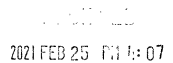


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SOAH DOCKET NO. 473-21-0247 PUC DOCKET NO. 51023



APPLICATION OF THE CITY OF	§	BEFORE THE STATE OFFICE
SAN ANTONIO ACTING BY AND	§	Hichaine that
THROUGH THE CITY PUBLIC	§	
SERVICE BOARD (CPS ENERGY)	§	
TO AMEND ITS CERTIFICATE OF	§	OF
CONVENIENCE AND NECESSITY	§	
FOR THE PROPOSED SCENIC	§	
LOOP 138-KV TRANSMISSION	§	
LINE IN BEXAR COUNTY	§	ADMINISTRATIVE HEARINGS

OBJECTION AND MOTION TO STRIKE BY BEXAR RANCH, L.P., BY SAVE HUNTRESS LANE AREA ASSOCIATION, AND BY CLEARWATER RANCH POA TO THE TESTIMONY OF STEVE AND CATHY CICHOWSKI REFERRING TO "ROUTE R-1 MODIFIED"

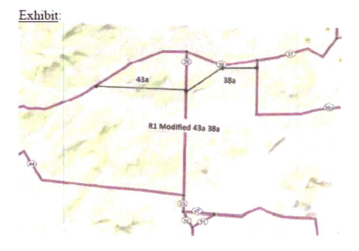
Intervenors BEXAR RANCH, L.P., SAVE HUNTRESS LANE AREA ASSOCIATION AND CLEARWATER RANCH POA (together, the "Movants") hereby file this OBJECTION AND MOTION TO STRIKE BY BEXAR RANCH, L.P., BY SAVE HUNTRESS LANE AREA ASSOCIATION AND BY CLEARWATER RANCH POA TO THE TESTIMONY OF STEVE AND CATHY CICHOWSKI REFERRING TO "ROUTE R-1 MODIFIED" (the "Objection and Motion to Strike") and respectfully show:

- 1. The Direct Testimony of Steve and Cathy Cichowski (Item No. 582) refers to "Route R1 Modified".
 - 2. No such "Route" exists in these proceedings.
- 3. Rather, Anaqua Springs Homeowners' Association, Brad Jauer, and BVJ Properties, LLC, and now their expert, Mark D. Anderson, have, at this late hour, concocted a "Route" that they prefer.
- 4. As shown below, this "Route" was introduced in a discovery request served by Anaqua Springs Homeowners Association on Applicant CPS Energy ("CPS").

CPS ENERGY'S RESPONSE TO ANAQUA SPRINGS HOMEOWNERS' ASSOCIATION THIRD REQUEST FOR INFORMATION

Anaqua Springs Question No. 3-1:

Please provide the cost, length, and habitable structure count on a modified Route R1 as follows: Substation 6, Segments 50, 15, 26a, 38 modified and renamed to 38a, and 43a, with modifications as shown on the attached exhibit.



Response No. 3-1:

"Modified and renamed" segments "43a" and "38a" as shown on the exhibit are not segments included in CPS Energy's Application or Amended Application in this proceeding. CPS Energy has not identified, evaluated, or compiled data associated with these "modified" and "renamed" segments. Accordingly, CPS Energy does not have, and is therefore unable to provide, information responsive to this request.

Prepared By: Lisa B. Meaux Title: Project Manager, POWER Engineers, Inc. Sponsored By: Lisa B. Meaux Title: Project Manager, POWER Engineers, Inc.

5. As shown above, CPS stated in its Response that it has not studied this "Route." Indeed, this "Route" relies on "Segments" not included in the Application – "Segment 38a" and "Segment 43a." "Segment 38a" and "Segment 43a" and "Route R1

¹ See CPS Energy's Response to Anaqua Springs Homeowners' Association's Third Request for Information at No. 546.

Modified" are, therefore, not identified, not evaluated, not studied, not included in the Application, and not noticed.

- 6. Moreover, SAVE HUNTRESS LANE AREA ASSOCIATION ("SHLAA") and CLEARWATER RANCH POA object to "Segment 38a" and do not consent to "Segment 38a" (which crosses their property).
- 7. BEXAR RANCH, L.P. objects to "Segment 43a" and does not consent to "Segment 43a" (which crosses its property).
- 8. Accordingly, the following testimony should be struck from the Direct Testimony of Steve and Cathy Cichowski and otherwise given no evidentiary weight:

F	Page :Line	Testimony	Basis
Page	e 23: Lines 3-5	"I Route R1 Modified."	Relevance

- 9. Movants have previously and similarly filed Objections and Motions to Strike the Direct Testimony of (1) Sunil Dwivedi, M.D. on behalf of Anaqua Springs Homeowners' Association; (2) Brad Jauer on behalf of Brad Jauer and BVJ Properties, LLC; and (3) Mark D. Anderson on behalf of Anaqua Springs Homeowners' Association, Brad Jauer, and BVJ Properties, LLC.
- 10. It is anticipated that additional testimony filed on the Interchange may include references to "Route R1 Modified" (or something similarly named). Accordingly, this Objection is ongoing as to all such testimony that references "Route R1 Modified" and/or "Segment 38a" and/or "Segment 43a".

PRAYER

WHEREFORE, PREMISES CONSIDERED, BEXAR RANCH, L.P., SAVE
HUNTRESS LANE AREA ASSOCIATION AND CLEARWATER RANCH POA

respectfully request that the Administrative Law Judges (1) sustain their objections; (2) grant their Motion to Strike the aforementioned testimony; and (3) grant them all other and further relief, both in law and in equity, to which Movants are justly entitled.

Respectfully submitted, SPIVEY VALENCIANO, PLLC McAllister Plaza – Suite 130 9601 McAllister Freeway San Antonio, Texas 78216 Telephone: (210) 787-4654 Facsimile: (210) 201-8178

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ATTORNEYS FOR CLEARWATER RANCH POA

CERTIFICATE OF SERVICE

I hereby certify that the foregoing document has been filed in the records of Docket 51023 in the above-captioned proceedings, on this 25th day of February 2021.

Soledad M. Valenciano