

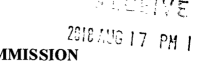
Control Number: 48470



Item Number: 3

Addendum StartPage: 0

#### **DOCKET NO. 48470**



PETITION TO REVOKE LULL	§	PUBLIC UTILITY COM
WATER SUPPLY CORPORATION'S	§	
CERTIFICATE OF CONVENIENCE	§	
AND NECESSITY UNDER TEXAS	§	
WATER CODE § 13.254 AND 16	§	
TEXAS ADMINISTRATIVE CODE	§	OF TEXAS
8 24.113	8	

#### COMMISSION STAFF'S RESPONSE TO ORDER NO. 1 AND MOTION FOR ENTRY OF A DEFAULT ORDER

Order No. 1, issued on June 28, 2018, ordered Commission Staff to file a proposed default order no later than August 17, 2018. Pursuant to that Order, Commission Staff's Proposed Default Order is attached.

Commission Staff has also attached the affidavit of Tasha Lopez, a legal assistant with the Commission's Oversight and Enforcement Division. Ms. Lopez's affidavit states that she mailed Commission Staff's petition to the addresses listed in the petition and shows that notice was given to Lull Water Supply Corporation pursuant to Commission Rules and the APA.

As such, Commission Staff requests that the Commission approve the entry of the attached default order.

Respectfully Submitted

Taylor Kilroy

Attorney, Oversight and Enforcement Division

State Bar No. 24087844

(512) 936-7127 T

(512) 936-7208 F

Public Utility Commission of Texas

1701 N. Congress Avenue

P.O. Box 13326

Austin, Texas 78711-3326

#### **CERTIFICATE OF SERVICE**

I certify that on August 17, 2018, pursuant to 16 TAC § 22.183(b)(2), a copy of this document was sent certified mail, return receipt requested, to the last known address of Lull Water Supply Corporation (Lull) in the Commission's records and to the address for the registered agent for process on file with the Secretary of State:

Lull's Last Known Address in Commission Records:

Lull WSC 3913 Salinas Edinburg, TX 78539

Address for the registered agent for process on file with the Secretary of State:

Donato Salinas Route 3 Box 288 Edinburg, TX 78539

Forder Vilroy

## Attachment One Proposed Default Order

#### **DOCKET NO. 48470**

PETITION TO REVOKE LULL	§	PUBLIC UTILITY COMMISSION
WATER SUPPLY CORPORATION'S	§	
CERTIFICATE OF CONVENIENCE	§	
AND NECESSITY UNDER TEXAS	§	
WATER CODE § 13.254 AND 16 TEXAS	§	
<b>ADMINISTRATIVE CODE § 24.113</b>	8	OF TEXAS

#### PROPOSED DEFAULT ORDER

This Order addresses the petition of Commission Staff to revoke the certificate of public convenience and necessity of Lull Water Supply Corporation for violations of the Texas Water Code<sup>1</sup> and Commission rules.<sup>2</sup> Commission Staff's petition is granted and certificate of convenience and necessity 10546 is revoked.

The Commission adopts the following findings of fact and conclusions of law:

#### I. Findings of Fact

- 1. Lull is a retail public utility that was granted certificate of convenience and necessity 10546 on November 1, 1979.
- 2. Lull is located in Hidalgo County, Texas off Highway 69C in the city of Edinburg.
- 3. On December 14, 1965, Lull filed an application with the Texas Secretary of State (SOS) to become a Texas corporation.
- 4. Lull underwent an involuntary dissolution on March 21, 2007. Lull has ceased to operate and is now listed as inactive on the SOS's website.
- 5. Lull is no longer in business and the facilities it used to provide continuous and adequate service are inactive.
- 6. On June 18, 2018, Commission Staff filed a petition and provided notice of opportunity for hearing seeking revocation of Lull's certificate 10546.
- 7. The Petition included the required disclosure in at least 12-point, bold-face type.

<sup>&</sup>lt;sup>1</sup> Tex. Water Code Ann. § 13.254 (West 2008 and Supp. 2016) (TWC).

<sup>&</sup>lt;sup>2</sup> 16 Texas Admin. Code § 24.113 (TAC).

- 8. The Petition was sent by certified mail, return receipt requested, to the addresses Commission Staff was able to find for Lull after reasonable investigation. More specifically, the petition was sent by certified mail, return receipt requested, to the address that Lull most recently had on file with the Commission and the SOS.
- 9. More than 30 days have passed since service of the petition to Lull.
- 10. Lull did not request a hearing on the merits.

#### II. Conclusions of Law

- 1. Texas Water Code (TWC) § 13.242 provides that a "utility ... may not in any way render retail water ... utility service directly or indirectly to the public without first having obtained from the utility commission a certificate that the present or future public convenience and necessity will require that installation, operation, or extension."
- 2. Under 16 Texas Administrative Code (TAC) § 24.3(14), a CCN is "[a] permit issued by the commission which authorizes and obligates a retail public utility to furnish, make available, render, or extend continuous and adequate retail water or sewer utility service to a specified geographic area."
- 3. Under 16 TAC § 24.3(58), a retail public utility is "[a]ny person, corporation, public utility, water supply or sewer service corporation, municipality, political subdivision or agency operating, maintaining, or controlling in this state facilities for providing potable water service or sewer service, or both, for compensation."
- 4. TWC § 13.250 and 16 TAC § 24.114 require a retail public utility that possesses a certificate to provide "continuous and adequate service."
- 5. If the Commission finds that a retail public utility that possesses a certificate "has never provided, is no longer providing, is incapable of providing, or has failed to provide continuous and adequate service in the area, or part of the area, covered by the certificate" in violation of TWC § 13.250 and 16 TAC § 24.114, the Commission may revoke the CCN pursuant to TWC § 13.254 and 16 TAC § 24.113.
- 6. Lull failed to meet the performance requirements for a certificate holder in TWC § 13.250 and 16 TAC § 24.114 when it ceased operating and ceased to provide continuous and adequate service.

- 7. Lull is incapable of providing continuous and adequate service in the area covered by certificate 10546.
- 8. Issuance of a default order against Lull is appropriate because Lull failed to request a hearing within 30 days of service of the notice of an opportunity for a hearing, as provided in 16 TAC § 22.183(a).
- 9. The requirements for disposition by default in 16 TAC § 22.183 have been met in this proceeding.

#### III. Ordering Paragraphs

In accordance with these findings of fact and conclusions of law, the Commission issues the following order:

- 1. Commission Staff's petition is granted.
- 2. Lull's certificate 10546 is revoked.
- The Commission shall not be constrained in any manner from requiring additional action or penalties for violations.
- 4. All other motions, requests for entry of specific findings of fact and conclusions of law, and any other request for general or specific relief, if not expressly granted herein, are denied.

Signed at Austin, Texas, the	day of	, 2018.
PUBLIC UT	TILITY COMMISS	SION OF TEXAS
DEANN T.	WALKER, CHAIR	RMAN
ARTHUR C	c. D'ANDREA, CO	MMISSIONER
SHELLY B	OTKIN, COMMIS	SIONER

# Attachment Two Affidavit of Tasha Lopez

#### **DOCKET NO. 48470**

PETITION TO REVOKE LULL	§	PUBLIC UTILITY COMMISSION
WATER SUPPLY CORPORATION'S	§	
CERTIFICATE OF PUBLIC	§	
CONVENIENCE AND NECESSITY	§	
PURSUANT TO TEX. WATER CODE	§	
ANN. § 13.254 AND 16 TAC § 24.113	§.	OF TEXAS

#### AFFIDAVIT OF TASHA LOPEZ

STATE OF TEXAS TRAVIS COUNTY

BEFORE ME, the undersigned authority, on this day personally appeared, Tasha Lopez, and being by me duly sworn, upon oath declared that the statements and capacity acted in are true and correct.

"My name is Tasha Lopez. I am the legal assistant in the Oversight & Enforcement Division of the Public Utility Commission of Texas (Commission). I am over the age of twenty-one and I am competent to make this Affidavit. In accordance with 16 TAC § 22.183(b), I mailed, by certified mail, a copy of Commission Staff's Petition to Revoke Lull Water Supply Corporation's Certificate of Public Convenience and Necessity filed on June 18, 2018, to Lull WSC, and Donato Salinas, on June 18, 2018, to the last known addresses. Please see the attached tracking information for each item and copy of the application.

Lull WSC 3913 Salinas Edinburg, TX 78539 Donato Salinas Route 3 Box 288 Edinburg, Texas 78539

AFFIANT: Tasha Lopez

SWORN TO AND SUBSCRIBED BEFORE ME this day of August 2018.

RUBY D. HICKS
Notary Public
STATE OF TEXAS
Commission Exp. 08-25-2018
Notary without Bond

Notary Public for the State of Texas

CMRR
Lull WSC
(Returned)

#### Ship Request Form

Ship Request #: 169479



Sender

Name:

Tasha Lopez

Account #:

47300 PUC

Phone:

512-936-7401

Email:

Company:

Public Utility Commission

eRR Track: 9171999991703104788392

Recipient

Attn To:

Lull WSC

Company:

Lull WSC

Address:

3913 Salinas

City:

Edinburg

State: Zip:

TX 78539

Country:

US

**Shipping Instructions** 

**Items** 

Units 0.00

Description

Code

Origin Unit Value Total Value

## **USPS Tracking®**

FAQs > (http://faq.usps.com/?articleId=220900)

#### Track Another Package +

**Tracking Number: 9171999991703104788392** 

Remove X

**Expected Delivery on** 

**THURSDAY** 

28 JUNE 2018 (i)

by

8:00pm (i)

#### **Oblivered**

June 28, 2018 at 2:09 pm Delivered, To Original Sender AUSTIN, TX 78711

#### **Return Receipt Electronic**

V

#### **Tracking History**

^

June 28, 2018, 2:09 pm

Delivered, To Original Sender AUSTIN, TX 78711

Your item has been delivered to the original sender at 2:09 pm on June 28, 2018 in AUSTIN, TX 78711.

June 28, 2018, 9:27 am

Out for Delivery AUSTIN, TX 78701

June 28, 2018, 9:17 am

**Sorting Complete** 

**AUSTIN, TX 78701** 

#### June 28, 2018, 9:08 am

Arrived at Unit AUSTIN, TX 78701

#### June 27, 2018, 4:58 pm

Departed USPS Regional Facility
AUSTIN TX DISTRIBUTION CENTER

#### June 27, 2018, 12:50 pm

Arrived at USPS Regional Facility
AUSTIN TX DISTRIBUTION CENTER

#### June 27, 2018

In Transit to Next Facility

#### June 26, 2018, 9:32 pm

Departed USPS Regional Facility
SAN ANTONIO TX DISTRIBUTION CENTER

#### June 26, 2018, 8:11 am

Arrived at USPS Regional Facility
SAN ANTONIO TX DISTRIBUTION CENTER

#### June 23, 2018, 10:26 am

No Such Number EDINBURG, TX 78539

#### June 20, 2018, 11:33 am

Unable to deliver item, problem with address EDINBURG, TX 78541

#### June 20, 2018, 7:22 am

Out for Delivery EDINBURG, TX 78541

June 20, 2018, 7:12 am Sorting Complete EDINBURG, TX 78541

June 20, 2018, 6:33 am Arrived at Unit EDINBURG, TX 78539

June 19, 2018, 9:20 pm
Departed USPS Regional Facility
MCALLEN TX DISTRIBUTION CENTER

June 19, 2018, 12:48 pm
Arrived at USPS Regional Facility
MCALLEN TX DISTRIBUTION CENTER

June 19, 2018
In Transit to Next Facility

June 18, 2018, 8:35 pm
Departed USPS Regional Facility
AUSTIN TX DISTRIBUTION CENTER

June 18, 2018, 7:24 pm
Arrived at USPS Regional Facility
AUSTIN TX DISTRIBUTION CENTER

June 18, 2018, 6:09 pm Accepted at USPS Origin Facility AUSTIN, TX 78701

June 18, 2018
Pre-Shipment Info Sent to USPS, USPS Awaiting Item

#### **Product Information**



#### See Less ^

#### Can't find what you're looking for?

Go to our FAQs section to find answers to your tracking questions.

FAQs (http://faq.usps.com/?articleId=220900)

#### The easiest tracking number is the one you don't have to know.

With Informed Delivery®, you never have to type in another tracking number. Sign up to:

- See images\* of incoming mail.
- Automatically track the packages you're expecting.
- Set up email and text alerts so you don't need to enter tracking numbers.
- Enter USPS Delivery Instructions<sup>™</sup> for your mail carrier.

#### Sign Up

#### (https://reg.usps.com/entreg/RegistrationAction\_input?

\*NOTE: Black and white (grayscale) images show the outside, front of letter-sized envelopes and mailpieces that are processed and processed and processed and processed and processed are processed and processed are processed and processed are processed and processed are processed are processed and processed are processed and processed are processed ar

# CMRR Donato Salinas (Returned)

#### Ship Request Form

Ship Request #:



Sender

Name:

·Tasha Lopez

Account #:

47300 PUC

Phone:

512-936-7401

Email:

Company:

**Public Utility Commission** 

eRR Track: 9171999991703104788408

Recipient

Attn To:

Donato Salinas

Company:

Donato Salinas

Address:

Route 3 Box 288

City:

Edinburg ΤX

State: Zip:

Country:

US

78539

**Shipping Instructions** 

Items

Units

Description

Code

Origin Unit Value Total Value

0.00

### **USPS Tracking®**

FAQs > (http://faq.usps.com/?articleId=220900)

#### Track Another Package +

Tracking Number: 9171999991703104788408

Remove X

Your item was delivered at 12:45 pm on June 25, 2018 in AUSTIN, TX 78711.

#### **Oblivered**

June 25, 2018 at 12:45 pm Delivered AUSTIN, TX 78711

#### **Return Receipt Electronic**



#### **Tracking History**



June 25, 2018, 12:45 pm

Delivered

AUSTIN, TX 78711

Your item was delivered at 12:45 pm on June 25, 2018 in AUSTIN, TX 78711.

June 25, 2018, 9:56 am

Arrived at Unit

**AUSTIN, TX 78701** 

June 24, 2018, 7:57 pm

Departed USPS Regional Facility
AUSTIN TX DISTRIBUTION CENTER

June 24, 2018, 1:22 pm

Arrived at USPS Regional Facility

#### **AUSTIN TX DISTRIBUTION CENTER**

#### June 24, 2018

In Transit to Next Facility

#### June 23, 2018

In Transit to Next Facility

#### June 22, 2018, 9:43 pm

Departed USPS Regional Facility
SAN ANTONIO TX DISTRIBUTION CENTER

#### June 22, 2018, 9:39 am

Arrived at USPS Regional Facility
SAN ANTONIO TX DISTRIBUTION CENTER

#### June 20, 2018, 11:17 am

Unable to deliver item, problem with address EDINBURG, TX 78541

#### June 20, 2018, 7:22 am

Out for Delivery EDINBURG, TX 78539

#### June 20, 2018, 7:12 am

Sorting Complete EDINBURG, TX 78539

#### June 20, 2018, 6:33 am

Arrived at Unit EDINBURG, TX 78539

#### June 19, 2018, 9:20 pm

Departed USPS Regional Facility
MCALLEN TX DISTRIBUTION CENTER

#### June 19, 2018, 12:48 pm

Arrived at USPS Regional Facility

#### MCALLEN TX DISTRIBUTION CENTER

June 19, 2018

In Transit to Next Facility

June 18, 2018, 8:35 pm

Departed USPS Regional Facility
AUSTIN TX DISTRIBUTION CENTER

June 18, 2018, 7:24 pm

Arrived at USPS Regional Facility
AUSTIN TX DISTRIBUTION CENTER

June 18, 2018, 6:09 pm

Accepted at USPS Origin Facility AUSTIN, TX 78701

June 18, 2018

Pre-Shipment Info Sent to USPS, USPS Awaiting Item

#### **Product Information**

**\** 

See Less ∧

#### Can't find what you're looking for?

Go to our FAQs section to find answers to your tracking questions.

FAQs (http://faq.usps.com/?articleId=220900)

#### The easiest tracking number is the one you don't have to know.

With Informed Delivery®, you never have to type in another tracking number. Sign up to:

- · See images\* of incoming mail.
- Automatically track the packages you're expecting.
- Set up email and text alerts so you don't need to enter tracking numbers.
- Enter USPS Delivery Instructions<sup>™</sup> for your mail carrier.

#### Sign Up

#### (https://reg.usps.com/entreg/RegistrationAction\_input?

\*NOTE: Black and white (grayscale) images show the outside, front of letter-sized envelopes and mailpieces that are processed appropriately ap

## Petition to Revoke

DOCKET NO.

DOCKET NO.

PETITION TO REVOKE LULL

WATER SUPPLY CORPORATION'S

CERTIFICATE OF PUBLIC

CONVENIENCE AND NECESSITY

PURSUANT TO TEX. WATER CODE

ANN. § 13.254 AND 16 TAC § 24.113

SOF TEXAS

## COMMISSION STAFF'S PETITION TO REVOKE LULL WATER SUPPLY CORPORATION'S CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY AND NOTICE OF OPPORTUNITY FOR A HEARING

Staff of the Public Utility Commission of Texas (Commission) files this Petition to Revoke Lull Water Supply Corporation's Certificate of Public Convenience and Necessity (Petition) and hereby provides notice of the opportunity to request a hearing on the merits of this Petition.

#### I. INTRODUCTION

For the reasons discussed below, the water service Certificate of Public Convenience and Necessity (CCN) No. 10546 for Lull Water Supply Corporation (Lull) should be revoked. Upon investigation, Commission Staff has determined that the public water system associated with Lull is inactive, and that the CCN should be revoked.

In the event Lull fails to request a hearing within thirty days of service of this Petition, a default order should be issued, without additional notice to Lull, granting all relief sought in this Petition. In support of this Petition, Commission Staff respectfully shows the following:

#### II. JURISDICTION AND LEGAL AUTHORITY

The Commission is authorized to regulate and supervise the business of each water and sewer utility within its jurisdiction. Pursuant to Tex. Water Code Ann. § 13.242 (TWC), a "water supply or sewer service corporation may not in any way render retail water or sewer utility service directly or indirectly to the public without first having obtained from the utility commission a

<sup>&</sup>lt;sup>1</sup> Tex. Water Code Ann. § 13.041 (West Supp. 2014) (TWC).

certificate that the present or future public convenience and necessity will require that installation, operation, or extension."

A CCN is defined as "[a] permit issued by the commission which authorizes and obligates a retail public utility to furnish, make available, render, or extend continuous and adequate retail water or sewer service to a specified geographic area." A retail public utility is "[a]ny person corporation, public utility, water supply or sewer service corporation, municipality, political subdivision or agency operating, maintaining, or controlling in this state facilities for providing potable water service or sewer service, or both, for compensation."

A retail public utility that possesses a CCN is required to provide continuous and adequate service.<sup>4</sup> A retail public utility that possesses a CCN and fails to provide continuous and adequate service may be subject to revocation.<sup>5</sup> As part of this authority, the Commission, "after notice and hearing, may revoke or amend any" CCN if the Commission finds that "the certificate holder has never provided, is no longer providing, is incapable of providing, or has failed to provide continuous and adequate service in the area, or part of the area, covered by the certificate."<sup>6</sup>

Pursuant to the contested case provisions of the Administrative Procedure Act,<sup>7</sup> a party is entitled to an opportunity for a hearing after reasonable notice of not less than 10 days, where the party may respond to and present evidence and argument on each issue involved in the case.<sup>8</sup> If a hearing is not requested within thirty days after service of notice of an opportunity for hearing, a default occurs.<sup>9</sup> Upon default, the presiding officer may issue a default order, revoking the certificate without a hearing on an informal basis.<sup>10</sup>

#### III. FACTUAL ALLEGATIONS

Lull is located in Hidalgo County, Texas off Highway 69C in the City of Edinburg. On December 14, 1965, Lull filed an application with the Secretary of State to become a Texas corporation. On November 1, 1979, Lull was granted CNN No. 10546. Lull underwent an

<sup>&</sup>lt;sup>2</sup> 16 Tex. Admin. Code § 24.3(15) (TAC).

<sup>&</sup>lt;sup>3</sup> TWC § 13.002(19) and 16 TAC § 24.3(58).

<sup>4</sup> See TWC § 13.250(a) and 16 TAC § 24.114.

<sup>&</sup>lt;sup>5</sup> TWC § 13.254(a)(1) and 16 TAC 24.113(a)(1).

<sup>6</sup> Id

<sup>&</sup>lt;sup>7</sup> Administrative Procedure Act, Tex. Gov't Code Ann. §§ 2001.001-.902 (West 2008 & Supp. 2014) (APA).

<sup>\*</sup> APA §§ 2001.051-.178.

<sup>9 16</sup> TAC § 22.183.

<sup>&</sup>lt;sup>10</sup> APA § 2001.056(4) and 16 TAC § 22.183.

involuntary dissolution on March 21, 2007. The utility has ceased to operate, and is now listed as inactive on the Secretary of State's website. Commission Staff's review of Commission's records indicates that Lull is no longer in business, and the facilities it used to provide continuous and adequate service are inactive. Therefore, Lull is no longer providing, and is incapable of providing, continuous and adequate service.

#### IV. RECOMMENDATION FOR REVOCATION

The Commission should revoke Lull's CCN No. 10546 because Lull is no longer in business, and the facilities it used to provide continuous and adequate service are inactive. As long as CCN No. 10546 continues to remain in effect, it may be a violation of Commission rules for another company to provide service in the certificated area. 12

For the above stated reasons, Commission Staff recommends revocation of CCN No. 10546 pursuant to TWC § 13.254(a)(1) and 16 TAC § 24.113(i)(1)(A).

#### V. NOTICE OF OPPORTUNITY FOR HEARING

16 TAC §§ 22.54 and 22.55 require Commission Staff to provide reasonable notice to persons affected by a proceeding in accordance with the Administrative Procedure Act. In license revocation proceedings, APA § 2001.054 requires that notice be given "by personal service or by registered or certified mail to the license holder of facts or conduct alleged to warrant the intended action." In order to proceed on a default basis, 16 TAC § 22.183 requires Commission Staff to provide notice by certified mail, return receipt requested: (a) to a certificate holder's last known address in the Commission's records; (b) to the person's registered agent for process on file with the Secretary of State; or (3) to an address for the party identified after reasonable investigation if the first two options are not applicable.

In accordance with these provisions, Commission Staff will provide a copy of this petition by certified mail, return receipt requested, to Lull's last known address in the TCEQ's and Commission's records:

<sup>11</sup> See TWC § 13.254(a)(1) and 16 TAC 24.113(i)(1)(A).

<sup>&</sup>lt;sup>12</sup> See TWC § 13.242.

<sup>13</sup> APA §§ 2001.001-.902.

Lull WSC 3913 Salinas Edinburg, TX 78539

Commission Staff will also provide a copy of this petition by certified mail, return receipt requested, to the address for the registered agent for process on file with the Secretary of State:

Donato Salinas Route 3 Box 288 Edinburg, TX 78539

Pursuant to 16 TAC § 22.183, Commission Staff hereby notifies Lull that the factual allegations in this petition could be deemed admitted and the relief sought herein granted by default if Lull fails to request a hearing within 30 days after service of the Petition and Notice of Opportunity for Hearing. The purpose of a hearing on the merits is to consider revocation of Lull's CCN No. 10546. If Lull fails to request a hearing, the presiding officer may issue a default order on an informal basis without a hearing on the merits pursuant to APA § 2001.056(4) and 16 TAC § 22.183.

The factual allegations listed in Commission Staff's Petition and Notice of Opportunity for a Hearing could be deemed admitted and the relief sought herein could be granted by default if you fail to timely request a hearing.

#### **VI. REQUEST**

WHEREFORE, PREMISES CONSIDERED, Commission Staff respectfully requests that the Commission grants Commission Staff's request to revoke Lull's CCN No. 10546. In the event that Lull fails to request a hearing on the merits, Commission Staff requests that the Commission issue a default final order, with no further notice to Lull, revoking CCN No. 10546.

Respectfully Submitted,

Taylor Kilroy

Attorney, Oversight and Enforcement Division

State Bar No. 24087844

(512) 936-7127

(512) 936-7208 (facsimile)

Public Utility Commission of Texas

1701 N. Congress Avenue

P.O. Box 13326

Austin, Texas 78701-3326

#### **CERTIFICATE OF SERVICE**

I certify that on June 18, 2018, pursuant to 16 TAC § 22.183(b)(2), a copy of this document was sent certified mail, return receipt requested, to the last known address of Lull Water Supply, Inc. (Lull) in the Commission's records and to the address for the registered agent for process on file with the Secretary of State:

Lull's Last Known Address in Commission Records:

Lull WSC 3913 Salinas Edinburg, TX 78539

Address for the registered agent for process on file with the Secretary of State:

Donato Salinas Route 3 Box 288 Edinburg, TX 78539

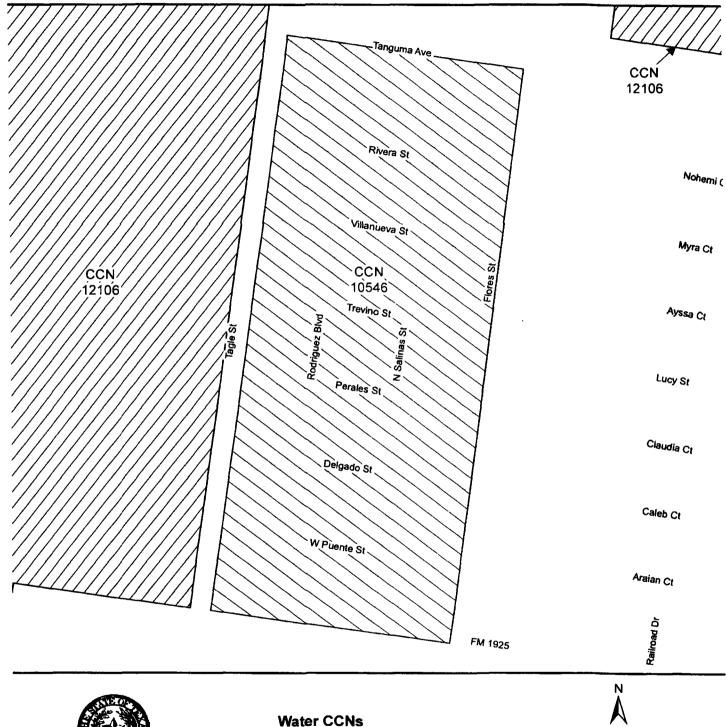
Taylor Kilroy

## Attachment 1

Map of Water Service Certificate of Convenience and Necessity

No. 10546

#### Lull WSC Water CCN No. 10546 in Hidalgo County





Public Utility Commission of Texas 1701 N. Congress Ave Austin, TX 78701 10546 - Luli WSC
12106 - City of Edinburg

0 350 700 Feet

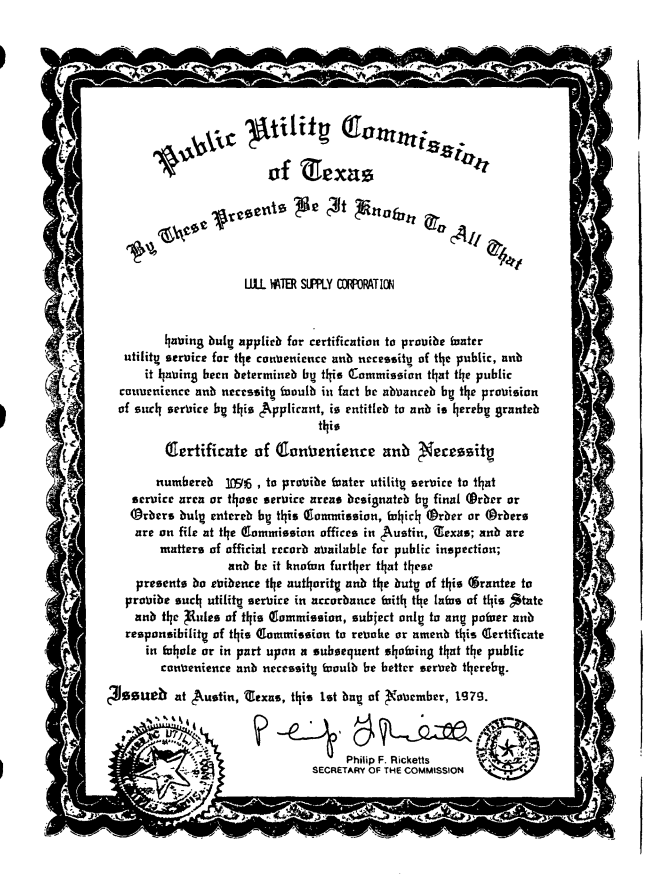
Map by: Kristy Nguyen Date created: May 25, 2018

Date created: May 25, 2018 Project path: n:\10352 lancewood\10352 lancewood

800000

## Attachment 2

Water Service Certificate of Convenience and Necessity



## Attachment 3

Involuntary Dissolution of Lull Water Supply Corporation

Reports Unit P.O. Box 12028 Austin, Texas 78711-2028



#### Office of the Secretary of State

#### INVOLUNTARY DISSOLUTION OF

LULL WATER SUPPLY CORPORATION File Number 21913701

The Secretary of State hereby determines and finds the following:

- 1. That the corporation is required to file the periodic report specified by Article 1396-9.01 of the Texas Non-Profit Corporation Act.
- 2. That the corporation has failed to file the periodic report prescribed by law when the same has become due.
- 3. That the corporation forfeited its right to conduct affairs in this state for failure to file said report.
- 4. That the corporation was mailed notice of such forfeiture following a period of not less than thirty (30) days of the requirement to file said report and simultaneously therewith given an additional period of not less than one hundred twenty (120) days to correct the delinquency.
- 5. That the corporation has failed prior to such involuntary dissolution to correct the neglect, omission or delinquency.

It is therefore ordered, as prescribed by Article 1396-9.02E of the Texas Non-Profit Corporation Act, that the domestic corporation be involuntarily dissolved or the certificate of authority of a foreign corporation be revoked without judicial ascertainment.

Dated: March 21, 2007

Phone 512-475-2705

THE OF YEAR

Roger Williams Secretary of State

Dial 7-1-1 for Relay Services

Come visit us on the Internet @ http://www.sos.state.tx us Fax: 512-463-1423