



Control Number: 38230



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**SOAH DOCKET NO. 473-10-4398  
PUC DOCKET NO. 38230**

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<b>APPLICATION OF LONE STAR TRANSMISSION, LLC FOR A CERTIFICATE OF CONVENIENCE AND NECESSITY FOR THE CENTRAL A TO CENTRAL C TO SAM SWITCH/NAVARRO PROPOSED CREZ TRANSMISSION LINE</b>	§ § § § § §	<b>BEFORE THE STATE OFFICE OF ADMINISTRATIVE HEARINGS</b>
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**RESPONSE OF ROUGH CREEK OPERATING, LP; ROUGH CREEK-CHALK  
MOUNTAIN, LP; ROUGH CREEK LAND, LP, ROUGH CREEK INVESTORS, LP;  
ROUGH CREEK CAPITAL, LP AND ROUGH CREEK INVESTORS GP, LLC TO  
LONE STAR TRANSMISSION, LLC'S FIRST REQUEST FOR INFORMATION**

Pursuant to P.U.C. Proc. R. § 22.144, Intervenor Rough Creek Operating, LP, Rough Creek-Chalk Mountain, LP, Rough Creek Land, LP, Rough Creek Investors, LP, Rough Creek Capital, LP and Rough Creek Investors GP, LLC files this response to Lone Star Transmission, LLC's First Request for Information. These responses may be treated as sworn.

**RESPONSES TO FIRST REQUEST FOR INFORMATION**

**Request No. 1:**

For all direct testimony you file in this proceeding, please produce in their native format all attachments, exhibits and other documents appended to or filed in support of the direct testimony. This request includes but is not limited to all photographs, spreadsheets, diagrams, maps, and graphs filed with or in support of the direct testimony.

**RESPONSE:**

Intervenor is providing Lone Star with a CD containing responsive documents at the time of the filing of this document. Photographs will be provided in "jpeg" format, and will not include original metadata because the original photographs have been inadvertently deleted from the memory card. Any other Party who would like a copy of the CD should contact the undersigned attorney.

**Preparer of Response:** Elizabeth Bridwell, Attorney for Intervenor  
**Sponsoring Witnesses:** Cary Platt, Butch Fraser, and Charles Lieser

**Request No. 2:**

Please produce all workpapers of each witness filing direct testimony on your behalf in this proceeding. This includes, but is not limited to, all documents, tangible things, reports, models, or data compilations that have been provided to, reviewed by, or prepared by or for the witness in anticipation of testifying in this docket.

**RESPONSE:**

Subject to our understanding that Lone Star is not requesting privileged documents, Intervenor is providing Lone Star with a CD containing responsive documents at the time of the filing of this document. Any other Party who would like a copy of the CD should contact the undersigned attorney.

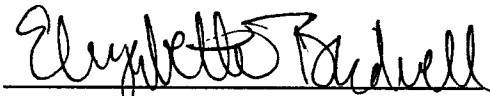
**Preparer of Response:** Elizabeth Bridwell, Attorney for Intervenor

**Sponsoring Witness:** Cary Platt, Butch Fraser, and Charles Lieser

Respectfully submitted,

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**Attorneys for Rough Creek Operating,  
LP; Rough Creek-Chalk Mountain, LP;  
Rough Creek Land, LP, Rough Creek  
Investors, LP; Rough Creek Capital, LP  
and Rough Creek Investors GP, LLC**

**CERTIFICATE OF SERVICE**

I, Elizabeth A. Bridwell, attorney for Rough Creek Operating, LP, Rough Creek-Chalk Mountain, LP, Rough Creek Land, LP, Rough Creek Investors, LP, Rough Creek Capital, LP and Rough Creek Investors GP, LLC, certify that on August 26, 2010, a copy of this document was served via e-mail, facsimile, U.S. mail or hand delivery to the propounding party and filed on the PUC Interchange, in accordance with SOAH Order No. 1.

  
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Elizabeth A. Bridwell