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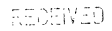
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### **DOCKET NO. 47523**

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REMAND OF TCEQ APPLICATION NO. 37863-C (PETITION FROM TEXAS GENERAL LAND OFFICE FOR EXPEDITED RELEASE FROM CERTIFICATE OF CONVENIENCE AND NECESSITY (CCN) NO. 10293 HELD BY MAXWELL WATER SUPPLY CORPORATION IN HAYS COUNTY, TEXAS) PUBLIC UTIL211 COMMISSION

OFTEXAS

# MAXWELL WATER SUPPLY CORPORATION'S CORRECTIONS TO THE PROPOSED ORDER

Maxwell Water Supply Corporation ("Maxwell") files this, their Corrections to the Proposed Order, and shows as follows:

### I. BACKGROUND

On August 17, 2017, Maxwell filed with the Public Utility Commission of Texas ("PUC" or "Commission") its Petition on Remand to Recertify Service Area Pursuant to Settlement Agreement ("Application") for approval pursuant to TEX. WATER CODE § 13.248 and 16 TEX. ADMIN. CODE § 24.117. A portion of Maxwell's certificated water-service area covered by CCN No. 10293 ("Maxwell's CCN") was decertified on an expedited basis and without hearing by an order granting Texas Commission on Environmental Quality ("TCEQ") Application No. 37683-C ("Decertification Order"). Staff filed a final recommendation for approval on November 3, 2017. On November 10, 2017, the parties filed a Joint Motion to Admit Evidence and Proposed Notice of Approval. On November 28, 2017, the Commission entered Order No. 3, admitting the parties' evidence as requested. The Commission filed its Proposed Order on December 5, 2017 and requested that the parties file any corrections or exceptions to the Proposed Order by January 3, 2018. This pleading is timely filed.

# II. MAXWELL'S CORRECTIONS TO THE PROPOSED ORDER

For factual accuracy, Maxwell suggests the following correction to the second sentence of the first paragraph on page 2 of the Proposed Order:

As part of the agreement<u>During the appeal process</u>, GLO sold its parcel to Whisper, such that Whisper now owns or controls all real property at issue in the three administrative appeals.

Maxwell discussed this proposed correction with Commission Staff, and Staff has no objection.

### **III. CONCLUSION**

Maxwell respectfully requests that the Commission revise the Proposed Order to include Maxwell's suggested correction, as discussed above.

Dated: January 3, 2018

Respectfully submitted,

Carl R. Galant (SBN 24950633) Philip S. Haag (SBN 08657800) Brytne D. Kitchin (SBN 24079973) MCGINNIS, LOCHRIDGE & KILGORE 600 Congress Avenue, Suite 2100 Austin, Texas 78701 (512) 495-6083 (512) 505-6383 (Facsimile) cgalant@mcginnislaw.com

# ATTORNEYS FOR MAXWELL WATER SUPPLY CORPORATION

# **CERTIFICATE OF SERVICE**

I certify that a copy of this document will be served on all parties of record on January 3, 2018 in accordance with 16 TEX. ADMIN. CODE § 22.74.

Philip S. Haag