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Via Interchange Filing

Chairman Peter Lake Commissioner Will McAdams Commissioner Lori Cobos Commissioner Jimmy Glotfelty 1701 N. Congress Avenue PO Box 13326 Austin, Texas 78711

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 Commissioners:

On November 9, 2021, Diana Zhang filed a letter in this case. Presumably, the letter is intended to simply be Ms. Zhang's public comments. However, her letter also contains pictures and representations of facts (regarding distances, line locations, etc.) which are outside of the evidentiary record and, as importantly, are not consistent with the facts demonstrated by the evidentiary record in this case.

First, Ms. Zhang is not a party to this case. No "Diana Zhang" has ever intervened in this case, although a "Miao Zhang" did intervene early on. However, Miao Zhang was dismissed by the judges as a party for failure to participate (See SOAH Order No. 10, at 4). Further, the information contained in Ms. Zhang's letter has not been authenticated or otherwise shown reliable, was not offered during the hearing, and no parties have had an opportunity to respond to or rebut it. Moreover, now is not the appropriate time to do so. While CPS Energy is aware that Ms. Zhang is a self-represented individual and therefore is not familiar with the rules of evidence or procedure, the information in her letter must be ignored because it is not part of the evidence in this case.

Sincerely,

Kirk D. Rasmussen