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## **PUC DOCKET NO. 49863**

PETITION OF ALAMO MISSION LLC	§	PUBLICUTILITY COMMISSION
TO AMEND ROCKETT SPECIAL	§	2.001
UTILITY DISTRICT'S WATER	§	OF TEXAS
CERTIFICATE OF CONVENIENCE	§	A CONTRACTOR OF THE STATE OF TH
AND NECESSITY IN ELLIS COUNTY	§	
BY EXPEDITED RELEASE	§	

## **ROCKETT SPECIAL UTILITY DISTRICT'S MOTION TO INTERVENE**

COMES NOW, ROCKETT SPECIAL UTILITY DISTRICT ("Rockett SUD") and files this Motion to Intervene pursuant to 16 Texas Administrative Code (TAC) §§ 22.101, et. seq. In support thereof, Rockett SUD respectfully would show as follows:

- 1. On August 16, 2019, Alamo Mission LLC ("Petitioner") filed a petition for streamlined expedited release from Rockett SUD's Certificate of Convenience and Necessity (CCN) No. 10099, where the property subject to the Petition is approximately 167 contiguous acres in Ellis County (the "Property").
- 2. On August 19, 2019, the Commission's Administrative Law Judge issued Order No. 1, requiring Petitioner Information, Comments on Administrative Completeness and Notice, and Establishing Procedural Schedule, including Rockett SUD and other affected persons to file a motion to intervene or comment on the petition by September 16, 2019. Thus, Rockett SUD timely files this Motion to Intervene.
- 3. Rockett SUD has an interest in maintaining its CCN areas and protecting its investments in its infrastructure, and therefore Rockett SUD requests party status to allow it to continue to argue and respond to substantive issues raised in this proceeding. The staff and consulting engineer of Rockett SUD are currently investigating and verifying whether Rockett SUD has water facilities, including but not limited to a 12" waterline and water connection taps, within the Property.



## **PRAYER**

WHEREFORE, PREMISES CONSIDERED, Rockett SUD requests that it be declared a party to this proceeding.

Respectfully submitted,

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ATTORNEYS FOR ROCKETT SPECIAL UTILITY DISTRICT

## CERTIFICATE OF SERVICE

I certify that a true and correct copy of this document was served on the following parties of record on September 12, 2019, in accordance with 16 TAC § 22.74.

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