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APPLICATION OF TIMBERCREST	§	BEFORE THE STATE OFFICE
PARTNERS LLC FOR AUTHORITY	§	\mathbf{OF}
TO CHANGE RATES	§	ADMINISTRATIVE HEARINGS

TIMBERCREST PARTNERS LLC'S RESPONSE TO COMMISSION STAFF'S NINTH FOR INFORMATION

TO: Public Utility Commission of Texas, by and through their attorneys of record, Kevin Bartz, 1701 N. Congress Avenue, P.O. Box 13326, Austin, Texas 78711-3326.

COMES NOW, Timbercrest Partners, LLC ("TCP"), by and through their attorneys of record, and files these responses to The Public Utility Commission of Texas' Ninth Requests for Information. TCP stipulates that these responses may be treated as if filed under oath.

Respectfully submitted,

Shea & Associates, PLLC

By: /s/ Tammy Shea
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ATTORNEYS FOR TIMBERCRESTPARTNERS, LLC

CERTIFICATE OF SERVICE

I hereby certify that	t a copy of this document	will be served on all	parties of record on
October 20, 2022 in accord	ance with 16 TAC § 22.7	74 and the Commissi	on's rules requiring
electronic service.			

/s/ Tammy Shea
Tammy Shea

RESPONSES TO NINTH RFIS

Staff 9-1 What is the connection size of the master meter at the trailer park?

Response: Timbercrest has two meters that it utilizes to measure water quantity to the mobile home

park. There is a 3-inch meter on one well and a 4-inch meter on a second well. These meters measure the water pumped from the ground to the storage tanks that flow through to the mobile home park. Work paper "WP Water Pumping" provides the water produced

during the test year by each well.

Prepared by: Chuck Loy Sponsored by: Chuck Loy