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DOCKET NO. 52453

APPLICATION OF SKYLINE DRIVE	§	PUBLIC UTILITY COMMISSION
LANDOWNERS ASSOCIATION TO	§	
DECERTIFY A PORTION OF ITS	§	OF TEXAS
WATER CERTIFICATE OF	§	
CONVENIENCE AND NECESSITY IN	§	
JOHNSON COUNTY	§	

JOINT STATUS REPORT

On August 20, 2021, Skyline Drive Landowners Association (SDLA) filed an application to amend its water Certificate of Convenience and Necessity (CCN) No. 12479 by decertifying a portion of the service area in Johnson County. SDLA filed supplemental information on September 15, 2021 and September 21, 2021. In the latter filing, SDLA clarified its intent that it is only requesting to decertify a portion of its water CCN. The requested service area for decertification consists of approximately 22 acres and zero existing customer connections. On January 10, 2022, the Staff (Staff) of the Public Utility Commission of Texas (Commission) was scheduled to provide SDLA with the final documents, including a final certificate for this docket, however identified an issue with the name in which the original certificate was granted and how SDLA is currently legally organized. As such, Staff filed a request to abate the proceeding stating that Staff required additional time to confer with SDLA and decide how to proceed on this certificate name issue.

On January 13, 2022, the administrative law judge (ALJ) filed Order No. 4, granting Staff's request to abate and directing the parties to file monthly updates beginning on March 1, 2022 and continuing until a decision is made on how to proceed on the name issue. Therefore, this pleading is timely filed.

I. STATUS REPORT

Staff has informed SDLA of several options for moving forward on this issue, while SDLA has informed Staff of options that might be available outside of this docket to satisfy its intent for a portion of its CCN to be removed. Currently, SDLA is weighing its options on how to proceed and requires additional time to make such a decision. As such, Staff and SDLA require additional time to confer and will either file a subsequent status report a month hereafter or request to lift the abatement in the event SDLA has made a decision on how to proceed.

II. CONCLUSION

For the reasons detailed above, Staff respectfully requests the entry of an order setting a deadline of April 1, 2021 for the parties to file a subsequent status report or request to lift the abatement.

Dated: March 1, 2022

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 March 1, 2022, in accordance with the Order Suspending Rules, issued in Project No. 50664.

/s/ Scott Miles
Scott Miles