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PUBLIC UTILITY COMMISSION  
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APPLICATION OF WIND ENERGY § BEFORE THE STATE OFFICE  
TRANSMISSION TEXAS, LLC FOR A §  
CERTIFICATE OF CONVENIENCE AND §  
NECESSITY FOR THE PROPOSED § OF  
SCURRY COUNTY SOUTH – LONG §  
DRAW – GRELTON – ODESSA 345-KV §  
CREZ TRANSMISSION LINES IN § ADMINISTRATIVE HEARINGS  
SCURRY, MITCHELL, BORDEN, §  
HOWARD, DAWSON, MARTIN, §  
MIDLAND, AND ECTOR COUNTIES §

**WIND ENERGY TRANSMISSION TEXAS, LLC'S REQUEST FOR CLARIFICATION  
CONCERNING THE MOTION TO INTERVENE OF  
PSEG TEXAS, LP**

TO THE HONORABLE HOWARD SEITZMAN, ADMINISTRATIVE LAW JUDGE:

Wind Energy Transmission Texas, LLC (“WETT”) files this Request for Clarification to the Motion to Intervene of PSEG Texas, LP (“PSEG”). PSEG’s Motion for Intervention was filed with the Public Utility Commission of Texas (the “Commission”) on September 17, 2010. Since this Request for Clarification is being filed within three working days of that date, it is timely filed. WETT respectfully shows as follows:

On August 18, 2010, WETT filed its Application for a Certificate of Convenience and Necessity (“CCN Application”) and served notice upon all directly affected landowners as stated in the current county tax rolls, pursuant to PUC Proc. R. 22.52(a)(3). WETT’s CCN Application lists landowners who were sent notice in Attachment 7, which was supplemented by WETT on September 13, 2010.

On September 17, 2010, PSEG filed its Motion to Intervene. PSEG states that its “1000 MW Odessa-Ector Power Partners facility” is “directly affected by discussions underway in this

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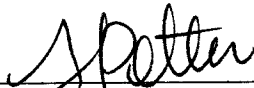
proceeding.” PSEG also notes that this facility “currently connects at the 345 kV level in Odessa, Texas.” However, PSEG does not state that it or its facility is directly affected by the proposed project (rather than associated “discussions”), nor does it explain the nature of its interest in this proceeding.

WETT does not wish to prevent individuals or entities which possess a justiciable interest from intervening in this proceeding. In this instance, however, it is not clear whether PSEG has demonstrated a justiciable interest in its motion to intervene. Accordingly, WETT requests the Administrative Law Judge (“ALJ”) direct PSEG to clarify whether it owns land that is crossed by a proposed route, owns land with a habitable structure within 500 feet of a proposed route, or has some other justiciable interest consistent with the Commission’s rules regarding intervention. Finally, to the extent Odessa-Ector Power Partners, L.P. (“OEPP”) is the intended intervenor, WETT also requests the ALJ to direct PSEG to clarify its authority to act on behalf of OEPP. Pending clarification, WETT reserves its right to object to PSEG’s Motion to Intervene should it lack standing.

WETT therefore requests that the ALJ grant this Request for Clarification and direct PSEG to provide additional information about the nature of its interest concerning this proceeding.

Respectfully submitted,

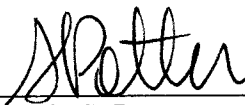
NAMAN, HOWELL, SMITH & LEE, PLLC  
8310 Capital of Texas Highway, North  
Suite 490  
Austin, Texas 78731  
(512) 479-0300 TELEPHONE  
(512) 474-1903 FACSIMILE

BY:   
Dennis W. Donley, Jr.  
State Bar No. 24004620  
Stephen F. Morris  
State Bar No. 14501600  
Stephanie S. Potter  
State Bar No. 24065923

**ATTORNEYS FOR WIND ENERGY  
TRANSMISSION TEXAS, LLC**

**Certificate of Service**

I certify that a true and correct copy of the foregoing document was served on all parties of record on this 21<sup>st</sup> day of September, 2010.

  
Stephanie S. Potter