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PUC DOCKET NO. 51023

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APPLICATION OF THE CITY OF SAN ANTONIO TO AMEND ITS CERTIFICATE OF CONVENIENCE AND NECESSITY FOR THE SCENIC LOOP 138-KV TRANS. LINE IN BEXAR COUNTY, TX



JAMES S GILLINGHAM'S FIRST SUPPLEMENT TO HIS MOTION TO INTERVENE AND RESPONSE IN OPPOSITION TO BEXAR RANCH L.P.'S MOTION FOR CLARIFICATION, etc.

Comes now (name), James S Gillingham in the above styled and number proceeding respectfully submitting this his First Supplement to his Motion to Intervene and Response In Opposition to Bexar Ranch L.P.'s Motion For Clarification, etc. and for cause would show as follows:

- I. James S Gillingham incorporate by reference PATRICK CLEVELAND'S MOTION IN OPPOSITION TO BEXAR RANCH, L.P.'S "MOTION FOR CLARIFICATION OF INTERVENOR STANDING AND TO SHOW CAUSE" as if set forth fully herein.
 - 2. James S Gillingham owns property within the Anaqua Springs Ranch subdivision. James S Gillingham is a member of the Anaqua Springs Ranch Homeowner's Association (ASRHOA). One or more of the proposed routes crosses property owned by ASRHOA and will consist of a "taking" of said property or some part thereof in the event it is constructed. James S Gillingham therefore owns an interest in property directly affected by the proposed routes. James S Gillingham thus has a justiciable interest in the taking of said property. Even so, James S Gillingham respectfully notes that the right to intervene does not require so much as a justiciable interest, but merely an "interest in the application ...". Tex. Util. Code §37.054
 - 3. In addition to the above, James S Gillingham owns improved property in Anaqua Springs subdivision that is in close proximity to one of the proposed routes or route segments, and/or is directly affected by at least three of the possible alternatives due to the "blanket" effect of boxing in ASR with possible alternatives. Thus, I, James S Gillingham own property that will be directly

affected by the outcome of this proceeding.

4. James S Gillingham respectfully points out that all of the above information is contained, even if by inference, in the form Motion previously filed and is at least equal to the grounds given for standing by Bexar Ranch, L.P.'s own Motion to Intervene. In addition, in its Motion for Clarification, Bexar Ranch gave no substantive reason why James S Gillingham lacks standing *nor even why his standing should be questioned*. Overall its motivation for even filing the Motion remains unclear.

PRAYER

For the reasons given, James S Gillingham respectfully requests that Bexar Ranch, L.P.'s Motion for Clarification Of Intervenor Standing And To Show Cause be denied or dismissed and/or alternatively that James S Gillingham's Motion to Intervene as Supplemented be GRANTED.

Respectfully submitted,

James S. Gillingham 24814 Caliza Terrace Boerne, TX 78006 409-960-2033 jimgillingham0952@gmail.com

CERTIFICATE OF SERVICE

I certify I served the foregoing on all parties of record by email this __1st__day of September, 2020