

Control Number: 47477



Item Number: 53

Addendum StartPage: 0

/

DOCKET NO. 47477

§

\$ \$ \$ \$ \$ \$ \$ \$

APPLICATION OF UNDINE TEXAS, LLC AND CONSUMERS WATER, INC. FOR SALE, TRANSFER, OR MERGER OF FACILITIES AND CERTIFICATE RIGHTS IN HARRIS AND MONTGOMERY COUNTIES BEHORE THE Liili: 04 PUBLIC UTILITY COMMISSION

1. -

OF TEXAS

JOINT MOTION TO ADMIT ADDITIONAL EVIDENCE

COMES NOW Undine Texas, LLC (Undine), together with the Staff of the Public Utility Commission of Texas (Commission Staff) representing the public interest (collectively, Parties), and files this Joint Motion to Admit Additional Evidence. In support thereof, the Parties show the following:

I. BACKGROUND

On August 7, 2017, Undine and Consumers Water, Inc. filed the Application of Undine Texas, LLC and Consumers Water, Inc. for Sale, Transfer, or Merger of Facilities and Certificate Rights in Harris and Montgomery Counties (Application). In the Application, Undine requested approval for its acquisition of all of the water systems under Certificate of Convenience and Necessity (CCN) No. 10347. The transaction was approved by the Commission on December 4, 2017, and the transaction closed on July 2, 2018.

In Docket No. 48750¹, an area of approximately 0.81 acres was removed from the requested service area held under CCN No. 10347. The removal of this area from CCN No. 10347 rendered the previously admitted map and consent form in this Docket No. 47477 incorrect.

In Order No. 12, the Administrative Law Judge of the Commission ordered Commission Staff by June 3, 2019, to create and submit to Undine for approval and consent a corrected map

¹ Petition of Laurus Holdings, L.P. and Medical Village of Cypress Creek, L.P. to Amend Consumer Water Inc.'s Certificate of Convenience and Necessity in Montgomery County, Docket No. 48750 (Apr. 25, 2019).

removing the 0.81 acres that were removed from CCN No. 10347 in Docket No. 48750.² Thereafter, the Parties were directed to file this Joint Motion to admit the corrected map and Undine's consent form into evidence in this docket by June 7, 2019. This Joint Motion is timely filed.

II. REQUEST TO ADMIT ADDITIONAL EVIDENCE

The Parties respectfully request that the following documents be admitted into evidence in this proceeding for the purpose of supporting a Commission notice of approval.

1. Undine's Consent Form and the revised map "47477UndineTXMap 13" filed together on May 30, 2019 (AIS Item No. 52).

III. CONCLUSION

The Parties respectfully request that the Commission grant the Joint Motion to Admit Additional Evidence.

Dated: June 7, 2019.

Respectfully submitted,

LLOYD GOSSELINK ROCHELLE & TOWNSEND, P.C.

816 Congress Avenue, Suite 1900 Austin, Texas 78701 (512) 322-5800 (512) 472-0532 (Fax) gcrump@lglawfirm.com jmauldin@lglawfirm.com

State Bar No. 05185500

JAMIE L. MAULDIN State Bar No. 24065694

ATTORNEYS FOR UNDINE TEXAS, LLC

² Order No. 12 (May 21, 2019).

CERTIFICATE OF SERVICE

I hereby certify that on June 7, 2019, a true and correct copy of the foregoing document has been served on all parties of record in accordance with 16 Tex. Admin. Code § 22.74.

N. CRUMP