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Jamie Hurst Watts JHW@LongLaw.com

October 30, 2020

Via Hand Delivery Ms. Terri Lemoine Bordelon Records and Recording LOUISIANA PUBLIC SERVICE COMMISSION P. O. Box 91154 Baton Rouge, LA 70821-9154

 RE: Docket No. U-35753 – Cleco Power LLC and Southwestern Electric Power Company, ex parte
In re: Joint Application for: (I) Authorization to Close the Oxbow Mine; and (II) Authorization to Include and Defer Certain Accelerated Mine Closing Costs in Fuel and Related Ratemaking Treatments Our File No.: 0916-0043

Dear Ms. Bordelon:

Enclosed please find the original and three (3) copies of the Notice of Intervention on behalf of Cabot Corporation to be filed into the record of the above-referenced docket. Please date stamp a copy of this filing and return to it to our courier for our file.

Should you have any comments or questions regarding this filing, please do not hesitate to contact us.

With kind personal regards,

Very truly yours,

LONG LAW FIRM, L.L.P.

HWATTS

Jamie Hurst Watts

JHW/dmt Enclosures cc: Service List

> Long Law Firm, LLP 1800 City Farm Drive, Building 6 Telephone: (225) 922-5110

Baton Rouge, LA 70806 Telefax: (225) 922-5105

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BEFORE THE LOUISIANA PUBLIC SERVICE COMMISSION

2020 OCT 30 PM 3: 11

LA PUBLIC SERVICE DOCKET NO. U-35993MMISSION

CLECO POWER LLC, and SOUTHWESTERN ELECTRIC POWER COMPANY, EX PARTE

In Re: Joint Application for: (I) Authorization to Close the Oxbow Mine; and (II) Authorization to Include and Defer Certain Accelerated Mine Closing Costs in Fuel and Related Ratemaking Treatments

CABOT CORPORATION'S NOTICE OF INTERVENTION

Cabot Corporation ("Cabot"), pursuant to Rule 10 of the Louisiana Public Service Commission ("LPSC") Rules of Practices and Procedures, hereby intervenes in the captioned proceeding, upon suggesting as follows:

1.

On October 16, 2020, this proceeding was initiated by publication in the Commission's Official Bulletin No. 1230.

2.

Cabot is a global specialty chemicals corporation owning Louisiana industrial concerns and operations, and is a large consumer of power provided by Cleco Power, LLC. Therefore, Cabot has an interest in this proceeding.

3.

Considering the impact that this docket may have on Cabot's business in the State of Louisiana, Cabot has a direct interest in the outcome of this proceeding, and no other party can adequately represent Cabot's interest in the captioned proceeding.

4.

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Since this proceeding is currently in its initial phases and no hearings have been scheduled or discovery performed, no party will be prejudiced by the intervention of Cabot in this docket.

5.

Rule 10 of the Commission's Rules of Practices and Procedures allows any party with a justifiable or administratively cognizable interest to intervene in any proceeding before the Commission.

6.

All communications and pleadings in this docket should be directed to:

Jamie Hurst Watts David L. Guerry LONG LAW FIRM, L.L.P. 1800 City Farm Drive, Building 6 Baton Rouge, Louisiana 7086 Telephone: (225) 922-5110 Fax: (225) 922-5105 Email: jhw@LongLaw.com dlg@LongLaw.com

WHEREFORE, Cabot hereby requests that it be granted intervenor status, with the right to fully participate in this proceeding. Further, Cabot requests that it be placed on the Official Service list in this proceeding and served with all pleadings, notices, and orders.

Respectfully submitted:

Awatts

Jamie Hurst Watts (#28262) David L. Guerry (#14980) LONG LAW FIRM, L.L.P. 1800 City Farm Drive, Building 6 Baton Rouge, Louisiana 7086 Telephone: (225) 922-5110 Fax: (225) 922-5105 Email: jhw@LongLaw.com dlg@LongLaw.com

Counsel to Cabot Corporation

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing has been sent by U.S. Postal Service, facsimile,

electronically or hand delivery to all parties on the Official Service List.

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Baton Rouge, Louisiana this 30th day of October, 2020.

Hwatts

JAMIE HURST WATTS