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PUC DOCKET NO. 38290

APPLICATION OF SHARYLAND UTILITIES, § BEFORE THE
L.P. TO AMEND ITS CERTIFICATE OF §
CONVENIENCE AND NECESSITY FOR THE §
PROPOSED HEREFORD TO WHITE DEER § PUBLIC UTILITY COMMISSION
345-KV CREZ TRANSMISSION LINE IN §
ARMSTRONG, CARSON, DEAF SMITH, §
OLDHAM, POTTER AND RANDALL § OF TEXAS
COUNTIES §

FILED
JUL 16 11 41 AM '10
PUBLIC UTILITY COMMISSION

SEEWALD RANCH'S MOTION TO INTERVENE

NOW COMES Seewald Ranch and files this Motion to Intervene, pursuant to P.U.C. PROC. R. §§22.103 and 22.104 in the above-referenced proceeding and in support thereof would respectfully show as follows:

I
IDENTITY OF INTERVENORS

The name and addresses of Movants is as follows:

Ms. Nancy Seewald
Seewald Enterprises, LLC
3600 Cerrillos Road, Suite 729B
Santa Fe, NM 87507-2612

Mr. William Seewald
William H. Seewald GS Trust
P.O. Box 3310
Amarillo, Texas 79116-3310

II.
LEGAL REPRESENTATIVE

The names, mailing address, telephone numbers and email address of Seewald Ranch's authorized representatives is as follows:

J. Kay Trostle
Smith Trostle, LLP
707 West Avenue, Ste. 202
Austin, Texas 78701
(512) 494-9500 ext. 105
(512) 494-9505 – Fax
ktrostle@smithtrostle.com

Seewald Ranch requests that all pleadings, orders, correspondence and filings be served on its legal representative in Austin.

III.
BASIS FOR INTERVENTION

Seewald Ranch has been identified by Sharyland Utilities as a directly affected landowner (Links B6, B7, B8, B9, B10, B11, and B12) and therefore has a justiciable interest which may be adversely affected by the outcome of the proceeding and on that basis seeks to intervene.

IV.
CONCLUSION AND PRAYER

WHEREFORE, PREMISES CONSIDERED, Seewald Ranch respectfully requests that this Motion to Intervene be granted, that Seewald Ranch be allowed to participate as a party to this proceeding and for such further relief to which it may be entitled.

Respectfully submitted,

SMITH TROSTLE LLP
707 West Avenue, Ste. 202
Austin, Texas 78701
(512) 494-9500
(512) 494-9505 – Fax

By: *Miguel A. Urzuta for*
J. Kay Trostle
State Bar No. 20238300

ATTORNEYS FOR SEEWALD RANCH

CERTIFICATE OF SERVICE

I hereby certify that on this 16th day of June, 2010, a true and correct copy of the foregoing document is being served via facsimile, U.S. mail and/or hand delivery to all parties of record.

Miguel A. Huerta for

J. Kay Trostle