



Control Number: 37448



Item Number: 338

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SOAH NO. 473-10-1097
PUC NO. 37448

APPLICATION OF LCRA § PUBLIC UTILITY COMMISSION
TRANSMISSION SERVICES §
CORPORATION TO AMEND ITS CCN §
FOR THE GILLESPIE TO NEWTON 345 §
KV CREZ TRANSMISSION LINE IN § OF TEXAS
GILLESPIE, LLANO, SAN SABA,
BURNET, AND LAMPASAS COUNTIES,
TEXAS

**YANCEY CREEK RANCH'S
RESPONSES TO KANE-GLENSPRINGS RANCH, LTD.'S
FIRST SET OF REQUESTS FOR INFORMATION TO CERTAIN INTERVENORS**

Yancey Creek Ranch, L.P., files its response to Kane-Glensprings Ranch, Ltd.'s First
Request for Information to Certain Intervenors.

I. Written Responses

Attached and incorporated by reference are Yancey Creek's written responses to the
aforementioned request for information. Each response is set forth on or attached to a separate page
on which the request has been restated. All responses are made without waiver of Yancey Creek's
right to contest the admissibility of any matters upon hearing. Yancey Creek stipulates that its
responses may be treated by all parties as if they were filed under oath.

II. Inspections

In those instances where materials are to be made available for inspection or where the
materials are voluminous, the response will so state. Voluminous materials and materials available
for inspection may be inspected at the offices of McGinnis, Lochridge & Kilgore, L.L.P. Please call
Shawn P. St. Clair at 512-495-6071 in advance for an appointment.

Respectfully submitted,

McGINNIS, LOCHRIDGE & KILGORE, L.L.P.

Shawn P. St. Clair

Melissa Salhab Sykes

Carl R. Galant


600 Congress Avenue, Ste. 2100

Austin, Texas 78701

(512) 495-6071

(512) 505-6371 FAX

sstclair@mcginnislaw.com

By: 

Carl R. Galant

State Bar No. 24050633

ATTORNEYS FOR YANCEY CREEK RANCH

CERTIFICATE OF SERVICE

I certify that a true and complete copy of the foregoing was served on all parties of record in accordance with the orders in this case and P.U.C. Procedural Rule 22.74, on December 17, 2009.



Carl R. Galant

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**YANCEY CREEK RANCH'S
RESPONSES TO KANE-GLENSPRINGS RANCH, LTD.'S
FIRST SET OF REQUESTS FOR INFORMATION TO CERTAIN INTERVENORS**

1-1 Attached is a copy of the document provided by the LCRA showing the eleven (11) alternate routes for the proposed transmission line. Please identify the alternate route, or routes, that you prefer.

RESPONSE:

Yancey Creek Ranch, L.P. opposes any route containing links C23 and C25. These routes are GN1, GN2, GN4, GN5, and GN9. Therefore, at this time, Yancey Creek Ranch, L.P. prefers all other routes that do not use links C23 and C25.

Prepared by: Daniel H. Smith

Sponsored by: Daniel H. Smith

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FIRST SET OF REQUESTS FOR INFORMATION TO CERTAIN INTERVENORS**

1-2 The attached document shows Link C-1 through Link C-31A. Please state which of these links traverse your property.

RESPONSE:

Links C23 and C25 traverse my property.

Prepared by: Daniel H. Smith

Sponsored by: Daniel H. Smith