

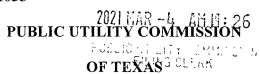
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APPLICATION OF QUADVEST L.P. TO \$
DECERTIFY A PORTION OF ITS \$
WATER CERTIFICATE OF \$
CONVENIENCE AND NECESSITY IN \$
JACKSON COUNTY \$

COMMISSION STAFF'S FIRST REQUEST FOR INFORMATION TO QUADVEST, L.P. QUESTION NOS. STAFF 1-1 THROUGH 1-4

Pursuant to 16 Texas Administrative Code (TAC) § 22.144 of the Commission's Procedural Rules, the Staff of the Public Utility Commission of Texas (Staff) requests that Quadvest, L.P. (Quadvest) by and through its attorney of record, provide the following information and answer the following question(s) under oath. The question(s) shall be answered in sufficient detail to fully present all of the relevant facts, within the time limit provided by the Presiding Officer or within 20 days, if the Presiding Officer has not provided a time limit. Please copy the question immediately above the answer to each question. These question(s) are continuing in nature, and if there is a relevant change in circumstances, submit an amended answer, under oath, as a supplement to your original answer. State the name of the witness in this cause who will sponsor the answer to the question and can vouch for the truth of the answer.

Provide responses to the Requests for Information by filing with the Commission solely through the Interchange on the Commission's website and provide notice, by email, to all other parties that the pleading or document has been filed with the Commission, unless otherwise ordered by the presiding officer pursuant to the Order Suspending Rules in Docket No. 50664.

Dated: March 4, 2021

Respectfully submitted,

PUBLIC UTILITY COMMISSION OF TEXAS LEGAL DIVISION

Rachelle Nicolette Robles Division Director

Rashmin J. Asher Managing Attorney

/s/ Justin C. Adkins
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DOCKET NO. 51035 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 March 4, 2021 in accordance with the Order Suspending Rules issued in Project No. 50664.

/s/ Justin C. Adkins
Justin C. Adkins

APPLICATION OF QUADVEST L.P. TO	§	PUBLIC UTILITY COMMISSION
DECERTIFY A PORTION OF ITS	§	
WATER CERTIFICATE OF	§	OF TEXAS
CONVENIENCE AND NECESSITY IN	§	
JACKSON COUNTY	§	

COMMISSION STAFF'S FIRST REQUEST FOR INFORMATION TO QUADVEST, L.P. QUESTION NOS. STAFF 1-1 THROUGH 1-4

DEFINITIONS

- 1) "Quadvest," "Company," or "you" refers to Quadvest L.P. and any person acting or purporting to act on their behalf, including without limitation, attorneys, agents, advisors, investigators, representatives, employees or other persons.
- 2) "Document" includes any written, recorded, or graphic matter, however produced or reproduced, including but not limited to correspondence, telegrams, contracts, agreements, notes in any form, memoranda, diaries, voice recording tapes, microfilms, pictures, computer media, work papers, calendars, minutes of meetings or other writings or graphic matter, including copies containing marginal notes or variations of any of the foregoing, now or previously in your possession. In the event any documents requested by this Request for Information have been transferred beyond the Company's control, describe the circumstances under which the document was destroyed or transferred and provide an exact citation to the subject document. In the event that documents containing the exact information do not exist, but documents do exist which contain portions of the required information or which contain substantially similar information, then the definition of "documents" shall include the documents which do exist and these documents will be provided.

COMMISSION STAFF'S FIRST REQUEST FOR INFORMATION TO QUADVEST, L.P. OUESTION NOS. STAFF 1-1 THROUGH 1-4

INSTRUCTIONS

- 1) Pursuant to 16 TAC § 22.144(c)(2), Staff requests that answers to the requests for information be made under oath.
- 2) Please copy the question immediately above the answer to each question. State the name of the witness in this cause who will sponsor the answer to the question and can vouch for the truth of the answer.
- 3) These questions are continuing in nature, and if there is a relevant change in circumstances, submit an amended answer, under oath, as a supplement to your original answer.
- 4) Words used in the plural shall also be taken to mean and include the singular. Words used in the singular shall also be taken to mean and include the plural.
- 5) The present tense shall be construed to include the past tense, and the past tense shall be construed to include the present tense.
- 6) If any document is withheld under any claim of privilege, please furnish a list identifying each document for which a privilege is claimed, together with the following information: date, sender, recipients or copies, subject matter of the document, and the basis upon which such privilege is claimed.
- 7) Pursuant to 16 TAC § 22.144(h)(4), if the response to any request is voluminous, please provide a detailed index of the voluminous material.
- 8) Staff requests that each item of information be made available as it is completed, rather than upon completion of all information requested.

COMMISSION STAFF'S FIRST REQUEST FOR INFORMATION TO QUADVEST, L.P. QUESTION NOS. STAFF 1-1 THROUGH 1-4

- Staff 1-1 Please state whether Quadvest has ever provided water service to any customers in the requested decertification area.
- Staff 1-2 Please state whether Quadvest owns any facilities in the requested decertification area.
- Staff 1-3 Please provide an explanation why Quadvest is requesting decertification of the requested area and include all documents you believe provide support for the explanation provided.
- Staff 1-4 Please describe Quadvest's ability to serve the requested decertification area, including in your description whether Quadvest has sufficient capacity to serve the area.