

Control Number: 51023



Item Number: 353

Addendum StartPage: 0



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 TRANSMISSION LINE IN BEXAR COUNTY

ORDER NO. 9 GRANTING MOTIONS TO INTERVENE

AIS Number	NAME	DATE FILED
	Save Huntress Lane Area	August 11, 2020
26, 95	Association ¹	August 26, 2020
171	Stephen Rockwood ²	September 1, 2020
265	Mark J. Barrera	September 4, 2020
271	Henry and Rosan Hervol	September 8, 2020
272	Jennifer Royal	September 8, 2020
277	Michael Wilburn	September 8, 2020
278, 279	Burdick-Anaqua Homes, Ltd	September 8, 2020
281	Armando Valdez	September 8, 2020
282	James D. Lee**	September 8, 2020
284	Francisco J. and Barbara M. Arroyo	September 8, 2020
287	Anne Warner	September 8, 2020
290	Doug Boazman	September 8, 2020
291	Paul Craig	September 8, 2020
293	Adrian and Catherine Chavez	September 8, 2020

This Order addresses the following motions to intervene filed in this proceeding:

² On September 14, 2020, CPS Energy withdrew its objection to Mr. Rockwood's standing to participate.

¹ On August 18, 2020, CPS Energy stated it would not oppose Save Huntress Lane's motion to intervene to the extent that it requested intervention as a party, on its own behalf as a separate legal entity. On August 26, 2020, Save Huntress Lane clarified that it sought to intervene on its own behalf as a separate legal entity and not in a representative capacity.

^{**} On September 14, 2020, CPS Energy indicated it does not object to these landowners who own property within the study area in proximity to a potential segment of a proposed transmission line route, but not within the distance required for notice under the Commission's rules.

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294	Richard Olivarez*	September 8, 2020
295	Eloy Olivarez*	September 8, 2020
296	Dora Broadwater*	September 8, 2020
298	Guajolote Ranch, Inc.	September 8, 2020
299	Yvette Reyna**	September 8, 2020
300, 303	Lawrence Kroeger	September 8, 2020
301	Mike Swientek	September 8, 2020
304	Carmen Ramirez	September 8, 2020
305	Roy R. Barrera Sr.	September 8, 2020
308	Robert and Leslie Bernsen	September 8, 2020
310	Russell & Brook Harris	September 8, 2020
311	Raul Martinez	September 8, 2020
314	Chip and Pamela Putnam	September 8, 2020
315	John Taylor**	September 8, 2020
317	Brian Lee**	September 8, 2020
318	Linda Hansen	September 8, 2020
319	Charles A. Rockwood	September 8, 2020
321	Melissa & Michael Rosales	September 8, 2020
322	Philip and Yajaira Paparone	September 8, 2020
323	Alejandro Medina	September 8, 2020
324	Robert C Freeman	September 8, 2020
328	Duaine and Joann Smith	September 9, 2020
330	Kristy Woods	September 9, 2020
336, 337	John Jared Phipps**	September 14, 2020
340	Charlie Zimmer	September 14, 2020
	Andrew and Yvonne	
347	Krzywonski	September 18, 2020

Each person or entity presented a justiciable interest in the outcome of this proceeding. No party objected to the above-referenced motions. Accordingly, the administrative law judge (ALJ) grants the motions.

For service of pleadings, the service list in this proceeding is available from the Public Utility Commission of Texas by calling (512) 936-7200 and requesting a copy of the service list

^{*} These intervenors used the Commission's form for submitting comments in a proceeding, but also included letters labeled as "Request to Intervene." On September 14, 2020, CPS Energy stated it considered these filings as requests to intervene and did not object to their intervention. The ALJ concurs that these filings should be considered as requests to intervene.

in Docket No. 51023. Service of pleadings is typically governed by 16 Texas Administrative Code (TAC) § 22.74. However, the Commission has issued a Second Order Suspending Rules,³ which has suspended certain service requirements found in 16 TAC § 22.74. Accordingly, a filing party must provide notice by e-mail of any pleading or document filed. It will be incumbent upon all other parties to obtain a copy of the pleading or document by accessing the Interchange.

All parties must provide their current address, e-mail address, telephone and fax numbers, if available, to all other parties and the Commission by filing and serving all parties with such information. Each party must provide the Commission and all parties with updated address, e-mail address, telephone, and fax information if such information changes. The e-mail addresses, telephone and fax numbers will be placed on the service list for the convenience of the parties. Parties are responsible for updating their own service lists to reflect changed information and the addition of any other parties.

Filing of pleadings is typically governed by 16 TAC § 22.71. However, the Commission has issued a Second Order Suspending Rules,⁴ which has suspended certain filing requirements found in 16 TAC § 22.71. As long as the Second Order Suspending Rules remains in effect, all parties must file any pleading or document with the Commission solely through the Interchange on the Commission's website (<u>https://interchange.puc.texas.gov/filer</u>) and provide notice, by e-mail, to all other parties that the pleading or document has been filed with the Commission, unless otherwise ordered by the presiding officer. It will be incumbent upon all other parties to obtain a copy of the pleading or document by accessing the Interchange.

³ Issues Related to the State of Disaster for the Coronavirus Disease, Docket No. 50664, Second Order Suspending Rules (July 16, 2020).

Signed at Austin, Texas the 28th day of September 2020.

PUBLIC UTILITY COMMISSION OF TEXAS

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ISAAC TA ADMINISTRATIVE LAW JUDGE

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