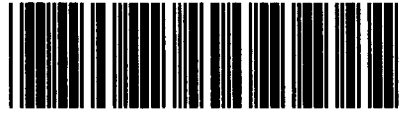




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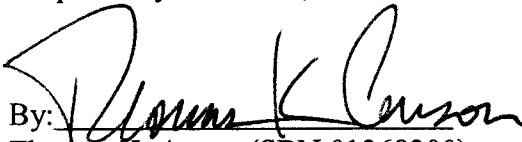
APPLICATION OF SHARYLAND §
UTILITIES TO AMEND ITS CCN FOR §
THE HEREFORD TO WHITE DEER 345- §
KV CREZ TRANS. LINE (FORMERLY §
PANHANDLE AB TO PANHANDLE BA) §
IN ARMSTRONG, CARSON, DEAF §
SMITH, OLDHAM, POTTER, AND §
RANDALL COUNTIES, TEXAS §

BEFORE THE
STATE OFFICE OF
ADMINISTRATIVE HEARINGS
ON REFERRAL FROM THE
PUBLIC UTILITY COMMISSION
OF TEXAS

**Masterson & Stinnett Ranch's Response to
Chapman's First Set of Requests for Information to All Intervenors**

Masterson & Stinnett Ranch submits this response to the First Set of Requests for Information ("RFI") to All Intervenors of G R Chapman Limited Partnership ("Chapman"), Intervenor, which was received on August 9, 2010, so this response is timely. Attached hereto and incorporated herein by reference are the written responses thereto, with each such response set forth on or attached to a separate page upon which the request has been restated. It is hereby stipulated that the responses may be treated by all parties exactly as if they were filed under oath.

Respectfully submitted,

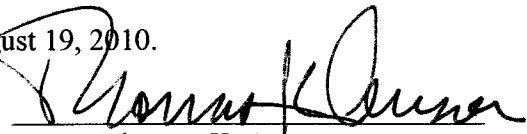


By: Thomas K. Anson (SBN 01268200)
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512-499-3608 / 512-536-5718 (fax)
E-mail: Tom.Anson@Strasburger.com

ATTORNEYS FOR MASTERSON & STINNETT
RANCH

CERTIFICATE OF SERVICE

I certify I served the foregoing on Staff by fax on August 19, 2010.


Thomas K. Anson

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CHAPMAN 1.01

Of the 12 alternative routes proposed by Sharyland in this proceeding, which route or routes are you opposed to, and what is the factual basis for your opposition to that/those route(s)?

Response:

The following response was prepared by or under the direct supervision of Beaumont S. Boyce, and the sponsoring witness for this response will be Beaumont S. Boyce or Harold L. Hughes.

Please see the Masterson & Stinnett Ranch's Response to Staff's First Request for Information and First Requests for Admissions, filed June 30, 2010. Additional information concerning this matter will be in testimony on behalf of the Masterson & Stinnett Ranch, which will serve as supplementation to this question when provided to the Commission. The Masterson & Stinnett Ranch therefore reserves the right to supplement this response accordingly.

CHAPMAN 1.02

If more than one of the 12 alternative routes proposed by Sharyland in this proceeding would cross your property, are you more opposed to any of those alternative routes than you are to any other alternative route that crosses your property? If so, please identify the route(s) and explain the reasons you are more opposed to that route or routes, relative to the other route(s).

Response:

The following response was prepared by or under the direct supervision of Beaumont S. Boyce, and the sponsoring witness for this response will be Beaumont S. Boyce or Harold L. Hughes.

Please see the Masterson & Stinnett Ranch's Response to Staff's First Request for Information and First Requests for Admissions, filed June 30, 2010. Additional information concerning this matter will be in testimony on behalf of the Masterson & Stinnett Ranch, which will serve as supplementation to this question when provided to the Commission. The Masterson & Stinnett Ranch therefore reserves the right to supplement this response accordingly.

Masterson & Stinnett Ranch
PUC Docket No. 38290
Response to Chapman's First RFI

CHAPMAN 1.03

Do you contend that the Preferred Route (Route 1) is not the best alternative route proposed by Sharyland? If so, which route do you contend is the best alternative, and what is the factual basis for your contention?

Response:

The following response was prepared by or under the direct supervision of Beaumont S. Boyce, and the sponsoring witness for this response will be Beaumont S. Boyce or Harold L. Hughes.

Please see the Masterson & Stinnett Ranch's Response to Staff's First Request for Information and First Requests for Admissions, filed June 30, 2010. Additional information concerning this matter will be in testimony on behalf of the Masterson & Stinnett Ranch, which will serve as supplementation to this question when provided to the Commission. The Masterson & Stinnett Ranch therefore reserves the right to supplement this response accordingly.

CHAPMAN 1.05

Do you intend to offer expert testimony in support of your position in this proceeding? If so, please identify each such expert and provide a summary of his or her opinions.

Response:

The following response was prepared by or under the direct supervision of Beaumont S. Boyce, and the sponsoring witness for this response will be Beaumont S. Boyce or Harold L. Hughes.

Please see the Masterson & Stinnett Ranch's Response to Staff's First Request for Information and First Requests for Admissions, filed June 30, 2010. If the Masterson & Stinnett Ranch decides at the time testimony is due under the procedural schedule in this case to file expert testimony, that testimony will be responsive to this request, which will serve as supplementation to this question when provided to the Commission. The Masterson & Stinnett Ranch therefore reserves the right to supplement this response accordingly.