



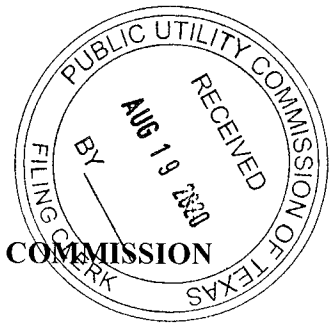
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DOCKET NO. 49380



APPLICATION OF NERRO SUPPLY, §
LLC AND UNDINE TEXAS, LLC FOR §
SALE, TRANSFER, OR MERGER OF §
FACILITIES AND CERTIFICATE §
RIGHTS IN BRAZOS, BURLESON, §
CHAMBERS, MONTGOMERY, §
ROBERTSON, AND WALKER §
COUNTIES, AND TO AMEND UNDINE §
TEXAS, LLC'S, NERRO SUPPLY, §
LLC'S, AND DEANVILLE WATER §
SUPPLY CORPORATION'S WATER §
CERTIFICATES OF CONVENIENCE §
AND NECESSITY §

PUBLIC UTILITY COMMISSION

OF TEXAS

COMMISSION STAFF'S REQUEST FOR EXTENSION OF TIME

COMES NOW the Staff (Staff) of the Public Utility Commission of Texas (Commission), representing the public interest and files this Request for Extension of Time. In support thereof, Staff shows the following:

I. BACKGROUND

On March 27, 2019, Undine Texas, LLC (Undine) and Nerro Supply, LLC (Nerro) (collectively, Applicants), filed an application of Nerro Supply LLC and Undine Texas Environmental, LLC for the sale, transfer, or merger of water facilities and certificate of convenience and necessity (CCN) rights in Brazos, Burleson, Chambers, Montgomery, Robertson, and Walker counties. Undine Texas seeks approval to acquire water facilities and to transfer water service area held under Nerro Supply's water CCN number 12252 to Undine Texas' CCN number 13260. The applicants also request, in order to correctly align the water CCN service areas with the areas actually being served, the addition of uncertificated area into Undine Texas' CCN number 13260, the decertification of a portion of Nerro Supply's CCN number 12252, and the decertification of a portion (and the addition of that portion to Undine Texas) of Deanville Water Supply Corporation's water CCN number 10177. The requested areas include approximately 2,212 acres and 1,321 connections.

On August 3, 2020, the Administrative Law Judge issued Order No. 9, requiring Staff to provide final maps, certificates, and tariffs to the Applicants by August 20, 2020. Therefore, this pleading is timely filed.

I. REQUEST FOR EXTENSION

Pursuant to 16 TAC § 22.4(b), Staff may request that the time allowed for filing any documents be extended for good cause. Due to the numerous outstanding cases involving the Applicants currently pending at the Commission and the resulting complexity in the creation of appropriate tariffs and maps, Staff respectfully requests an extension of time of two weeks, until September 3, 2020, for Staff to provide final maps, certificates, and tariffs to the parties for their consent. Consequently, Staff also requests all other deadline outlined in Order No. 9 also be extended two weeks.

IV. CONCLUSION

Staff respectfully requests an order extending the deadlines set out in Order No. 9 for two weeks.

Dated: August 19, 2020

Respectfully submitted,

**PUBLIC UTILITY COMMISSION OF TEXAS
LEGAL DIVISION**

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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 August 19, 2020, in accordance with the Order Suspending Rules, issued in Project No. 50664

/s/ Rustin Tawater
Rustin Tawater