



Control Number: 43987



Item Number: 4

Addendum StartPage: 0



Law Office of Benigno (Trey) Martinez, P.L.L.C.

Attorney at Law

1201 E. Van Buren, Brownsville, Texas 78520 (956) 550-4868 Office (956) 621-0135 Fax

Benigno (Trey) Martinez
Email: trey@mbymlaw.com
Tomas F. Tijerina
Email: tomas@mbymlaw.com

Jason Davis, of Counsel
Stephanie Enslein, of Counsel

December 19, 2014

VIA FEDERAL EXPRESS

Public Utilities Commission of Texas
Central Records
1701 N. Congress, Suite 8-100
Austin, Texas 78701

RECEIVED
2014 DEC 22 PM 2:21
PUBLIC UTILITY COMMISSION
FILING CLERK

Re: **Docket # 43987; Jade Energy, LLC**

To Whom It May Concern:

My firm has been retained by Drs. Subhash and Sarojini Bose in regards to the above referenced matter. A company in which they own and have invested 100% of the capital has had a member submit the above referenced filing attempting to change ownership without either their knowledge or permission. We are respectfully asking that we be allowed to intervene in the above referenced docket number and request that the filing be withdrawn.

Moreover, on November 25, 2014 a Judge signed a Temporary Restraining Order restraining Rafael S. Patag, Jr and Rico A. De Los Reyes from taking any action on behalf of Jade Energy, LLC, Bose Power & Electric, and Bose Power & Electric Clearing House. A Temporary Injunction hearing was set for December 9, 2014 and during that hearing the Judge reset the hearing to December 22, 2014 and the Temporary Restraining Order was to continue in effect until that time. Today on December 19, 2014 Dr. Subhash Bose, Dr. Sarojini Bose, Mr. Rafael S. Patag, Jr. and Mr. Rico A. De Los Reyes all agreed to reset the December 22nd hearing and extend the effects of the Temporary Restraining Order until January 5, 2014. Enclosed please find the first Temporary Restraining Order and Order Setting Hearing for Preliminary Injunction executed by the Judge and the agreed Temporary Restraining Order and Order Resetting Hearing for Preliminary Injunction.

I appreciate your assistance with this matter and should you need any further information, please do not hesitate to contact me.

Regards,

Tomas F. Tijerina

TT/mas
*Encls.

4

C-8431-14-H

CAUSE NO. _____

DR. SAROJINI BOSE and DR.	§	
SUBHASH BOSE, Individually and	§	IN THE DISTRICT COURT
D/B/A JADE ENERGY, L.L.C.,	§	
BOSE POWER & ELECTRIC, and	§	
BOSE POWER & ELECTRIC	§	
CLEARING HOUSE	§	
<i>Plaintiffs,</i>	§	
	§	
v.	§	_____ JUDICIAL DISTRICT
	§	
RAFAEL S. PATAG, JR. and	§	
RICO AGUSTIN DE LOS REYES	§	
<i>Defendants.</i>	§	HIDALGO COUNTY, TEXAS

**TEMPORARY RESTRAINING ORDER AND ORDER SETTING HEARING FOR
PRELIMINARY INJUNCTION**

On the 25 day of November, 2014, the court heard Plaintiff, Dr. Sarojini Bose and Dr. Subhash Bose, Individually and d/b/a Jade Energy, L.L.C., Bose Power & Electric and Bose Power & Electric Clearing House's application for temporary restraining order.

1. The court, after examining the pleadings, finds there is evidence:
 - a. Plaintiff will prevail over the Defendants Rafael S. Patag Jr., and Rico Agustin De Los Reyes;
 - b. Harm is imminent and if the court does not issue the temporary restraining order, Plaintiff will be irreparably injured because Defendants' amendments to Jade Energy's ownership would allow them to immediately act on behalf of Jade Energy without Plaintiffs' authority;
 - c. An ex parte order is necessary without notice to Defendant because there is insufficient time to give notice to Defendant, hold a hearing, and issue a restraining order before the irreparable harm occurs.

2. Therefore, the court:

C-8431-14-H

- a. Restrains Defendants Rafael S. Patag Jr. and Rico Agustin De Los Reyes, from taking any action on behalf of Jade Energy, LLC, Bose Power & Electric, and Bose Power & Electric Clearing House.
- b. Orders the clerk to issue notice to Defendants, Rafael S. Patag Jr. and Rico Agustin De Los Reyes, that the hearing on Plaintiff's application for temporary injunction is set for the 9th day of December, 2014, at 9:00 a.m./~~p.m.~~ The purpose of the hearing shall be to determine whether this temporary restraining order should be made a temporary injunction pending a full trial on the merits; and
- c. Sets bond at \$ 2,500 cash/surety

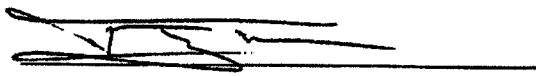
This order expires on the 9th day of December, 2014.

SIGNED this 25 day of November, 2014 at 10:30 a.m./~~p.m.~~



PRESIDING JUDGE

APPROVED AND ENTRY REQUESTED:



Tomas F. Tijerina

CAUSE NO. C-8431-14-H

DR. SAROJINI BOSE and DR.	§	IN THE DISTRICT COURT
SUBHASH BOSE, Individually and	§	
D/B/A JADE ENERGY, L.L.C.,	§	
BOSE POWER & ELECTRIC, and	§	
BOSE POWER & ELECTRIC	§	
CLEARING HOUSE	§	
<i>Plaintiffs,</i>	§	
	§	389TH JUDICIAL DISTRICT
v.	§	
	§	
RAFAEL S. PATAG, JR. and	§	
RICO AGUSTIN DE LOS REYES	§	
<i>Defendants.</i>	§	HIDALGO COUNTY, TEXAS

**TEMPORARY RESTRAINING ORDER AND ORDER RESETTING HEARING FOR
PRELIMINARY INJUNCTION**

On the 25th day of November, 2014, the court signed Plaintiff, Dr. Sarojini Bose and Dr. Subhash Bose, Individually and d/b/a Jade Energy, L.L.C., Bose Power & Electric and Bose Power & Electric Clearing House's application for temporary restraining order. The court heard Plaintiff's application for temporary injunction on the 9th day of December, 2014, at 9:00 a.m. to determine whether the temporary restraining order should be made a temporary injunction pending a full trial on the merits and the parties agreed to extend the Order through the 22nd day of December, 2014 to allow Defendants to obtain an attorney. Moreover, Plaintiffs and Defendants are attempting to resolve their issues and request the Court to reset the hearing by 14 days. The new hearing will be set for the 5th day of January, 2015.

1. The court, after examining the pleadings, finds there is evidence:
 - a. Plaintiff will prevail over the Defendants Rafael S. Patag Jr., and Rico Agustin De Los Reyes;

- b. Harm is imminent and if the court does not issue the temporary restraining order, Plaintiff will be irreparably injured because Defendants' amendments to Jade Energy's ownership would allow them to immediately act on behalf of Jade Energy without Plaintiffs' authority;
- c. An ex parte order is necessary without notice to Defendant because there is insufficient time to give notice to Defendant, hold a hearing, and issue a restraining order before the irreparable harm occurs.

2. The court:

- a. Shall continue to restrain Defendants Rafael S. Patag Jr. and Rico Agustin De Los Reyes, from taking any action on behalf of Jade Energy, LLC, Bose Power & Electric, and Bose Power & Electric Clearing House.
- b. With the agreement of all parties, ORDERS to reset the hearing from its current setting of December 22, 2014 to the 5th day of January, 2015 at _____ a.m./p.m. The purpose of the hearing shall be to determine whether the temporary restraining order should be made a temporary injunction pending a full trial on the merits; and

This order expires on the _____ day of _____, 2014.

SIGNED this _____ day of _____, 2014 at _____ p.m.

PRESIDING JUDGE

APPROVED AND ENTRY REQUESTED:

Tomas F. Tijerina

Rafael S. Patag, Jr., *Pro Se*

Rico A. De Los Reyes, *Pro Se*

CC: Tomas F. Tijerina; tomas@mbymlaw.com; Law Office of Benigno (Trey) Martinez, PLLC
Rafael Patag; rpatag@bosepower.com; *Pro Se*
Jose De Los Reyes; admin@bosepower.com; *Pro Se*