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PUC DOCKET NO. 53613

| PETITION OF DENTON SECURITY | § | BEFORE | THE | PUBLIC | UTILITY |
|-----------------------------|---|---------------|-------|---------------|---------|
| INVESTMENT, INC. TO AMEND | § | | | | |
| BOLIVAR WATER SUPPLY | § | COMMISS | ION O | F TEXAS | |
| CORPORATION'S WATER | § | | | | |
| CCN NO. 11257 IN DENTON | § | | | | |
| COUNTY BY STREAMLINED | § | | | | |
| EXPEDITED RELEASE | § | | | | |

DENTON SECURITY INVESTMENT, INC.'S MOTION FOR EXTENSION OF TIME

COMES NOW, Denton Security Investment, Inc. ("Petitioner" or "DSI"), and files with the Public Utility Commission ("Commission") this Motion for Extension of Time to file information to cure deficiencies identified in Commission Staff's memorandum. In support thereof, Petitioner provides the following.

The Engineer for DSI has been in contact with a G/S Specialist in the Infrastructure Analysis and Mapping Division of the Public Utility Commission of Texas. During those communications additional issues were identified that may need to be addressed. Given vacation schedules around the July 4th week, the deficiencies have not all yet been resolved, but significant progress has been made.

DIS requests an additional 30 days to cure deficiencies identified in Commission Staff's memorandum.

Dated: July 15, 2022

Respectfully submitted,

/s/ David Tuckfield

ANDY BARRETT & ASSOCIATES, PLLC Andrew N. Barrett

State Bar No. 01808900 PO Box 12603 Austin, Texas 75225

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ATTORNEYS FOR PETITIONER DENTON SECURITY INVESTMENT, INC.

CERTIFICATE OF CONFERENCE

I hereby certify that on July 15, 2022, I attempted to confer with John Harrison, the attorney for the PUC, by phone and email, but I was unsuccessful in contacting him. Therefore, I am unable to state whether the PUC is opposed or unopposed or takes no position with respect to this Motion.

/s/ David Tuckfield
David J. Tuckfield

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing Motion was served on the following on this the 15th day of July 2022, by email:

John Harrison State Bar No. 24097806 Arnett D. Caviel State Bar No. 24121533 1701 N. Congress Avenue P.O. Box 13326 Austin, Texas 78711-3326 (512) 936-7203 (512) 936-7268 (facsimile) John.Harrison@puc.texas.gov

/s/ David Tuckfield

David J. Tuckfield