



Filing Receipt

Received - 2022-04-07 03:07:58 PM
Control Number - 53225
ItemNumber - 4

DOCKET NO. 53225

PETITION TO REVOKE LODGE	§	PUBLIC UTILITY COMMISSION
ACRES WATER SYSTEM	§	
CERTIFICATE OF PUBLIC	§	OF TEXAS
CONVENIENCE AND NECESSITY	§	
PURSUANT TO TEX. WATER CODE	§	
§13.254 AND 16 TAC §24.113	§	

**ORDER NO. 1
DENYING MOTION FOR DEFAULT**

On February 14, 2022, Commission Staff filed a petition in which it seeks to revoke Lodge Acres Water System’s certificate of convenience and necessity (CCN) number 11070 for failure to provide continuous and adequate water service.

On April 1, 2022, Commission Staff filed a motion for entry of a default order. The motion included the affidavit of Rose Puente, legal assistant in the Commission’s Division of Compliance and Enforcement, dated April 1, 2022, attesting that a copy of Commission Staff’s petition to revoke Lodge Acres Water System’s CCN and notice of opportunity for a hearing was sent by certified mail to Lodge Acres Water System’s last known address; a copy of a page from the United States Postal Service (USPS) firm mailing book for accountable mail (PS Form 3877); a USPS tracking sheet; and a proposed default order.

The Commission’s default rule, 16 Texas Administrative Code (TAC) § 22.183, specifies three methods by which proof can be made that the non-moving party was provided notice of the opportunity for a hearing, one of which is relevant here. Under 16 TAC § 22.183(b)(2)(A), a default order may be issued when the moving party can prove that the required notice was sent by certified mail to the non-movant’s “last known address in the Commission’s records, if the party has a . . . certificate . . . approved by the Commission.”

In the petition, Commission Staff states that the petition was sent by certified mail, return receipt requested, to Lodge Acres Water System’s “last known address in Commission records . . . 9016 Mountain Lake C, PO Box 8014, Smithville, TX 78957.” The affidavit of Ms. Puente also states that a copy of the default order was sent to Lodge Acres Water System’s “last known address” and the tracking sheet shows that a package was delivered to a PO Box.

However, the last known address for the company as shown in the Commission's records is 9016 Mountain Lake C, Austin TX 78750.¹

Thus, because adequate proof of notice has not yet been shown, Commission Staff's motion for default is denied at this time.

Commission Staff is free to file a new motion for default if circumstances warrant it in the future.

By May 6, 2022, the parties must file a proposed schedule for further processing of this matter.

Signed at Austin, Texas the 7th day of April 2022.

PUBLIC UTILITY COMMISSION OF TEXAS



CHRISTINA DENMARK
ADMINISTRATIVE LAW JUDGE

\\puc4-aav-fs\shared\cadm\doCKET management\water\revocations\2022\53225-1 denying default.docx

¹ <https://www.puc.texas.gov/WaterSearch/Utility?siteId=14966>. Under Tex. Gov't Code § 2001.090 and 16 TAC § 22.222, the administrative law judge takes official notice of the data listed for Lodge Acres Water System as shown in the Commission's records.