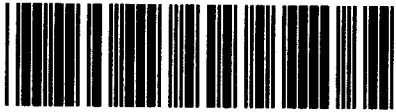




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Addendum StartPage: 0

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STATE OFFICE

APPLICATION OF WIND ENERGY	§	BEFORE THE STATE OFFICE
TRANSMISSION TEXAS, LLC TO	§	
AMEND ITS CERTIFICATE OF	§	
CONVENIENCE AND NECESSITY FOR	§	
THE LONG DRAW TO SAND BLUFF,	§	OF
SAND BLUFF TO DIVIDE, AND SAND	§	
BLUFF TO BEARKAT 345-KV CREZ	§	ADMINISTRATIVE HEARINGS
TRANSMISSION LINES IN BORDEN,	§	
COKE, GLASSCOCK, HOWARD,	§	
MITCHELL, AND STERLING	§	
COUNTIES	§	

**WIND ENERGY TRANSMISSION TEXAS, LLC'S REQUEST FOR CLARIFICATION CONCERNING REQUEST TO INTERVENE OF AMANDA LOUDER**

TO THE HONORABLE REBECCA S. SMITH, ADMINISTRATIVE LAW JUDGE:

Wind Energy Transmission Texas, LLC ("WETT") files this Request for Clarification to the Request to Intervene of Amanda Louder ("Louder"). Although WETT has not yet been served with Louder's Request for Intervention, it was filed with the Commission on December 8, 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 November 10, 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.

On December 8, 2010, Louder filed her Request to Intervene. Using the standard Public Utility Commission intervention form, Louder checked the boxes "I own property with a habitable structure located near one or more of the utility's proposed routes for a transmission line" and "One or more of the utility's proposed routes would cross my property" and "Other."

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
Although Louder identified the proposed routes that may affect her land, the relevant county tax roll(s) do not indicate that Louder owns property that will be traversed by any of the proposed routes. According to the tax records, the land in question appears to be owned by Jaynell Cope Bodine, who is already an intervenor.

WETT does not wish to prevent landowners who possess a justiciable interest from intervening in this proceeding. Accordingly, WETT respectfully requests the ALJ to direct Louder to provide the location of her affected property and her habitable structure and the proposed route or routes which she believes affect her property. This information will be useful for a number of purposes, including determining the proper status of Louder with respect to this proceeding. As part of this request, WETT would also request the ALJ to direct Louder to list the number of the property tract on her notice received, if any. Pending clarification, WETT reserves its right to object to Louder's Request to Intervene should she lack standing.

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

Respectfully submitted,

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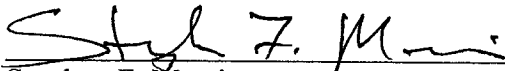
BY:   
Dennis W. Donley, Jr.  
State Bar No. 24004620  
Stephen F. Morris  
State Bar No. 14501600

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 13<sup>th</sup> day of December, 2010.

  
\_\_\_\_\_  
Stephen F. Morris