

Control Number: 49261



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## **SOAH DOCKET NO. 473-20-1120.WS PUC DOCKET NO. 49261**

COMPLAINT OF MICHAEL E. MOORE	§	BEFORE THE STATE OFFICE
AGAINST C WILLOW WATER	§	OF VG CLERK
COMPANY	§	ADMINISTRATIVE HEARINGS
	§	ADMINISTRATIVE HEARINGS

# COMMISSION STAFF'S PROTECTIVE ORDER CERTIFICATIONS

COMES NOW the Staff of the Public Utility Commission of Texas (Staff), representing the public interest and files this Protective Order Certifications for Kathryn Eiland, Heath Armstrong and Robert Dakota Parish. Parties are requested to take notice of the filing of these certifications.

Date: June 17, 2020

## PUBLIC UTILITY COMMISSION OF TEXAS LEGAL DIVISION

Rachelle Nicolette Robles Division Director

Heath D. Armstrong Managing Attorney

/s/ Robert Dakota Parish Robert Dakota Parish State Bar No. 24116875 1701 N. Congress Avenue P.O. Box 13480 Austin, Texas 78711-3480 (512) 936-7442 (512) 936-7268 (facsimile) Robert.Parish@puc.texas.gov



# **SOAH DOCKET NO. 473-20-1120.WS PUC DOCKET NO. 49261**

### **CERTIFICATE OF SERVICE**

I certify that, unless otherwise ordered by the presiding officer, notice of the filing of this document was provided to all parties of record via electronic mail on June 17, 2020, in accordance with the Order Suspending Rules, issued in Project No. 50664.

/s/ Robert Dakota Parish
Robert Dakota Parish

#### Protective Order or Confidential Filing Certification

#### If confidential information is subject to a Protective Order

I certify my understanding that the Protected Materials and or Highly Sensitive Protected Material are provided to me pursuant to the terms and restrictions of the Protective Order in this docket and that I have received a copy of it and have read the Protective Order and agree to be bound by it. I understand that the contents of the Protected Materials and/or Highly Sensitive Protected Materials, any notes, memoranda, or any other form of information regarding or derived from the Protected Materials and/or Highly Sensitive Protected Materials shall not be disclosed to anyone other than in accordance with the Protective Order and unless I am an employee of the Commission or OPC shall be used only for the purpose of the proceeding in Docket No. \( \frac{4926}{200} \) I acknowledge that the obligations imposed by this certification are pursuant to such Protective Order. Provided, however, if the information contained in the Protected Materials and/or Highly Sensitive Protected Materials is obtained from independent public sources, the understanding stated here shall not apply.

Rolert Signature	Parwar	Staff Party Represented
Robert Printed Name	Porish	/ / 4 / 2 O

I also certify that I am eligible to have access to Highly Sensitive Protected Materials under the terms of the Protective Order in this docket.

Lobert Parish

Panied Name

Staff

Par y Represent

1/4/20

Date

#### If confidential information is not subject to a Protective Order

I certify my understanding that the Confidential Materials provided to me may not be disclosed to anyone except as required by the provisions of the Texas Public Information Act, Texas Goveniment Code Chapter 552, or other applicable law or court order.

bloot Brun	Steff
Signature	Party Represented
Robert Parish	1/14/20
Printed Name	Date

#### ATTACHMENT A

### **Protective Order Certification**

I certify my understanding that the Protected Materials are provided to me pursuant to the terms and restrictions of the Protective Order in this docket and that I have received a copy of it and have read the Protective Order and agree to be bound by it. I understand that the contents of the Protected Materials, any notes, memoranda, or any other form of information regarding or derived from the Protected Materials must not be disclosed to anyone other than in accordance with the Protective Order and unless I am an employee of the Commission or OPC will be used only for the purpose of the proceeding in Docket No. **49261**. I acknowledge that the obligations imposed by this certification are pursuant to such Protective Order. Provided, however, if the information contained in the Protected Materials is obtained from independent public sources, the understanding stated here will not apply.

/s/ Kathryn Eiland	PUC - Staff
	Party Represented
Kathryn Eiland	6/17/2020
Printed Name	Date
Legrify that I am eligible to have ac	ccess to Highly Sensitive Protected Material under the terms
of the Protective Order in this docket	
/s/ Kathryn Eiland	PUC - Staff
Signature	Party Represented
Kathryn Eiland	6/17/2020
Printed Name	Date

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/s/ Heath D. Armstrong	PUC - Staff
	Party Represented
Heath D. Armstrong	6/17/20
Printed Name	Date
I certify that I am eligible to have according to the Protective Order in this docket.	cess to Highly Sensitive Protected Material under the terms
	PUC - Staff
Signature	Party Represented
Printed Name	Date