Kellie Martinec

From: Sent:

Chrystal Gardner <cgardner@txfb.org>

Friday, August 01, 2014 10:26 AM

To:

rulescoordinator

Subject: **Attachments:** Comments: Gas Utilities Docket No. 10366

Gas Utilities Docket No 10366.pdf

ATTN: Rules Coordinator, Office of General Counsel, Railroad Commission of Texas

Please see attached comments.

Thank you,

Ned Meister

Director of Commodity and Regulatory Activities 254.751.2457 254.751.2418 (Fax) nmeister@txfb.org



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August 1, 2014

Rules Coordinator Office of General Counsel Railroad Commission of Texas P.O. Box 12967 Austin, Texas 78711-2967

RE: Gas Utilities Docket No. 10366.

Texas Farm Bureau (TFB) offers the following comments on the Commission's proposed rules under 16 TAC § 3.70.

§3.70 (b) (4) states "documentation to provide support for the classification and purpose being sought for the pipeline, if applicable, and any other information requested by the Commission;"

TFB is concerned that the documentation required under §3.70 (b) (4) is not clearly defined so as to provide objective review for compliance.

Texas Farm Bureau also recommends a fifth requirement be added to §3.70 (b), worded as follows:

(5) an attestation to their knowledge of the provisions of eminent domain provisions under Chapter 21 of the Texas Property Code and of the Texas Landowner's Bill of Rights.

We thank the Railroad Commission of Texas for the opportunity to provide comments on 16 TAC§3.70.

Sincerely,

And meister

Ned Meister Director

Commodity and Regulatory Activities

NM:cjg