

DECISION MEMORANDUM

TO: COMMISSIONER KJELLANDER
COMMISSIONER RAPER
COMMISSION SECRETARY
COMMISSION STAFF
LEGAL

FROM: NEIL PRICE
DEPUTY ATTORNEY GENERAL

DATE: JULY 16, 2015

SUBJECT: APPLICATION OF COUNTRY CLUB HILLS UTILITIES, INC. FOR
CANCELLATION OF ITS CERTIFICATE OF PUBLIC CONVENIENCE
AND NECESSITY, CASE NO. CCH-W-15-01

On March 16, 2015, the Commission received a request from Country Club Hills Utilities, Inc. (“CCHU” or “Company”) to cancel its Certificate of Public Convenience and Necessity (“CPCN”) No. 312.

CCHU originally applied for, and was ultimately granted, a CPCN from the Commission in Case No. CCH-W-89-01. On February 23, 1990, CPCN No. 312 was issued by the Commission to CCHU. *See* Order No. 22982. Commission records indicate that CCHU’s owner, Mr. Michael Groth, attempted to sell the Company beginning in 2005. Since that time, Commission Staff has been advised of continuing efforts to sell CCHU. Included in the Application, the Commission received a copy of a “Water and Sewer System Agreement” between CCHU and the Taylor Mountain Water and Sewer District (“TMWSD”). According to the Agreement, CCHU agreed to sell all land and water production and distribution facilities to TMWSD effective March 2, 2015.

COMMISSION DECISION

Does the Commission wish to issue a Notice of CCHU’s Application for Cancellation of its CPCN with a 21-day comment period?

Neil Price

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Deputy Attorney General