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DOCKET NO. 52551

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

**CITY OF ROCKWALL AND BLACKLAND WSC'S
JOINT MOTION FOR ISSUANCE OF FINAL ORDER**

TO THE HONORABLE JUDGE HUNTER BURKHALTER:

The City of Rockwall, Texas (“Rockwall”) and Blackland Water Supply Corporation (“Blackland WSC”) (collectively, “Petitioners”), file this motion pursuant to 22 TAC § 22.77 and state the following:

On September 10, 2021, Rockwall and Blackland WSC filed a petition requesting approval of a service area agreement entered into between Blackland WSC and Rockwall under Texas Water Code (“TWC”) § 13.248; for amendment of Blackland WSC's water Certificate of Convenience and Necessity (“CCN”) No. 11305 under TWC § 13.255(a); and for decertification of a portion of Blackland WSC' s certificated service area under TWC § 13.254(a) based on agreements between Blackland WSC and developers. On February 25, 2022, the administrative law judge (“ALJ”) filed Order No. 4, which severed the proceeding into two separate dockets. On March 25, 2022, the Petitioners filed an amended petition in the instant docket, only addressing the issues from the original petition relevant to TWC § 13.254(a) and only including the agreements and maps to be reviewed under TWC § 13.254(a).

In Order No. 9 (Sept. 28, 2022) the ALJ found the notice provided by petitioners sufficient and established a procedural schedule. The schedule culminated without any request for a hearing and with a favorable final recommendation by Commission Staff on November 30, 2022 and the filing of joint proposed findings of fact and conclusions of law and ordering paragraphs on December 15, 2022. Inasmuch as the parties complied with all requirements, Petitioners re-urge the joint motion made on December 15, 2022, and request

final disposition of the proceeding. Petitioners are not aware of any other issues that would preclude prompt issuance of an order in this proceeding.

Petitioners are authorized to represent that Commission Staff is unopposed to this motion.

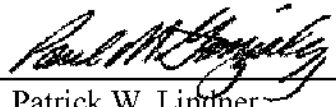
For these reasons, Petitioners respectfully request an order be issued approving the Application as soon as practical.

Respectfully submitted,

**ABERNATHY, ROEDER BOYD &
HULLETT, PC**
1700 Redbud Blvd., Suite 300
McKinney, Texas 75069
Telephone (214) 544-4000
Facsimile (214) 544-4044

DAVIDSON TROILO REAM & GARZA PC
601 NW Loop 410, Suite 100
San Antonio, Texas 78216
Telephone (210) 349-6484
Facsimile (210) 349-0041

By: /s/ G. Randall Hullett by permission
G. Randal Hullett
State Bar No. 10258150
Email: rhullett@abernathy-law.com

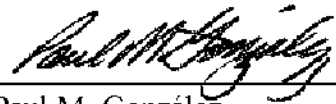
By: 
Patrick W. Lindner
State Bar No. 12367850
Email: plindner@dtgrglaw.com
Paul M. González
State Bar No. 00796652
Email: pgonzalez@dtgrglaw.com

**ATTORNEYS FOR BLACKLAND
WATER SUPPLY CORPORATION**

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 13th day of June 2023.


Paul M. González