

Filing Receipt

Received - 2022-04-06 03:45:49 PM Control Number - 51973 ItemNumber - 61

DOCKET NO. 51973

Petition of Rodney Earl Mohnke, et al to Amend	*	Before the Public Utility Commission
Water Certificate of Convenience and	*	of the State of Texas
Necessity of HMW Special Utility District	*	
By Expedited Release	*	

Response to Petitioners' Request for Clarification

Comes now the HMW Special Utility District of Harris and Montgomery Counties("HMW"), filing its Response to Petitioners' Request for Clarification.

I.

HMW requests clarification and other action, as requested, on <u>all</u> issues pertaining to the Motions to Compel, finality of the ALJ's order on compensation, consideration by the full Commission, scheduling for follow up action and all other issues raised by HMW's pending motions on the intent of the ALJ on this point, along with the date, if any, of the Commission's consideration of the ALJ's findings.

II.

HMW adopts by reference the points set forth in its prior pleadings on these issues.

Respectfully submitted,

Law Offices of Patrick F. Timmons, Jr., P.C.

/s/

Patrick F. Timmons, Jr. 1503 Buckmann Ct Houston, Texas 77043 o. (713) 465 7638 f. (713) 465 9527 pft@timmonslawfirm.com

Certificate of Service

I hereby certify that a true copy of the foregoing Request for Information was served on the addressees shown above and the Texas PUC staff on this 6th day of April, 2022, as provided by 16 TAC Section 22.74.

/s/

Patrick F. Timmons, Jr.