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SOAH DOCKET NO. 473-10-4789
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APPLICATION OF ONCOR § BEFORE THE STATE OFFICE
ELECTRIC DELIVERY COMPANY §
LLC TO AMEND A CERTIFICATE §
OF CONVENIENCE AND NECESSITY §
FOR THE WILLOW CREEK-HICKS § OF
345 kV CREZ TRANSMISSION LINE §
IN DENTON, PARKER, TARRANT §
AND WISE COUNTIES, TEXAS § ADMINISTRATIVE HEARINGS

**RESPONSES OF XTO ENERGY INC. AND BARNETT GATHERING, LP
TO ONCOR'S SECOND REQUESTS FOR INFORMATION**

Oncor 2-1 In XTO Energy's opinion is routing a transmission line through proposed residential or commercial development preferable to routing through existing residential or commercial development?

RESPONSE: XTO Energy Inc. ("XTO") and Barnett Gathering LP ("Barnett") offer no opinion about the preference of routing a transmission line through a proposed residential or commercial development versus an existing residential or commercial development. The purpose of our involvement in this proceeding is to make Oncor aware of the XTO and Barnett oil and gas wells, production and pipeline facilities that are near or within various route segments proposed in this proceeding.

Answer sponsored by Will Winston.

Oncor 2-2 In XTO Energy's opinion is routing a transmission line through proposed residential/commercial development or existing residential/commercial development more consistent with the Commission's routing requirements.

RESPONSE: XTO is primarily engaged in upstream oil and gas drilling and production activities. XTO offers no opinion concerning whether routing a transmission line through proposed residential/commercial development or existing residential/commercial development is or is not more consistent with Commission routing requirements.

Answer sponsored by Will Winston.

Oncor 2-3 In XTO Energy's opinion is routing a transmission line through proposed residential or commercial development preferable to routing through existing oil and gas fields?

Oncor-2-8 Admit or deny that transmission line corridors are commonly used as greenbelt areas in residential subdivisions.

RESPONSE: Admit.

Answer sponsored by Will Winston.

RESPECTFULLY SUBMITTED,

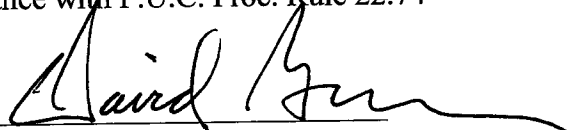


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ATTORNEYS FOR
XTO ENERGY INC. AND
BARNETT GATHERING, LP

Certificate of Service

I hereby certify that a true and correct copy of the foregoing document was served on all parties of record according to the service information provided by the PUC Clerk on the 30th day of September, 2010 in accordance with P.U.C. Proc. Rule 22.74



David Gross