

Control Number: 51023



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SEPTEMBER 8, 2020 CHIP PUTNAM PAMELA PUTNAM



PUC DOCKET NO. 51023

APPLICATION OF THE CITY OF	§
SAN ANTONIO TO AMEND ITS	§
CERTIFICATE OF	§
CONVENIENCE AND	§
NECESSITY FOR THE SCENIC	§
LOOP 138-KV TRANSMISSION	§
LINE IN BEXAR COUNTY	§

BEFORE THE

PUBLIC UTILITY COMMISSION

OF TEXAS

MOTION TO INTERVENE OF CHIP AND PAMELA PUTNAM

TO THE HONORABLE ADMINISTRATIVE LAW JUDGE:

COMES NOW, Chip and Pamela Putnam (Putnams or Movants) and, under P.U.C. PROC. R. §§22.103 and 22.104 and PUC Order No. 1, timely file this Motion to Intervene in the above-referenced proceeding and in support thereof respectfully show as follows:

I. Identity of Intervenors

Chip Putnam Pamela Putnam 27275 Carriage Row Boerne, Texas 78006-8460

II. Legal Representative

The name, mailing address, telephone number, and email address of the Movants' legal representative is:

Bradford W. Bayliff BAYLIFF LAW FIRM PLLC 420 Crosswind Drive Blanco, Texas 78606 (512) 225-0027 Telephone (512) 480-9200 Facsimile Brad@Bayliff.Law Movants request all pleadings, orders, correspondence, and other filings be served on their legal representative.

III. Basis for Intervention

The Putnams own property that may be adversely affected, as that term is defined in 16 Texas Administrative Code (TAC) §22.52(a)(3), by the proposed transmission line that is the subject of the application in this docket. Specifically, the Putnams own property in Bexar County, Texas that would be affected if the project is constructed on Segment 40 included in the application. Movants are included on the Landowner Mailing List CPS Energy included as part of its application,¹ therefore, they have justiciable interests that may be adversely affected by the outcome of this docket and on that basis they seek to intervene. Movants' interests are physically and legally distinct from any other party and no other party can adequately represent their interests. The Chandlers request this Motion to Intervene be granted and that Chip and Pamela Putnam be recognized as parties in this proceeding.

IV. Acknowledgements

Movants acknowledge: (1) They will be parties to the case; (2) they will be required to respond to all discovery requests from other parties in the case; (3) if the Putnams file testimony, other parties may cross-examine at a hearing any Putnam witness(es) providing testimony in this case; (4) if the Putnams file any documents in this case, copies of those documents must be provided to every other party to this case under the rules of the Public Utility Commission of Texas and orders of the Administrative Law Judge; and (5) the Chandlers are bound by the Procedural Rules of the Public Utility Commission of Texas and the State Office of Administrative Hearings.

¹ The CPS Energy application includes an ownership list with parcel numbers for affected landowners. The Putnams' parcels are:

ID	Segment	Structure(s)	Routes
A-168	40	-	A, E, H, Y
A-144	40	1, 2	A, E, H, Y

V. Conclusion and Prayer

WHEREFORE, PREMISES CONSIDERED, Chip and Pamela Putnam respectfully request this Motion to Intervene be granted, that they be allowed to participate as parties in this proceeding, and for such further relief to which they may be entitled.

Respectfully submitted,

BAYLIFF LAW FIRM PLLC

420 Crosswind Drive Blanco, Texas 78606 (512) 225-0027 (telephone) (512) 480-9200 (facsimile)

righter By:

Bradford W. Bayliff State Bar No. 24012260 Brad@Bayliff.Law

ATTORNEY FOR CHIP AND PAMELA PUTNAM

CERTIFICATE OF SERVICE

I certify that, on September 8, 2020, a copy of the foregoing document is being submitted to the Commission's Interchange System and served via email to all parties of record for whom email addresses are readily available.

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Bradford W. Bayliff