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SOAH DOCKET NO. 473-21-0247
PUC DOCKET NO. 51023

APPLICATION OF THE CITY OF
SAN ANTONIO, ACTING BY AND
THROUGH THE CITY PUBLIC
SERVICE BOARD (CPS ENERGY)
TO AMEND ITS CERTIFICATE OF
CONVENIENCE AND NECESSITY
FOR THE PROPOSED SCENIC
LOOP 138-KV TRANSMISSION LINE

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BEFORE THE STATE OFFICE
OF
ADMINISTRATIVE HEARINGS

**TOUTANT RANCH, LTD., ASR PARKS, LLC, PINSON INTERESTS LTD. LLP,
AND CRIGHTON DEVELOPMENT CO.'S NOTICE REGARDING DELAYED
TESTIMONY FILING**

On February 16, 2021, CPS Energy filed a letter indicating that due to the severe winter weather event, it is granting parties a grace period to file direct testimony in the above-captioned proceeding until at least Friday, February 19. Toutant Ranch, Ltd., Pinson Interests Ltd. LLP, and Crighton Development Co. (the “Dreico Companies”) appreciate CPS Energy’s flexibility in this unprecedented situation. The Dreico Companies plan to file direct testimony in this proceeding, but their representative has been unable to devote his attention to finalizing that testimony. Accordingly, the Dreico Companies plan to file direct testimony on Friday, February 19.

Respectfully submitted,

THOMPSON & KNIGHT LLP

/s/ Michael McMillin

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**ATTORNEYS FOR TOUTANT RANCH, LTD.,
ASR PARKS, LLC, PINSON INTERESTS LTD.
LLP AND CRIGHTON DEVELOPMENT CO.**

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CERTIFICATE OF SERVICE

I, Michael McMillin, Attorney for Toutant Ranch, Ltd., ASR Parks, LLC, Pinson Interests Ltd. LLP, and Crighton Development Co., hereby certify that a copy of the foregoing document was served on all parties of record in this proceeding on this 17th day of February, 2021 by hand-delivery, facsimile, electronic mail and/or First Class, U.S. Mail, Postage Prepaid.

/s/ Michael McMillin

Michael McMillin