

BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA



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In the Matter of Application of Odd Fellows Sierra Recreation Association, a California corporation, and Sierra Park Water Company, Inc., a California corporation, for Certificate of Public Convenience and Necessity to Operate a Public Utility Water System near Long Barn, Tuolumne County, California and to Establish Rates for Service and For Sierra Park Water Company, Inc. to Issue Stock.

Application 13-09-023
(Filed September 20, 2013)

And Related Matter.

Case 12-03-017
(Filed March 14, 2012)
(CONSOLIDATED)

**REPLY OF SIERRA PARK WATER COMPANY TO
COMMENTS FOR THE COMMISSION ON ALJ SMITH'S PROPOSED DECISION
IN A. 13-09-023 AND C. 12-03-017 BY COMPLAINANTS FRED COLEMAN,
STEVEN WALLACE, LARRY L. VAUGHN AND RUTH DARGITZ**

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September 14, 2015

Pursuant to Rule 14.3(d) of the Commission’s Rules of Practice and Procedure, Sierra Park Water Company (“Water Company”) replies to the Comments for the Commission on ALJ Smith’s Proposed Decision in A. 13-09-023 and C. 12-03-017 by Complainants Fred Coleman, Steven Wallace, Larry L. Vaughn and Ruth Dargitz, dated and served August 30, 2015 (“Complainants’ Comments”).”

Complainants’ Comments as served fail in several ways to comply with governing Rules 14.3(b) and (c). Not counting the caption page, Complainants’ Comments exceed the allowable length of 15 pages by 12 pages. Complainants’ Comments include no subject index of recommended changes, or proposed findings of fact and conclusions of law. Complainants’ Comments merely reargue prior arguments rather than focusing on factual, legal or technical errors in the Proposed Decision.

Pursuant to Rule 14.3(c), Complainants’ Comments should be accorded no weight. The Commission should also accord no weight to any reply comments filed by Complainants that fail to comply with the five-page limit established in Rule 14.3(d).

Dated: September 14, 2015

Kirk M. Knudsen

/s/ Kirk M. Knudsen

President
Sierra Park Water Company