

Control Number: 47805



Item Number: 24

Addendum StartPage: 0

DOCKET NO. 47805

2010/10/15 10/2:23

RATEPAYERS' APPEAL OF THE	§	PUBLIC UTILITY COMMISSION
DECISION BY RAYWOOD WATER	§	112 12
SUPPLY CORPORATION TO CHANGE	§	OF TEXAS
RATES	§	
	§	

COMMISSION STAFF'S RECOMMENDATION ON COMPLETNESS

COMES NOW the Staff ("Staff") of the Public Utility Commission of Texas ("Commission"), representing the public interest, and files this recommendation.

I. Background

On December 27, 2017, Raywood Water Supply Corporation (Raywood WSC) filed response to Staff's First Request for Information (RFI) contesting membership of certain signatories of the Petition. On December 27, 2017, Staff served a request for information on the Petitioners requesting verification that the disputed signatories are in fact members of Raywood WSC. Petitioners have been unable to provide this evidence. Instead, Petitioners sent Staff the attached e-mail stating that they wish to suspend their case.

II. Recommendation

To appeal the rate increase of a water supply corporation such as Raywood WSC, one must present a petition signed by 10 percent of the rate payers affected by the increase. Raywood WSC has 519 customers; therefore, the Petitioner's needed 52 individual customers to sign their petition. At most, the petitioners have shown that they have only 50 signatures. Consequently, the petitioner's appeal is incurably incomplete.

Under the Commission's rules, dismissal of a proceeding is appropriate when the Commission lacks jurisdiction.² The Commission only as appellate jurisdiction over the rate increases of water supply corporations when the requisite number of signatures accompany the

24

¹ Texas Water Code Ann. § 13.043(c) (West 2016) (TWC).

² Tex. Admin. Code § 22.181(d)(1).

petition.³ Consequently, the Commission does not have jurisdiction to hear this appeal, and it should be dismissed.

III. Conclusion

Staff respectfully recommends that the Commission dismiss this case for the reasons stated above.

³ TWC § 13.043(c) (West 2016).

Date: February 15, 2018

Respectfully Submitted,

Margaret Uhlig Pemberton Division Director Legal Division

Karen S. Hubbard Managing Attorney Legal Division

Landon J. Lill
Attorney-Legal Division
State Bar No. 24092700
(512) 936-7289
(512) 936-7268 (facsimile)
Public Utility Commission of Texas
1701 N. Congress Avenue
P.O. Box 13326

Austin, Texas 78711-3326

DOCKET NO. 47368 CERTIFICATE OF SERVICE

I certify that a copy of this document will be served on all parties of record on February 15, 2018 in accordance with 16 TAC § 22.74.

Landon J. Lill

Lill, Landon

C: (512) 887-8878

LIII, Laridon	
From: Sent: To: Subject:	Herman Simien <xpohjs1@gmail.com> Monday, February 12, 2018 7:48 PM Lill, Landon Re: FW: 47805 - Raywood Appeal</xpohjs1@gmail.com>
WARNING: EXTERN NEVER provide your	AL SENDER. Always be cautious when clicking links or opening attachments. user ID or password.
02/12/2018. The road a	of the Raywood Water Supply Corporation's June rate increase is suspended as of head will be difficult with no guarantee of success in reducing the cost of water anything more is needed from me, please let me know. Thanks, Herman J. Simien
Mr. Lill, I am sorry I missed you	7:36 PM, Herman Simien < <u>xpohjs1@gmail.com</u> > wrote: ur call. I had an afternoon dental appointment and failed to check my email when I got tonight, I will be at home tomorrow. Thanks, Herman Simien
On Wed, Feb 7, 2018 a	t 1:47 PM, Lill, Landon < <u>Landon.Lill@puc.texas.gov</u> > wrote:
Mr. Simien,	
	till and am the PUC Staff attorney handling your appeal. Would you mind giving me a avenience. I will be in the office today until 4:30 and will be available on my cell phone
Landon J. Lill	
Attorney - Legal Divis	sion
Public Utility Commis	ssion of Texas
P: (512) 936-7228	