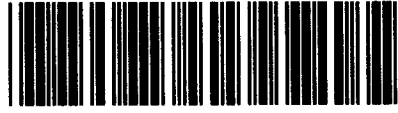




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Addendum StartPage: 0

APPLICATION OF WIND ENERGY §
TRANSMISSION TEXAS, LLC FOR A §
CERTIFICATE OF CONVENIENCE AND §
NECESSITY FOR THE SCURRY COUNTY §
SOUTH-LONG DRAW-GRELTON-ODESSA §
345-kV CREZ TRANSMISSION LINES IN §
SCURRY, MITCHELL, BORDEN, HOWARD, §
DAWSON, MARTIN, MIDLAND, AND §
ECTOR COUNTIES §

BEFORE THE STATE OFFICE

OF

ADMINISTRATIVE HEARINGS

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**RESPONSE TO OBJECTIONS OF WIND ENERGY TRANSMISSION TEXAS, LLC
AND MOTION TO STRIKE PORTIONS OF JAMES AND LOIS CAVE'S
PREFILED DIRECT TESTIMONY**

James and Lois Cave ("Cave") hereby file this Response to Objections of Wind Energy Transmission Texas, LLC ("WETT") And Motion To Strike Portions of James and Lois Cave's Prefiled Direct Testimony and would respectfully show as follows:

Pursuant to Order No. 7, responses to Objections to intervenor direct testimony must be filed on or before November 5, 2010. Accordingly, these objections are timely filed.

The Caves' responses to WETT's Objections begin on the following page.

I. RESPONSE TO OBJECTION

Witness Name	Page, Line	Portion of Testimony Objected To	WETT's Basis of Objections, Citation to Relevant Rule or Order	Response of James and Lois Cave
James and Lois Cave	P. 9, lines 7-9	Property along State Highway 208 has historically been considered prime location for small acreage home sites. A transmission line of the size proposed by WETT would prevent any possibility to sell property along this highway for this purpose.	Unqualified expert opinion. TRE 702.	Cave is testifying as a lay witness. TRE 701 allows the testimony. Cave's directly affected property is along State Highway 208.
James and Lois Cave	P. 10, lines 2-3	According to Lone Star's application for CCN Certificate, monopoles are more aesthetically pleasing than lattice towers.	Hearsay. Lone Star's out-of-court statement offered for the truth of the matter asserted therein. TRE 802.	Limited admissibility. Cave's testimony regarding Lone Star's opinion on monopoles is not offered for the truth of the matter, but simply as Lone Star's opinion as such opinion is expressed in Lone Star Transmission Company's CCN CREZ Application in Docket #38230.

II. CONCLUSION AND REQUEST FOR RELIEF

WHEREFORE, PREMISES CONSIDERED, James and Lois Cave respectfully request that

the identified portions of the testimony not be stricken from the record. James and Lois Cave also requests all other relief to which it may show themselves justly entitled.

Respectfully submitted,

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WALTER W. PFLUGER
State Bar No. 15891020

ATTORNEYS FOR JAMES AND LOIS CAVE

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been sent for filing with the Commission via Federal Express Priority Overnight on this date and counsel for WETT has been served via Federal Express Priority Overnight and e-mail transmission on this date.

DATED: 11-4-10

Walter W. Pfluger / ms
Walter W. Pfluger