronic media, and any other data or information that exists in written, electronic, or magnetic form.
- 6. "Communication" shall mean the transmittal of information (in the form of facts, ideas, inquiries, or otherwise) by any method or manner between two or more persons.
- 7. "Describe" means to provide a detailed narrative concerning the information which is the subject of the RFI.
- 8. "Relate to," "related to," or "relating to" means concerning, referring to, having a relationship with or to, pertaining to, identifying, pertinent to, describing, explaining, summarizing, or to be otherwise factually, legally, or logically connected to the subject matter of the particular request. "

- 9. The words "and" and "or" shall be construed either conjunctively or disjunctively as required by the context to bring within the scope of these requests any document that might be deemed outside its scope by another construction.
- 10. "Person" shall mean any natural person, corporation, proprietorship, partnership, professional corporation, joint venture, association, group, governmental agency, or agent, whether foreign or domestic or any other entity.

#### INSTRUCTIONS

- 1. These Requests for Information and Requests for Admission are governed by the definitions and instructions contained in the Public Utility Commission of Texas' rules and the Texas Rules of Civil Procedure, which are supplemented as permitted by the specific instructions and definitions herein.
- 2. Written responses to these Requests for Information and Requests for Admission should be served twenty (20) days after service of these Requests upon you.
- 3. Your responses should conform to the rules of the Public Utility Commission of Texas and the Texas Rules of Civil Procedure.
- 4. In accordance with 16 Tex. Admin. Code § 22.144, each RFI shall be answered separately, shall identify the preparer and the sponsoring witness, shall be preceded by . the RFI, and all responses shall be filed under oath.
- 5. Each document that is made available for review in response to these RFIs shall be produced as it is kept in the usual course of business (i.e., in the file folder or binder in which the documents were located when the request was served) or the documents shall
- be organized or labeled to correspond to the category of documents requested.
- 6. If the documents requested herein include electronic data and magnetic data, they shall be produced in their native format with all metadata intact.
- 7. When answering these RFIs, you are requested to furnish all information available to you, including information in the possession of your attorneys, investigators, consultants, employees, agents, representatives, or any other person acting on your behalf, and not merely such information as is held or known by you personally.
- 8. In the event any document or other thing referred to in these RFIs is not in your possession, custody, or control, specify what disposition was made of it and identify the person or entity who now has possession, custody, or control of the document or thing.
  - If you object to any RFI or Request for Admission, you must comply with 16 Tex. Admin. Code § 22.144(d), and you must contact the undersigned so that the parties may negotiate diligently and in good faith prior to the filing of an objection. Objections must be filed within ten (10) calendar days of receipt of these Requests.

10. Any agreement to extend the time to respond to these Requests for Information and Requests for Admission must be in writing. No extensions of time to object to any of the individual document requests should be presumed or assumed unless the agreement between counsel to extend the response date is specifically set forth in writing.

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11. Unless otherwise noted in a specific request, the time period applicable to the requests is January 1, 2008, to the present.

12. PLEASE TAKE FURTHER NOTICE that these RFIs are continuing in nature. Your answers and responses must include all documents that are currently in your possession, custody, and control and that come into your possession, custody, or control in the future.

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# REQUEST'S FOR INFORMATION

**Request for Information No. 59:** Please identify the specific provisions, paragraphs, or subsections of each document produced in response to Request for Information No. 23 which Frisco contends apply to extensions of retail water and/or sewer service within Frisco's extraterritorial jurisdiction.

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#### **Response:**

**Request for Information No. 60:** Please identify the specific provisions, paragraphs, or subsections of each document produced in response to Request for Information No. 23 which Frisco contends must be satisfied by Ker-Seva, Ltd. in order for Ker-Seva, Ltd. to become a qualified service applicant for retail water and/or sewer service to Lot 2.

#### Response:

**Request for Information No. 61:** Please identify the specific provisions, paragraphs, or subsections of each document produced in response to Request for Information No. 23 which Frisco contends must be satisfied by ADC West Ridge, L.P. in order for ADC West Ridge, L.P. to become a qualified service applicant for retail water and/or sewer service to Lot 2.

## **Response:**

**Request for Information No. 62:** Please identify the specific provisions, paragraphs, or subsections of each document produced in response to Request for Information No. 23 which Frisco contends must be satisfied by Center for Housing Resources, Inc. in order for Center for Housing Resources, Inc. to become a qualified service applicant for retail water and/or sewer service to Lot 2.

#### Response:

**Request for Information No. 63:** Please produce all documents relating to a written explanation of the construction required to provide retail water service to Lot 2 provided by Frisco to Ker-Seva, Ltd., ADC West Ridge; L:P., and/or Center for Housing Resources, Inc. or their representatives.

#### **Response:**

**Request for Information No. 64:** Please 'produce all documents relating to a written explanation of the construction required to provide sewer service to Lot 2 provided by Frisco to Ker-Seva, Ltd., ADC West Ridge, L.P., and/or Center for Housing Resources, Inc. or their representatives.

#### Response:

**Request for Information No. 65:** Please produce all documents relating to the date of service by Frisco to provide retail water service to Lot 2 to Ker-Seva, Ltd., ADC West Ridge, L.P., and/or Center for Housing Resources, Inc. or their representatives.

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**Request for Information No. 66:** Please produce all documents relating to the date of service by Frisco to provide retail sewer service to Lot 2 to Ker-Seva, Ltd., ADC West Ridge, L.P., and/or Center for Housing Resources, Inc. or their representatives.

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Response:

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## **REQUESTS FOR ADMISSION**

**Request for Admission No. 32:** Admit that Frisco has not provided a written explanation of the construction required to provide retail water service to Lot 2 to Ker-Seva, Ltd., ADC West Ridge, L.P., and/or Center for Housing Resources, Inc. or their representatives.

#### Response:

**Request for Admission No. 33:** Admit that Frisco has not provided a written explanation of the construction required to provide retail sewer service to Lot 2 to Ker-Seva, Ltd., ADC West Ridge, L.P., and/or Center for Housing Resources, Inc. or their representatives.

#### Response:

**Request for Admission No. 34:** Admit that Frisco has not provided to Ker-Seva, Ltd., ADC West Ridge, L.P., and/or Center for Housing Resources, Inc. or their representatives an expected date of retail water service to Lot 2.

#### Response:

**Request for Admission No. 35:** Admit that Frisco has not provided to Ker-Seva, Ltd., ADC West Ridge, L.P., and/or Center for Housing Resources, Inc. or their representatives an expected date of retail sewer service to Lot 2.

Response:

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