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CLIENT/MATTER NUMBER 120957-0101

June 15, 2022

LEGAL DIVISION PUBLIC UTILITY COMMISSION 1701 N CONGRESS AVE STE 8-110 AUSTIN TX 78711 512-936-7260 512-936-7268 FAX

> Re: PUC Docket No. 53315; Petition of LGI Homes LLC to Amend Mountain Peak Special Utility District's Certificate of Convenience and Necessity in Johnson County by Expedited Release

To whom it may concern:

Please find enclosed LGI Homes, LLC's *Petitioner's Response to Order No. 4* dated June 14, 2022.

Thank you for your time and attention.

Sincerely,

Acceld the

Arthur Val Perkins Foley & Lardner, LLP Texas State Bar No. 15782600

cc: Randel Kirk Leonard H. Dougal Alicia R. French

AUSTIN BOSTON CHICAGO DALLAS DENVER DETROIT HOUSTON JACKSONVILLE LOS ANGELES MADISON MEXICO CITY MIAMI MILWAUKEE NEW YORK ORLANDO SACRAMENTO SAN DIEGO SAN FRANCISCO SILICON VALLEY TALLAHASSEE TAMPA WASHINGTON, D.C. BRUSSELS TOKYO

P.U.C. DOCKET NO. 53315

PETITION OF LGI HOMES LLC TO§AMENDMOUNTAINPEAK§SPECIALUTILITYDISTRICT'S§CERTIFICATE OF CONVENIENCE§ANDNECESSITYINJOHNSON§COUNTYBYEXPEDITEDRELEASE§	
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PETITIONER'S RESPONSE TO ORDER NO. 4

COMES NOW LGI Homes – Texas, LLC ("Petitioner") and files this Response to Order No. 4 Requiring Clarifications and would respectfully show as follows:

The Order requires clarification of two filings of maps which Petitioner filed on March 24 and May 4, 2022, without an accompanying cover letter explaining what they were intended to represent. The undersigned counsel for Petitioner apologizes to the Administrative Law Judge for this oversight causing this confusion.

Both sets of maps were filed in response to inquiries made to Petitioner by Staff of the Public Utilities Commission regarding apparent deficiencies in the filings of maps illustrating exactly what property Petitioner intended to seek CCN decertification of in this matter: The March 24th filing in conjunction with Petitioner's filing of a supplement to its originally filed Petition and the May 4th filing in conjunction with the filing of its 2nd Amended Petition. Both sets of maps can be disregarded as they have been replaced by the maps filed in conjunction with Petitioner's Third Amended Petition on May 25, 2022, and the PUC Staff's subsequent Recommendation of Administrative Completeness.

Respectfully submitted,

Foley & Lardner LLP 600 Congress Avenue, Ste. 3000 Austin, Texas 78701

/s/ Val Perkins

By: Arthur Val Perkins Texas State Bar No. 15782600 <u>vperkins@foley.com</u>

CERTIFICATE OF SERVICE

I hereby certify a true and correct copy of the foregoing instrument has been served via email or U.S. First Class Mail to all parties of record in this proceeding on ______, 2022.

/s/ Val Perkins Arthur Val Perkins

SERVICE LIST DOCKET NO. 53315

PETITION OF LGI HOMES LLC TO AMEND MOUNTAIN PEAK SPECIAL UTILITY DISTRICT'S CERTIFICATE OF CONVENIENCE AND NECESSITY IN JOHNSON COUNTY BY EXPEDITED RELEASE

PARTIES	REPRESENTATIVE/ADDRESS
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DISTRICT	MOUNTAIN PEAK SPECIAL UTILITY
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Verified: 3/9/22 TL; 3/10/22 NSH; 3/25/22 nsh; 4/8/22 nsh