



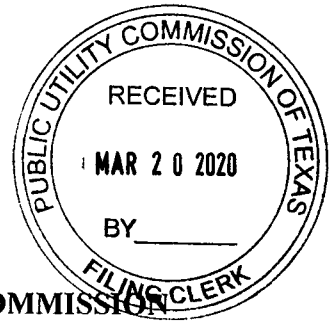
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SOAH DOCKET NO. 473-20-1554.WS
DOCKET NO. 49225



PETITION BY OUTSIDE CITY
RATEPAYERS APPEALING THE
WATER RATES ESTABLISHED BY
THE CITY OF CELINA

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PUBLIC UTILITY COMMISSION
OF TEXAS

**CITY OF CELINA'S PRIVILEGE LOG FOR RESPONSES
TO OUTSIDE CITY RATEPAYERS' FIRST SET OF REQUESTS FOR INFORMATION**

Now comes the CITY OF CELINA ("City") and files this Privilege Log for Responses to Outside City Ratepayers' First Set of Requests for Information ("Privilege Log") and would respectfully show as follows.

I. PROCEDURAL HISTORY

Ratepayers served their First Set of RFIs to the City on March 6, 2020. Pursuant to Public Utility Commission of Texas ("Commission") Procedural Rule § 22.144(d), the City filed its Objections to those RFIs on March 16, 2020. Pursuant to Procedural Rule § 22.144(d)(2), the City now timely files this Privilege Log.

II. PRIVILEGE LOG TO BE SUPPLEMENTED AS NEEDED

Because the Commissions' rule requires that objections be filed in advance of the responses to requests for information, the City filed its objections to preserve the City's rights, including objections regarding privileged information. The City expects that it will nonetheless provide appropriate responses to the RFIs. Accordingly, the City timely files this Privilege Log with the understanding that in the course of collecting the voluminous information sought, if the City learns of privileged information responsive to the requests, it will update this Privilege Log accordingly.

WJ

DOCUMENT ID NO.	Description of Item	Privilege Asserted

Respectfully submitted,

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ATTORNEYS FOR CITY OF CELINA

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document has been served on all parties of record on this 18th day of March, 2020, in accordance with 16 Tex. Admin. Code § 22.74.

Scott Smyth