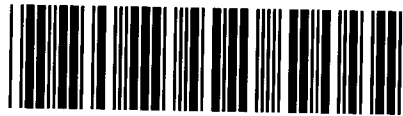


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BEFORE THE STATE OFFICE

PUBLIC UTILITY COMMISSION  
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OF

ADMINISTRATIVE HEARINGS

APPLICATION OF LCRA TRANSMIS- §  
SION SERVICES CORPORATION TO §  
AMEND ITS CERTIFICATE OF CON- §  
VENIENCE AND NECESSITY FOR THE §  
PROPOSED BLUMENTHAL SUBSTA- §  
TION AND 138-KV TRANSMISSION §  
LINE PROJECT IN BLANCO, §  
GILLESPIE, AND KENDALL COUN- §  
TIES

**LCRA TRANSMISSION SERVICES CORPORATION'S RESPONSE  
TO JENSCHKE LANE PRESERVATION ALLIANCE'S THIRD  
REQUEST FOR INFORMATION**

COMES NOW LCRA Transmission Services Corporation (LCRA TSC) and files this, its Response to Jenschke Lane Preservation Alliance's Third Request for Information, which was filed with the PUC and served on LCRA TSC on March 3, 2015. This Response is timely filed. LCRA TSC agrees and stipulates that all parties may treat these responses as if the answers were filed under oath.

Respectfully submitted,

BICKERSTAFF HEATH DELGADO  
ACOSTA LLP

R. Michael Anderson

Texas State Bar No. 01210050

3711 S. MoPac Expressway

Building One, Suite 300

Austin, Texas 78746

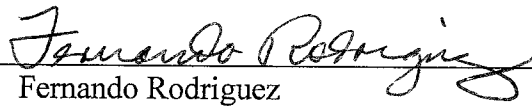
(512) 472-8021

(512) 320-5638 (FAX)

Email: [rmanderson@bickerstaff.com](mailto:rmanderson@bickerstaff.com)

302

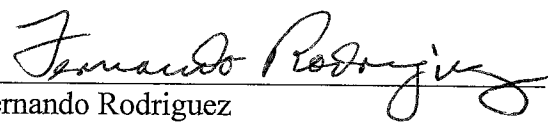
Fernando Rodriguez  
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By:   
Fernando Rodriguez

ATTORNEYS FOR LCRA TRANSMISSION  
SERVICES CORPORATION

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document was served on all parties of record in this proceeding on this the 20<sup>th</sup> day of March, 2015, by facsimile, First-class U.S. Mail, or by hand delivery.

  
Fernando Rodriguez

**SOAH DOCKET NO. 473-15-1589  
PUC DOCKET NO. 43599**

<b>APPLICATION OF LCRA TRANSMIS- SION SERVICES CORPORATION TO AMEND ITS CERTIFICATE OF CON- VENIENCE AND NECESSITY FOR THE PROPOSED BLUMENTHAL SUBSTA- TION AND 138-KV TRANSMISSION LINE PROJECT IN BLANCO, GILLESPIE, AND KENDALL COUN- TIES</b>	<b>§ § § § § § § §</b>	<b>BEFORE THE STATE OFFICE   OF  ADMINISTRATIVE HEARINGS</b>
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**LCRA TRANSMISSION SERVICES CORPORATION'S RESPONSE  
TO JENSCHKE LANE PRESERVATION ALLIANCE'S THIRD  
REQUEST FOR INFORMATION**

**Question No. 3-1:**

To the extent not previously produced, please provide all communications, analyses, or other documents related to additional costs or reliability drawbacks associated with locating the substation at a location other than sites 1-5, as referenced in LCRA's response to JLPA 1-5 and 1-7.

**Response No. 3-1:**

CTEC has previously furnished, through either Mr. Peterson's direct testimony or responses to RFIs, all available information, communications, analyses, and other documents regarding substation costs and/or reliability discussions concerning substation sites, numbered 1 through 9.

Co-Prepared By: Sergio Garza  
Co-Prepared By: David Peterson  
Co-Sponsored By: Sergio Garza  
Co-Sponsored By: David Peterson

Title: Manager, Transmission Resource Planning  
Title: Director of Engineering and Operations, CTEC  
Title: Manager, Transmission Resource Planning  
Title: Director of Engineering and Operations, CTEC