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

APPLICATION OF LONE STAR TRANSMISSION, LLC	§ 8	BEFORE THE STATE OFFICE
FOR A CERTIFICATE OF CONVENIENCE AND NECESSITY	\$ 8	OF LE 3
FOR THE CENTRAL A TO CENTRAL C TO SAM SWITCH/NAVARRO PROPOSED	8 8	
CREZ TRANSMISSION LINE	8 §	ADMINISTRATIVE HEARINGS

# RESPONSE OF JOHN A. MATTHEWS, JR. AND JOHN A. MATTHEWS, SR. TO LONE STAR TRANSMISSION LLC'S FIRST REQUEST FOR INFORMATION

TO: Lone Star Transmission LLC, by and through their attorney of record, Chris Reeder, Brown McCarroll, L.L.P., 111 Congress Avenue, Suite 1400, Austin, Texas 78701.

John A. Matthews, Jr. and John A. Matthews, Sr. file their Responses to Lone Star Transmission LLC's First Set of Requests for Information. These responses may be treated by all parties as if they were filed under oath.

Respectfully submitted,

SMITH • ROSE • FINLEY A Professional Corporation P.O. Box 2540 San Angelo, Texas 76902-2540 325/653-6721

FAX 325/653-9580

WALTER W. PFLUGER

State Bar No. 15891020

ATTORNEYS FOR JOHN A. MATTHEWS, JR. AND JOHN A. MATTHEWS, SR.

## **CERTIFICATE OF SERVICE**

It is hereby certified that a true and correct copy of the foregoing has been served on Lone Star Transmission, LLC via e-mail transmission and overnight delivery to Mr. Chris Reeder at the following address on this the 4 day of August, 2010:

Mr. Chris Reeder Brown McCarroll, L.L.P. 111 Congress Ave., Suite 1400 Austin, Texas 78701 LoneStarCCN@brownmccarroll.com

Walter W. Pfluger

# RESPONSES TO LONE STAR TRANSMISSION LLC'S FIRST REQUEST FOR INFORMATION

#### <u>1:</u>

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:

The Exhibits to the Direct Testimony of John A. Matthews, Jr., John A. Matthews, Sr. and Direct Testimony of Don Treadwell on behalf of John A. Matthews, Jr. and John A. Matthews, Sr. have been sent via E-mail transmission to the propounding party in their native format.

Prepared by: John A. Matthews, Jr. and John A. Matthews, Sr. Title: Intervenor

Compiled by: Walter W. Pfluger Attorney for Intervenor

#### <u>2:</u>

Please produce all workpapers of each witness filing direct testimony of 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.

#### **RESPONSE:**

Two topographical maps were used in preparation of the Direct Testimony of John A. Matthews, Jr. and John A. Matthews, Sr. Due to their size, the maps used in preparation of the Direct Testimony have been sent to the propounding party via Federal Express overnight delivery.

Prepared by: John A. Matthews, Jr. and John A. Matthews, Sr. Title: Intervenor

Compiled by: Walter W. Pfluger Attorney for Intervenor