

# **Filing Receipt**

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

APPLICATION OF ONCOR	
ELECTRIC DELIVERY LLC TO	
AMEND ITS CERTIFICATE OF	
CONVENIENCE AND NECESSITY	
FOR THE RAMHORN HILL -	
DUNHAM 345 KV TRANSMISSION	
LINE IN DENTON AND WISE	
COUNTIES	

BEFORE THE STATE OFFICE OF

#### ADMINISTRATIVE HEARINGS

### THE CITIES OF ARGYLE AND JUSTIN'S SUPPLEMENTAL MOTION TO INTERVENE

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COMES NOW, the Cities of Argyle and Justin (Argyle and Justin) and files this Supplemental Motion to Intervene as a party to this proceeding. The City of Justin requests to intervene in this proceeding in concert with the City of Argyle. In support of its Motion, the City of Justin shows the following:

- On June 8, 2023, Oncor Electric Delivery LLC (Oncor) filed an application to amend its certificate of convenience and necessity for the Ramhorn Hill – Dunham 345 kV transmission line in Denton and Wise counties.
- The City of Argyle's Motion to Intervene was granted during the prehearing conference on June 26, 2023, and memorialized in SOAH Order No. 2.<sup>1</sup>
- Argyle and Justin request that the City of Justin be added to the list of cities participating in this proceeding.
- 4. The City of Justin is directly affected by several of the routes proposed by Oncor for the Ramhorn Hill – Dunham 345 kV transmission line. As such, Justin's citizens are potentially impacted by the result of Oncor's application. Therefore, Justin has a justiciable interest in this proceeding.

<sup>&</sup>lt;sup>1</sup> SOAH Order No. 2 – Memorializing Prehearing Conference; Finding Notice and Application Sufficient; Adopting Procedural Schedule; Setting Hearing on the Merits (June 28, 2023).

3. Argyle and Justin's authorized representatives in this matter are:

Thomas L. Brocato Samantha N. Miller LLOYD GOSSELINK ROCHELLE & TOWNSEND, P.C. 816 Congress Avenue, Suite 1900 Austin, Texas 78701 (512) 322-5800 Tel. (512) 472-0532 Fax tbrocato@lglawfirm.com smiller@lglawfirm.com

WHEREFORE, PREMISES CONSIDERED, Argyle and Justin respectfully requests that

this Supplemental Motion to Intervene be granted.

Respectfully submitted,

# LLOYD GOSSELINK ROCHELLE & TOWNSEND, P.C.

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ATTORNEYS FOR THE CITIES OF ARGYLE AND JUSTIN

### **CERTIFICATE OF SERVICE**

I certify that, unless otherwise ordered by the presiding officer, notice of the filing of this document was provided to all parties of record via electronic mail on July 14, 2023, in accordance with the Order Suspending Rules, issued in Project No. 50664.

1/ y Aro THOMAS L. BROCATO

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