

Control Number: 49280



Item Number: 5

Addendum StartPage: 0

TROFINED

## **DOCKET NO. 49280**

1.~2 盛9:10

Petition of Previllage, LLC to Amend HMW

Before the Public Utility Commission

Special Utility District's Water Certificate of

FILING CLERK

Convenience and Necessity in Harris County

by Expedited Release

Motion to Strike and Dismiss Application to Decertify

Comes now the HMW Special Utility District of Harris and Montgomery Counties("HMW"), filing its Motion to Strike Application to Decertify (the "Application"), and states as follows:

١.

The Application, which is sworn to, asserts a right to decertify property in Montgomery County, Texas, within HMW's Certificate of Convenience No. 10342(the "CCN"). See the Affidavit of Ahmet Ozan.

II.

No property situated in Montgomery County that is proposed to be decertified is identified by the Application. *Id.* See also the map and conveyance exhibits to the Application.

Ш.

The sworn Application contains no allegations concerning property referenced in the application to be of a particular size, within the referenced CCN or in Montgomery County.

IV.

Paragraph 3. of the sworn application is clearly false, whether deliberately or by inadvertence. The Affiant's statements are contradictory and it is impossible to determine what property, if any, to which he may refer.

٧.

Accordingly, the Application is defective on its face and fails to meet the requirements of Texas Water Code, Section 13.254(a-1) through (a-8). Neither does it identify the property to which the

Application applies. See also 16 TAC Section 24.245(k) and (l). The proper remedy is to strike and dismiss the Application.

Wherefore, premises considered, HMW moves the PUC to grant its Motion to Strike and Dismiss Application to Decertify, and grant other and further relief as the Commission deems proper under applicable law.

Respectfully submitted,

Law Offices of Patrick F. Timmons, Jr., P.C.

Patrick F. Timmons, Jr.

1503 Buckmann Ct

Houston, Texas 77043

o. (713) 465 7638

f. (713) 465 9527

pft@timmonslawfirm.com

## Certificate of Service

I hereby certify that a true copy of the foregoing Motion to Intervene was served on the Applicant and the PUC staff on this 28th day of March, 2019, by U.S. First Class Mail, as provided by 16 TAC Section 22.74.

Patrick F. Timmons, Jr.

Kumom &