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| PETITION BY BLACKLAND WATER | § | PUBLIC UTILITY COMMISSION |
| SUPPLY CORPORATION AND THE | § | |
| CITY OF ROCKWALL FOR | § | OF TEXAS |
| APPROVAL TO DECERTIFICATE | § | |
| PORTIONS OF A CERTIFICATE OF | § | |
| CONVENIENCE AND NECESSITY | § | |
| UNDER TEXAS WATER CODE § | § | |
| 13.254(A) IN ROCKWALL COUNTY | § | |

**JOINT PETITIONERS' AGREED AND EXPEDITED MOTION
TO AMEND PROCEDURAL SCHEDULE**

COME NOW, Joint Petitioners, the City of Rockwall, Texas (“City” or “Rockwall”) and Blackland Water Supply Corporation (“Blackland”), and file this agreed and expedited motion to amend the procedural schedule, extending deadlines established in Order No. 5 (April 20, 2022), for good cause shown. Commission Staff supports the relief requested herein.

Order No. 5 established that the amended application filed on March 25, 2022, was administratively complete and established a schedule for providing notice of the proceeding to customers and landowners in the area. In the course of developing the notice among the parties, joint petitioners discovered that two exhibits from this proceeding had inadvertently been filed in the severed case, PUC Docket No. 53262, and vice-versa. Errata filings were made in both proceedings on May 12, 2022 (Docket No. 52551) and on May 13, 2022 (Docket No. 53262). As such, the preparation of the notice was delayed, which movants assert warrants modification of the schedule set forth in Order No. 5. Moreover, movants believe that, to the extent the presiding officer may wish to revisit the question regarding administrative completeness based upon the errata filing made, a further extension of the schedule would be appropriate to allow Commission Staff time to supplement its recommendation as needed.

This expedited motion is submitted for good cause shown and not for purpose of delay. Joint Petitioners and Commission Staff respectfully request that the procedural schedule be amended, as requested.

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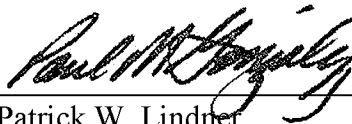
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Respectfully submitted,

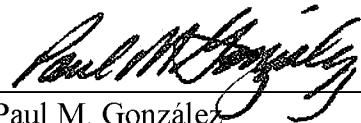
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Attorneys for City of Rockwall

CERTIFICATE OF SERVICE

I hereby certify that a true copy of this document was served on the parties of record in this proceeding by e-mail on the 19th day of May, 2021.


Paul M. González