



## **Filing Receipt**

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**Control Number - 57648**

**Item Number - 159**

# ***Portia K. Brown***

## ***Attorney at Law***

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March 17, 2025

Public Utility Commission of Texas  
Central Records - Filing Clerk  
P.O. Box 13326  
Austin, Texas 78711-3326

Re: Request to Intervene in PUC Docket No. 57648

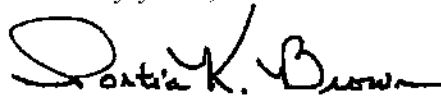
Commission Members:

This constitutes a request, personally and on behalf of my clients and family members, H. Joseph Eisenbeil and Ramah K. Bernard, to intervene in the above-referenced Docket relative to the Application of Entergy Texas, Inc. to Amend its Certificate of Convenience and Necessity for the Setex Area Reliability Project.

- Portia K. Brown, H. Joseph Eisenbeil and Ramah K. Bernard (jointly referred to herein as "Intervenors") are each and all parties to this case;
- It is affirmed that response will be provided to all discovery requests from other parties in the case;
- If testimony is filed on behalf of one or more of the Intervenors, it is acknowledged that such Intervenor may be subject to cross-examination in any hearing process;
- It is agreed that a copy of any document(s) filed on behalf of Intervenors will be provided to every other party in the case; and
- Intervenors are and shall be bound by the Procedural Rules of the Public Utility Commission of Texas (PUC) and the State Office of Administrative Hearings (SOAH).

Ramah K. Bernard owns two (2) habitable structures, including her family's primary residence, located near at least two (2) of the proposed routes for a transmission line. At least two (2) of the utility's proposed routes would cross the property owned jointly by the undersigned and H. Joseph Eisenbeil and on which is located their primary and sole residence.

Sincerely yours,



Portia K. Brown

PKB:mpd