

Control Number: 51023



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#### **PUC DOCKET NO. 51023**

APPLICATION OF THE CITY OF SAN	§	BEFORE THE
ANTONIO, ACTING BY AND THROUGH	§	W. C.
THE CITY PUBLIC SERVICE BOARD (CPS	§	
ENERGY) TO AMEND ITS CERTIFICATE	§	PUBLIC UTILITY COMMISSION
OF CONVENIENCE AND NECESSITY FOR	§	
THE PROPOSED SCENIC LOOP 138-KV	§	
TRANSMISSION LINE PROJECT IN BEXAR	§	
COUNTY, TEXAS	§	OF TEXAS

# PROTECTIVE ORDER CERTIFICATION OF THE CHARLENE IEAN ALVARADO LIVING TRUST

TO THE HONORABLE ADMINISTRATIVE LAW JUDGE:

Pursuant to P.U.C. Proc. R. 22.142(c), attorneys Todd W. Boykin and C. Jared Knight hereby file the attached Protective Order Certifications in representation of the Charlene Jean Alvarado Living Trust ("Intervenor"). Intervenor requests that a copy of all responses to requests for information, testimonies, and attachments thereto that are filed as Protected Materials without delay be served on their undersigned counsel of record.

Respectfully Submitted,

Burdett, Morgan, Williamson & Boykin, L.L.P.

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Amarillo, Texas 79101

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State Bar No. 02791600

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C. Jared Knight

State Bar No. 00794107

E-mail: iknight@bmwb-law.com

ATTORNEYS FOR INTERVENOR

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SEP 2 1 2020

### **CERTIFICATE OF SERVICE**

I certify that on September 21, 2020, a true and correct copy of the foregoing document will be served in compliance with PUC Order No. 1.

Todd W. Boykin

# Protective Order Certification Todd W. Boykin

I certify my understanding that the Protected Materials are provided to me pursuant to the terms and restrictions of the Protective Order in this docket and that I have received a copy of it and have read the Protective Order and agree to be bound by it. I understand that the contents of the Protected Materials, any notes, memoranda, or any other form of information regarding or derived from the Protected Materials shall not be disclosed to anyone other than in accordance with the Protective Order and unless I am an employee of the Commission or OPC shall be used only for the purpose of the proceeding in Docket No. 51023. I acknowledge that the obligations imposed by this certification are pursuant to such Protective Order. Provided, however, if the information contained in the Protected Materials is obtained from independent public sources, the understanding stated herein shall not apply.

### Party Represented:

Charlene Jean Alvarado Living Trust

Dated September 21, 2020.

Todd W. Bovkin

I certify that I am eligible to have access to Highly Sensitive Protected Material under the terms of the Protective Order in this docket.

Dated September 21, 2020.

Todd W. Boykin

### ProtectiveOrderCertification C.JaredKnight

IcertifymyunderstandingthattheProtectedMaterialsareprovidedtomepursuant to the terms and restrictions of the Protective Order in this docket and that I have received a copy of it and have read the Protective Order and agree to be bound by it. I understand that the contents of the Protected Materials, any notes, memoranda, or any other form of information regarding or derived from the Protected Materials shall not be disclosed to anyone other than in accordance with the Protective Order and unless I amanem ployee of the Commission or OPC shall be used only for the purpose of the proceeding in Docket No. 51023. I acknowledge that the obligations imposed by this certification are pursuant to such Protective Order. Provided, however, if the information contained in the Protected Materials is obtained from independent public sources, the understanding stated herein shall not apply.

#### PartyRepresented:

CharleneJeanAlvaradoLivingTrust

DatedSeptember21,2020.

C.Jare Anight

I certify that I am eligible to have access to Highly Sensitive Protected Material underthetermsoftheProtectiveOrderinthisdocket.

DatedSeptember21,2020.