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BEFORE THE STATE OFFICE OF ADMINISTRATIVE HEARINGS

APPLICATION OF INTEGRA WATER TEXAS, LLC FOR AUTHORITY TO CHANGE RATES

SOAH ORDER NO. 1 NOTICE OF PREHEARING CONFERENCE, INTERVENTION DEADLINE, GENERAL PROCEDURAL REQUIREMENTS

I. CASE DESCRIPTION

On May 1, 2023, Integra Water Texas, LLC filed with the Public Utility Commission of Texas (Commission) an application for a rate change. With 192 sewer connections, Intregra is a class D utility operating under certificate of convenience and necessity no. 21126. The proposed effective date was June 19, 2023.

On June 5, 2023, the application was found incomplete and the effective date was suspended under 16 Texas Administrative Code section 24.33(b)(1) until an administratively complete application is filed.

The application was found administratively complete on July 12, 2023, and the effective date was suspended under 16 Texas Administrative Code section 24.33(a)(2) for no more than 265 days of the proposed effective date.¹

On November 1, 2023, the Commission referred this case to the State Office of Administrative Hearings (SOAH), requesting assignment of an administratative law judge (ALJ) to conduct a hearing and to issue a proposal for decision if necessary to resolve any issues that are contested by the parties. On November 3, 2023, the Commission adopted a preliminary order that contains a list of issues to be addressed in this proceeding.

The Commission has jurisdiction over this matter pursuant to Texas Water Code sections 13.041, .1871, .1875. SOAH has jurisdiction over matters in this case relating to the conduct of the hearing and issuance of a proposal for decision, if needed, pursuant to Texas Government Code section 2003.049.

II. NOTICE OF PREHEARING CONFERENCE AND INTERVENTION DEADLINE

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¹ Office of Policy and Docket Management (OPDM) Order No. 5 (July 12, 2023); Tex. Water Code § 13.1871(g). OPDM Order No. 5 further states that "Under Texas Water Code §13.1871(g) and 16 Texas Administrative Code (TAC) § 24.33(a)(2), the effective date of the proposed rates must remain suspended through the pendency of this proceeding, or until an interim rate is requested and approved." In accordance with Texas Water Code §13.1871(g) and 16 Texas Administrative Code (TAC) § 24.33(a)(2), the SOAH ALJ construes this suspension to be "for not more than 265 days from the proposed effective date."

A prehearing conference will be convened at 10:00 a.m., on December 5, **2023**, via videoconference. Attend the hearing in one of these ways:

By computer or smart device

By telephone

Go to https://soah-texas.zoomgov.com Call +1 669 254 5252, and enter the

and enter the following:

following:

Meeting ID: 160 910 3369

Meeting ID: 160 910 3369

Passcode: PUC434

Passcode: 566413

Matters that may be discussed include the appropriate effective dates, whether the applicant must provide an updated statement of intent with a new proposed effective date,² pending motions, possible settlement of issues, the procedural schedule (including the hearing date), and other matters that may aid in efficient and fair processing of this case.

At least 20 days before the prehearing conference, Applicant SHALL provide notice of the prehearing conference to the governing body of each affected municipality and county and to each ratepayer as though the requirements in Texas Water Code section 13.1871(m)-(n) and 16 Texas Administrative Code section 24.27(d)(2) relating to notice of the hearing applied to the prehearing conference. The notice SHALL include the text of the paragraph immediately before, and the paragraph immediately after, this paragraph. Before providing notice, Applicant SHALL consult with Staff regarding the notice to be provided. Applicant SHALL, no later than November 28, 2023, file an affidavit and a copy of the notice, demonstrating that it provided the notice as required.

² Application of Forest Glen Utility Company for Authority to Change Rates, Docket No. 47897, Commissioner Memorandum (May 24, 2018).

To participate as a party in this case, a person shall move to intervene either (1) in a written motion to intervene filed at the Commission no later than December 1, 2023; or (2) orally at the December 5, 2023 prehearing conference. Any filed motion shall include both SOAH Docket No. 473-24-043414and PUC Docket No. 54940, the person's contact information, and otherwise comply with the Commission's procedural rules. Previous submission of a protest DOES NOT meet the requirement that a person who wants to participate as a party must move to intervene as described above.

III. GENERAL PROCEDURAL REQUIREMENTS

All Commission filings are available for viewing and downloading from the Commission's Interchange available at http://interchange.puc.texas.gov/, by entering the control number 54940 and press "search." A list of documents filed in this docket will appear, which (with a few exceptions such as confidential documents, if any) can be accessed by clicking on the document number. The Commission's procedural rules are available on the Commission's website (http://www.puc.texas.gov/agency/rulesnlaws/procrules/Procedural.aspx). The procedural rules will govern the conduct of this case, and the parties are expected to comply with those rules.

Routine procedural and logistical questions may be directed to the ALJ's administrative assistant, Tujuan Tate at Tujuana. Tate@soah.texas.gov. SOAH support personnel may not provide advice or interpret law or orders for the parties.

Except as modified by orders issued in this case or by the Commission or SOAH, the Commission's procedural rules govern this case. The parties should review the Commission and SOAH websites as needed for updates regarding any such modifications.

A. Filing and Service

Filing of pleadings is governed by 16 Texas Administrative Code section 22.71 and service is governed by section 22.74. However, under the Commission's Second Order entered in Docket No. 50664, all parties must file any pleading or document with the Commission solely through the Interchange on the Commission's website (https://interchange.puc.texas.gov/filer) and provide notice, by e-mail, to all other parties that the pleading or document has been filed with the Commission, unless otherwise ordered by the presiding officer. It will be incumbent upon all other parties to obtain a copy of the pleading or document by accessing the Interchange. Filings should not be made at SOAH. All filings must contain both the SOAH and PUC docket numbers.

When a party files a document with the Commission, that party is also required to serve (i.e., provide a copy of that document to) every other party. At this time, service must be accomplished by e-mail. Any party to this proceeding who has not previously provided an e-mail address SHALL, no later than seven days after the date of this order, file a notice informing the parties of the e-mail address to be used for service.

B. Motions

Motions for continuance are governed by 16 Texas Administrative Code section 22.79. If a continuance or extension of time is sought, the motion shall propose a range of new date dates and state whether the other parties agree. The ALJ will not contact parties to ascertain their position or to negotiate dates. In the absence of a ruling by the ALJ, a contested motion for continuance or extension is not granted and the existing schedule remains in place.

Unless otherwise specified in the applicable procedural rules, responses to any motion or other pleading shall be filed within five working days from receipt of the motion or pleading. The response shall state the date of receipt of the motion or pleading to which a response is made. If a party does not respond to a motion, the ALJ will assume that the party agrees with the motion or does not oppose the requested relief.

C. Discovery

Discovery may begin immediately. Copies of requests for information (RFIs) and objections and responses to RFIs will not be provided to the ALJ. If a party files a motion to compel responses to discovery, the motion shall include every RFI and objection to which the motion applies. Any affidavits supporting an objection, motion to compel, or response shall be attached to the relevant document. The ALJ will resolve discovery disputes based on the written documents, any sworn affidavits

attached thereto, and materials, if any, provided for in camera inspection, unless the ALJ concludes that a prehearing conference on the discovery dispute should be held.

If a party seeks in camera review of documents in accordance with Commission Procedural Rule section 22.144(g), it will submit the documents to the ALJ at SOAH. Documents submitted for review should not be filed with the Commission filing clerk. If they are filed with the Commission filing clerk, even inadvertently, the documents may not be physically removed from the Commission. Further, any claim to privilege or exemption may be waived by the filing.

Signed November 8, 2023

Christiaan Sianc

Administrative Law Judge