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DOCKET NO. 49863

PETITION OF ALAMO MISSION LLC	§	PUBLIGGUALITY COMMISSION
TO AMEND ROCKETT SPECIAL	§	
UTILITY DISTRICT'S WATER	§	OF TEXAS
CERTIFICATE OF CONVENIENCE	§	
AND NECESSITY IN ELLIS COUNTY	§	
BY EXPEDITED RELEASE	§	

ALAMO MISSION LLC'S MOTION FOR EXTENSION OF TIME

Alamo Mission LLC ("Petitioner") files this Motion for Extension of Time to file a Response to Rockett Special Utility District's ("Rockett") Surreply to the Petitioner's Reply and to Commission Staff's Response to Order No. 4. In support of this motion Petitioner shows:

Friday, October 18, 2019 is the current deadline to file a Response to Rockett's Surreply and to Commission Staff's Response to Order No. 4, both of which were filed with the Public Utility Commission of Texas on October 11, 2019. Both pleadings address various aspects of federal law, including 7 U.S.C. § 1926(b).

Now, Alamo Mission has just learned that on October 16, 2019, Rockett filed a Complaint against Alamo Mission, the Commissioners and Executive Director of the PUC, and the City of Red Oak Industrial Development Corporation in the United States District Court for the Western District of Texas, Austin Division. Rockett's Complaint alleges that Alamo Mission and the other named defendants have violated 7 U.S.C. § 1926(b), attaches a copy of Alamo Mission's Petition in this docket, and raises § 1926(b) preemption issues similar to those Rockett has raised in this docket.

Given the Complaint and the federal law issues raised therein, some of which have been raised in this docket, Alamo Mission seeks a short extension of the deadlines for preparing its responses in this docket.



Pursuant to 16 TAC § 22.4(b), a party may request that the time allowed for filing any documents be extended for good cause. Alamo Mission requires more time to prepare its responses in light of the Compliant, and not due to neglect or lack of diligence. Alamo Mission seeks an extension of these deadlines to Friday, October 25, 2019.

PUC Staff is unopposed to this extension request. Alamo Mission has attempted to communicate with Rockett, but Rockett has not replied at this time.

There is good cause for this extension of time, Petitioner requests that this motion be granted, and its deadline be extended to Friday, October 25, 2019.

Respectfully submitted,

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ATTORNEYS FOR ALAMO MISSION LLC

CERTIFICATE OF SERVICE

I hereby certify that on the 17th day of October, 2019, a true and correct copy of the foregoing document was served on the individuals listed below by hand delivery, email, facsimile or First Class Mail.

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