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March 25, 2021

Honorable Holly Vandrovec
Honorable Pratibha J. Shenoy
Administrative Law Judges
State Office of Administrative Hearings
300 W. 15th Street
Austin, Texas 78701

RE: PUC Docket No. 51023; SOAH Docket No. 473-21-0247 - *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*

Dear Judges Vandrovec and Shenoy:

In SOAH Order No. 1 in this docket, the Administrative Law Judges (ALJs) required CPS Energy to “review the service list prior to the filing of Commission Staff’s direct testimony, and file a written list of all intervenors who did not file testimony or a statement of position.”¹ Consistent with the requirements of Order No. 1, CPS Energy is identifying the parties listed below as those who previously filed requests to intervene but have not filed direct testimony or a statement of position.

Under SOAH Order No. 6, the deadline for intervenors to file direct testimony or statements of position was set for February 17, 2021. However, given the disruptions associated with recent inclement weather, the ALJs requested the parties confer and file proposed agreed amendments to the procedural schedule. In SOAH Order No. 8, the ALJs adopted an amended procedural schedule establishing the deadline for Intervenors’ direct testimony or statements of position as February 26, 2021.² The intervenors listed below have not filed either testimony or a statement of position as required in this case:

Adetona, Olytola

Arroyo, Francisco J. and

Barbara M.

Atluri, Anupama

Baker, Denise

Balli, Donna M.

Barrella, Amanda

Barrera, Mark J.

Billingham, Vincent

Boazman, Doug

Broadwater, Dora

Burdick-Anaqua Homes,

LTD

Cantu, Guillermo M.

Clayton, Carrie

¹ It is unclear whether the deadline associated with Staff’s testimony was the deadline by which CPS Energy was to file its list or the cut-off date by which CPS Energy was to review filings to determine which intervenors had failed to file testimony or a position statement. Out of an abundance of caution to intervenor participation, CPS Energy is construing it as the latter. Accordingly, the determination of the list of intervenors identified in this letter is made as of the date of Staff’s filing of testimony.

² The amended procedural schedule provided one intervenor, Paul Craig, an extension until March 1, 2021.

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*Comp, Joel and Cortney
Comeau, Douglas
Escriva, Joy and Michael
Esparza, Monica
Espinoza, Lori
Garcia, Raul and Katie
Hansen, Linda
Hervol, Henry and Rosan
Hindash, Islam
Kroeger, Lawrence
Krzywonski, Andrew and
Yvonne
Lechner-Vogt, Inge
Lee, Brian
Leonard, Mike*

*Mark, Kenneth
McCray, Brandon
Olivarez, Eloy and Raquel
Parker, Thomas
Ralph, Robert
Reid, Bruce
Reyes, Evangelina
Ribalta, Gail
Rocha, Cynthia
Royal, Ryan and Jennifer
Sanchez, Adam C.
Sanchez, Roberto
Shacklett, Alfred and
Janna
Smith, Duaine and Joann*

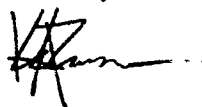
*Standing Cloud, Joshua
and Kristi-Marie
Sweigart, Marlin
Swientek, Mike
Taylor, John and Renee
The Deitchle Family Trust
Timberlake, Tawana
Valdez, Armando
Vaughan, Vic
Vogt, Bernd
Warner, Anne
Wilburn, Michael
Woods, Kristy
Zhang, Miao
Zimmer, Charlie*

In addition, CPS Energy notes that Monica Gonzalez De La Garza was included in PUC Order No. 4 as an intervenor, however, Ms. Gonzalez De La Garza filed only comments in this proceeding, rather than a Motion to Intervene. Therefore, CPS Energy respectfully requests that Ms. Gonzalez De La Garza be considered a commentor and not an intervenor in this proceeding.

A copy of this letter has been filed at the PUC to be posted on the Interchange, pursuant to SOAH Order No. 3.

Please do not hesitate to request any further information that we can provide.

Sincerely,



Kirk D. Rasmussen