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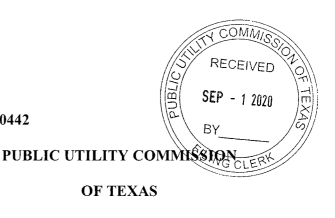


Item Number: 15

Addendum StartPage: 0

### **DOCKET NO. 50442**

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PETITION OF MM WALDEN POND, LLC TO AMEND HIGH POINT WATER SUPPLY CORPORATION'S WATER CERTIFICATE OF CONVENIENCE AND NECESSITY IN KAUFMAN COUNTY BY EXPEDITED RELEASE

## **COMMISSION STAFF'S STATUS REPORT**

**COMES NOW** the Staff of the Public Utility Commission of Texas (Staff), representing the public interest, and files this Status Report. In support thereof, Staff shows the following:

## I. BACKGROUND

On January 13, 2020, MM Walden Pond, LLC (Walden Pond) filed a petition for expedited release of the portion of its 214-acre tract that lies within the boundaries of the High Point Water Supply Corporation's (High Point) water Certificate of Convenience and Necessity (CCN) No. 10841, in Kaufman County. This petition was filed under Texas Water Code (TWC) § 13.2541 and 16 Texas Administrative Code (TAC) § 24.245(h). Walden Pond asserts that the tract of land is at least 25 acres, is not receiving water service, and is located in Kaufman County, which is a qualifying county.

On June 2, 2020 the Administrative Law Judge (ALJ) issued Order No. 6 which gave Staff until September 1, 2020 to file a status report concerning abatement of this proceeding and federal litigation related to the applicability of 7 U.S.C. § 1926(b). This pleading is therefore timely filed.

### II. STATUS REPORT

There are currently two cases at the United States Court of Appeals for the Fifth Circuit regarding federal preemption and the applicability of 7 U.S.C. § 1926(b) which affects abatement in this case. The first, cited by Staff in its March 26, 2020 reply brief, is *Crystal Clear Special Utility District v. DeAnn Walker, et. al.*<sup>1</sup> On February 26, 2020 that case was stayed pending the disposition of the 5th Circuit appeal in *Green Valley Special Utility District v. City of Schertz.*<sup>2</sup> In

<sup>&</sup>lt;sup>1</sup> Crystal Clear Special Utility Dist. v. DeAnn Walker, et. al., No. 20-50043 (5th Cir. filed Jan. 16, 2020).

<sup>&</sup>lt;sup>2</sup> Green Valley Special Util. Dist. v. City of Schertz, No. 18-51092 (5th Cir. filed August 7, 2020).

*Green Valley Special Utility District v. City of Schertz,* an en banc judgment was entered on August 7, 2020. Green Valley Special Utility District has the right to file for rehearing on the judgement entered. As these issues remain contested, Staff recommends that the present matter continue in abatement pending the resolution of both the aforementioned cases.

#### III. CONCLUSION

Staff respectfully requests that this proceeding continue in abatement pending the 5th Circuit's resolution of *Crystal Clear Special Utility District v. DeAnn Walker, et. al.* and *Green Valley Special Utility District v. City of Schertz.* 

Dated: September 1, 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 September 1, 2020, in accordance with the Order Suspending Rules, issued in Project No. 50664.

<u>/s/ Robert Dakota Parish</u> Robert Dakota Parish