

# **Filing Receipt**

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## SOAH DOCKET NO. 473-25-02531 PUC DOCKET NO. 57115

JOINT APPLICATION OF THE CITY	§	BEFORE THE STATE OFFICE
OF SAN ANTONIO, ACTING BY AND	§	
THROUGH THE CITY PUBLIC	§	
SERVICE BOARD (CPS ENERGY),	§	
AND SOUTH TEXAS ELECTRIC	§	
COOPERATIVE, INC. (STEC) TO	§	OF
AMEND THEIR CERTIFICATES OF	§	
CONVENIENCE AND NECESSITY	§	
FOR THE PROPOSED HOWARD	§	
ROAD-TO-SAN MIGUEL 345-KV	§	
TRANSMISSION LINE IN BEXAR AND	§	
ATASCOSA COUNTIES	§	ADMINISTRATIVE HEARINGS

### MOTION TO INTERVENE OF TYLER AND MEGAN NICHOLSON

#### TO THE HONORABLE ADMINISTRATIVE LAW JUDGES:

NOW COME Tyler Nicholson and Megan Nicholson, also known as Megan Seaton, ("Intervenors") pursuant to P.U.C. Proc. R. 22.101, 22.103, and 22.104, and file this Motion to Intervene in the above-captioned docket. In support thereof, Intervenors respectfully show the following:

- 1. On October 4, 2024, The City of San Antonio, acting by and through the City Public Service Board ("CPS Energy") and South Texas Electric Cooperative, Inc. ("STEC") filed their Application to amend their Certificates of Convenience and Necessity for the Hoard Road-to-San Miguel 345-KV Transmission Line in Bexar and Atascosa Counties. CPS Energy and STEC filed with their application a list of landowners that could be directly affected by one or more of the proposed segments. CPS Energy and STEC's list included Intervenors as the owners of property in Atascosa County, Texas.
- 2. Intervenors have a standing to intervene in this proceeding, as that term is defined in P.U.C. Proc. R. 22.103(b)(2), because Intervenors have a justiciable interest that may be adversely affected by the outcome of this proceeding. As stated above, certain property in Atascosa County is owned by Intervenors. Intervenors have received notice from CPS Energy and STEC that Intervenors' said 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 proceeding. This Motion to Intervene is filed on November 4, 2024, and therefore is timely filed.

- 3. Attorneys Tyler Topper and Christian Stewart, pursuant to P.U.C. PROC. R. 22.101(a), hereby notice their appearance as counsel on behalf of Intervenors. Intervenors desire to be parties to the above-styled and docketed proceeding and have input in the routing process.
- 4. For these reasons, good cause exists to grant Intervenors' request to intervene pursuant to P.U.C. Proc. R. 22.104.
- 5. Intervenors request that all parties to this proceeding serve copies of all notices, correspondence, pleadings, discovery, and other documents upon their counsel as follows:

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

Respectfully Submitted,

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Bv:

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ATTORNEYS FOR INTERVENORS

## **CERTIFICATE OF SERVICE**

I certify a copy of this document is being filed in the Public Utility Commission's Interchange System and served on all parties of record as required by orders in this docket, the Commission's rules, and the Commission's First and Second Orders Suspending Rules issued on March 16, 2020 and July 16, 2020, in Project No. 50664.

Tyler Topper