

Control Number: 37448



Item Number: 956

Addendum StartPage: 0

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

	_		E 3 (2)
APPLICATION OF LCRA	§	BEFORE THE	6 6
TRANSMISSION SERVICES	§		1/2 / 1/2
CORPORATION TO AMEND ITS	§		18 2 C)
CERTIFICATE OF CONVENIENCE AND	§		66.
NECESSITY FOR	§	PUBLIC UTILITY COM	MISSION کے 'ش
THE GILLESPIE TO NEWTON 345-KV	§		7 15 3
CREZ TRANSMISSION LINE IN	§		- C
GILLESPIE, LLANO, SAN SABA,	§		•
BURNET, AND LAMPASAS	§		
COUNTIES, TEXAS	§	OF TEXAS	

2.6 0

RESPONSE TO LCRA-TSC'S OBJECTIONS TO AND MOTION TO STRIKE REBUTTAL TESTIMONY OF PEGGY JEAN MUELLER

TO THE HONORABLE ADMINISTRATIVE LAW JUDGE:

NOW COMES Peggy Jean Mueller and J17 Ranch ("J17 Ranch" or "Intervenor" herein), and files this Response to LCRA-TSC's objections to Peggy Jean Mueller's rebuttal testimony, and respectfully state as follows:

I.

LCRA-TSC's objections to the rebuttal testimony is contained in its Objections and Motions as to various Intervenors, Interchange Docket Item 885. Pursuant to Order No. 4, this Response is timely.

П.

As shown by Ms. Mueller's testimony, it is responding to the Staff's new route. The Staff has not objected to this rebuttal testimony.

WHEREFORE, J17 Ranch respectfully prays that, the objection of LCRA-TSC to the rebuttal testimony of Peggy Jean Mueller be overruled, that LCRA-TSC's Motion to Strike be in all things denied, and further appropriate relief be granted.

Respectfully submitted,

CARDWELL, HART & BENNETT, LLP 807 Brazos Street, Suite 1001 Austin, Texas 78701 (512) 322-0011 Telephone (512) 322-0808 Facsimile

Bv:

Jeffery L. Hart

State Bar No. 09147300

J. Bruce Bennett

State Bar No. 02145500

ATTORNEYS FOR J17 RANCH

CERTIFICATE OF SERVICE

I hereby certify that on the 1st day of February, 2010, a copy of the foregoing was served on counsel for LCRA-TSC via email and pursuant to the Orders of SOAH entered in this proceeding regarding the service of discovery

Jeffer A. Hart