

Control Number: 44837



Item Number: 212

Addendum StartPage: 0

SOAH DOCKET NO. 473-15-5258  
PUC DOCKET NO. 44837

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THE STATE OFFICE  
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APPLICATION OF AEP TEXAS  
CENTRAL COMPANY TO AMEND ITS  
CERTIFICATE OF CONVENIENCE  
AND NECESSITY FOR THE TULETA  
TO EULER TO COLETO CREEK  
DOUBLE-CIRCUIT 138-KV  
TRANSMISSION LINE IN BEE AND  
GOLIAD COUNTIES

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BEFORE

OF

ADMINISTRATIVE HEARINGS

**NOTICE OF APPEARANCE AND DESIGNATION OF REPRESENTATIVE ON  
BEHALF OF CLEVELAND CLINTON, INDIVIDUALLY AND AS EXECUTOR OF  
THE ESTATE OF CLAUDE RAMSEY CLINTON; RAMSEY CABEZA CREEK, LLC;  
AND HAZEL CLINTON, INDIVIDUALLY AND AS TRUSTEE OF THE SAM  
HOUSTON CLINTON TRUST**

TO THE HONORABLE ADMINISTRATIVE LAW JUDGE:

Attorneys, Todd W. Boykin and Tyler Topper, pursuant to P.U.C. PROC. R. 22.101(a), hereby notice their appearance as counsel of record on behalf of Cleveland Clinton, Individually and as Executor of the Estate of Claude Ramsey Clinton (“Intervenor Clinton Estate”)<sup>1</sup>; Ramsey Cabeza Creek, LLC; and Hazel Clinton, Individually and as Trustee of the Sam Houston Clinton Trust (“Intervenor Clinton Trust”)<sup>2</sup> (collectively, the “Intervenors”). Intervenor Clinton Estate filed its Request to Intervene in the above-referenced docket before August 17, 2015 and therefore is timely filed under PUC Order No. 4. Ramsey Cabeza Creek, LLC, which is a Clinton Family organization (Cleveland Clinton is its managing member), is the successor-in-interest to Intervenor Clinton Estate’s rights in the subject property. Intervenor Clinton Trust filed its Request to Intervene in the above-referenced docket before August 17, 2015 and therefore is timely filed under PUC Order No. 4. Intervenor Clinton’s Trust erroneously referred to the “Clinton Family Trust” in its Request to Intervene, and the correct name is the “Sam

<sup>1</sup> Intervenor Clinton Estate’s Request to Intervene is filed on the PUC Interchange as Item No. 10.

<sup>2</sup> Intervenor Clinton Trust’s Request to Intervene is filed on the PUC Interchanges as Item No. 89.

Houston Clinton Trust.” Intervenor desire to be a party to the above-styled and docketed proceeding and to have input in the routing process. In addition, Intervenor’s neighbors are parties to the case, and Intervenor seek an opportunity to align with these other parties.

Intervenor respectfully designate their authorized representative Pursuant to P.U.C. Proc. R. § 22.101(a), as follows:

Cleveland Clinton  
1601 Elm Street, Suite 4600  
Dallas, Texas 75201

Documents filed in this case, orders, discovery, service and all correspondence to Intervenor should be directed to:

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Respectfully Submitted,

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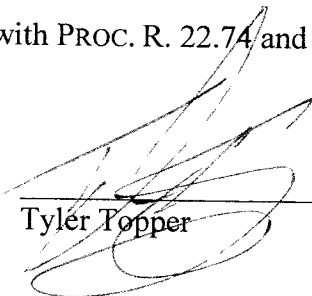
[ttopper@bmwb-law.com](mailto:ttopper@bmwb-law.com)

**ATTORNEYS FOR INTERVENORS**

**CERTIFICATE OF SERVICE**

I certify that a true and correct copy of the foregoing document will be served on this the

4<sup>th</sup> day of December, 2015, in compliance with PROC. R. 22.74 and SOAH Order No. 1.

  
Tyler Topper