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SOAH DOCKET NO. 473-23-21216 PUC DOCKET NO. 55067

APPLICATION OF ONCOR ELECTRIC	§	BEFORE THE STATE OFFICE
DELIVERY LLC TO AMEND ITS	§	
CERTIFICATE OF CONVENIENCE	§	
AND NECESSITY FOR THE RAMNORN	§	OF
HILL – DUNAHM 345-KV	§	
TRANSMISSION LINE IN DENTON	§	
AND WISE COUNTIES	8	ADMINISTRATIVE HEARINGS

MATTHEW A. SPAETHE'S MOTION TO INTERVENE

NOW COMES, Matthew A. Spaethe ("Spaethe"), pursuant to Public Utility Commission ("PUC") Procedural Rules §§ 22.101, 22.102, 22.103 and 22.104, and files this his Motion to Intervene in the above referenced proceeding, and in support thereof, respectfully shows the following:

I. <u>AUTHORIZED REPRESENTATIVE</u>

Attorneys Patrick L. Reznik and Carly Barton pursuant to P.U.C. PROC. R. 22.101(a), hereby notice their appearance as counsel on behalf of Spaethe in the above-styled and numbered proceeding before the Public Utility Commission of Texas.

The name, address, and telephone number of Intervenor's authorized representative is as follows:

Patrick L. Reznik
BRAUN & GRESHAM, PLLC
P.O. Box 1148
Dripping Springs, Texas 78620
512-894-5426 (telephone)
512-894-3405 (fax)
Email: preznik@braungresham.com

Spaethe requests that the Commission and all parties to this proceeding serve copies of all notices, correspondence, pleadings, briefs, requests for information, and other documents on said authorized representative.

II. JURISDICTION

The Commission has jurisdiction over the parties and subject matter of this proceeding

pursuant to PURA § 37.053.

III. BASIS FOR INTERVENTION

Spaethe has a justiciable interest in this proceeding Spaethe owns property that may be

directly impacted by one or more of the routes for Oncor Electric Delivery LLC's ("Oncor")

proposed Ramhorn Hill – Dunham 345-Kv transmission line project. Spaethe has been notified by

Oncor that his property may be directly affected, as that term is defined in P.U.C. PROC. R. 22.52

(a)(3), by the proposed transmission line that is the subject of this docket. Spaethe, therefore, has

standing to intervene under P.U.C. PROC. R. 22.103(b)(2). The Motion to Intervene is filed within

45 days of the date Oncor filed its Application and therefore is timely under P.U.C. PROC. R.

22.104(b). Spaethe requests that this Motion to Intervene be granted and that he be recognized as

a party.

IV. ACKNOWLEDGEMENTS

Spaethe acknowledges: (1) he will be a party to the case; (2) he will be required to respond

to all discovery requests from other parties in the case; (3) if he files testimony, other parties may

cross-examine him at the hearing; (4) if he files any documents in this case, copies of those

documents will be served to every other party in this case, except where modified by alternative

service procedures set out by order in this proceeding; and (5) he is bound by the Procedural Rules

of the Public Utility Commission of Texas and the State Office of Administrative Hearings.

Matthew A. Spaethe's Motion to Intervene SOAH Docket No. 473-23-21216

WHEREFORE, PREMISES CONSIDERED, Spaethe respectfully requests that this Motion to Intervene be granted, that he be allowed to participate in this proceeding as a party with all rights thereof to the full extent that they desire to do so, and for such further relief to which he may be entitled.

Respectfully submitted,

BRAUN & GRESHAM, PLLC

P.O. Box 1148 (Mailing) Dripping Springs, Texas 78620 14101 Hwy. 290 W., Bldg. 1100 (Physical) Austin, Texas 78737 512-894-5426 (telephone) 512-894-3405 (fax)

/s/Patrick L. Reznik

Patrick L. Reznik State Bar No. 16806780 preznik@braungresham.com Carly Barton State Bar No. 24086063 cbarton@braungresham.com

ATTORNEYS FOR MATTHEW A. SPAETHE

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing document was served on all parties and counsel of record on June 12, 2023, in accordance with PUC Procedural Rule 22.74 and Orders issued in Docket No. 55067 to date.

/s/Patrick L. Reznik

Patrick L. Reznik