

Control Number: 49280



Item Number: 20

Addendum StartPage: 0

DOCKET NO. 49280

PETITION OF PREVILLAGE, LLC TO §  
AMEND HMW SPECIAL UTILITY §  
DISTRICT'S WATER CERTIFICATE §  
OF CONVENIENCE AND NECESSITY §  
IN HARRIS COUNTY BY EXPEDITED §  
RELEASE §

PUBLIC UTILITY COMMISSION

OF TEXAS

2019 SEP 13 PM 4:08  
PUBLIC UTILITY COMMISSION  
FILING CLERK

**QUADVEST, LP'S RESPONSE TO HMW SPECIAL UTILITY  
DISTRICT'S MOTION TO EXTEND FILING DATE FOR RESPONSE TO  
ADMINISTRATIVELY COMPLETE PETITION**

COMES NOW Quadvest, LP ("Quadvest"), on behalf of Previllage, LLC ("Previllage"), and files this Response to HMW Special Utility District's ("HMW") Motion to Extend Filing Date for Response to Administratively Complete Petition.

Order No. 5 (Document ID No. 49280-18) set a deadline of September 12, 2019 for HMW to file a response to the administratively complete application. HMW's motion should be denied because it was not timely submitted. HMW's motion should further be denied because it does not provide a response to the petition, as required by Order No. 5, but instead seeks further procedural steps in the processing of the application.

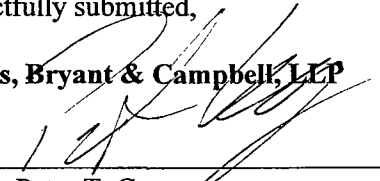
This application is subject to TWC 13.254(a-6), which provides that "[t]he utility commission shall grant a petition received under Subsection (a-5) not later than the 60th day after the date the landowner files the petition. Order No. 5 properly identifies November 4, 2019 as the date for "Sixty-day administrative approval," consistent with TWC 13.254(a-6). By its motion, HMW seeks to undermine that statutory requirement. HMW's request otherwise conflicts with the streamlined expedited release provisions adopted by the Texas legislature and codified at 13.254(a-5).

Accordingly, Quadvest respectfully requests that HMW's request be denied.

Respectfully submitted,

**DuBois, Bryant & Campbell, LLP**

By: \_\_\_\_\_

  
Peter T. Gregg  
State Bar No. 00784174  
303 Colorado, Suite 2300  
Austin, Texas 78701  
[pgregg@dbcllp.com](mailto:pgregg@dbcllp.com)  
(512) 457-8000  
(512) 457-8008 (fax)

**Attorneys for Quadvest, L.P.**

**CERTIFICATE OF SERVICE**

I certify that a true and correct copy of the foregoing document was served on the persons as indicated below on this the 12 day of September 2019:

Patrick F. Timmons, Jr.  
Law Offices of Patrick F. Timmons, Jr., P.C.  
1503 Buckmann Ct.  
Houston, Texas 77043  
[pft@timmonslawfirm.com](mailto:pft@timmonslawfirm.com)

Steven M. Gonzales  
Public Utility Commission of Texas  
Legal Division  
1701 N. Congress Avenue  
P.O. Box 13326  
Austin, Texas 78711-3326  
[steven.gonzalez@puc.texas.gov](mailto:steven.gonzalez@puc.texas.gov)