

Control Number: 38354



Item Number: 877

Addendum StartPage: 0

SOAH DOCKET NO. 473-10-5546 PUC DOCKET NO. 38354

APPLICATION OF LCRA	§	BEFORE THE STATE OFFICE
TRANSMISSION SERVICES	§	^ ,
CORPORATION (LCRA) TO AMEND	§	**************************************
ITS CERTIFICATE OF	§	
CONVENIENCE AND NECESSITY	§	S 1/2 1
(CCN) FOR THE MCCAMEY D	§	OF Significant
TO KENDALL TO GILLESPIE	§	
345-KV CREZ TRANSMISSION LINE	§	
IN SCHLEICHER, SUTTON,	§	
MENARD, KIMBALL, MASON,	§	
GILLESPIE, KERR, AND KENDALL	§	
COUNTIES	§	ADMINISTRATIVE HEARINGS

KEITH SHARPE'S MOTION TO INTERVENE

COMES NOW Keith Sharpe ("Sharpe"), and pursuant to P.U.C. Proc. Rule 22.103 and 22.104, files this, his Motion to Intervene in the above-captioned docket. In support of this Motion, Sharpe would show the following:

I.

The address for Keith Sharpe is as follows:

249 Southwoods Fredericksburg, Texas 78624

II.

The name, address, telephone number and e-mail address of Sharpe's authorized representative is as follows:

ZS BRADY & Co.
Zach Brady
Amber Brady
3409 19th Street
Lubbock, Texas 79414
(806) 771-1850 (Office)
(806) 771-3750 (Fax)
zach@zsbrady.com
amber@zsbrady.com



Sharpe requests that the Public Utility Commission of Texas ("the Commission") and all parties to this proceeding serve copies of all correspondence, pleadings, briefs, and other documents upon the authorized representatives at the Lubbock address shown above.

III.

Keith Sharpe has standing to intervene in this docket, as that term is defined in P.U.C. Proc. R. 22.103(b)(2), because Sharpe has a justiciable interest that may be adversely affected by the outcome of this docket. Sharpe owns property located in Gillespie County, Texas. Sharpe has been notified by LCRA that his property may be directly affected by the proposed transmission line that is the subject of this docket.

NOW THEREFORE, for the above-mentioned reasons Keith Sharpe respectfully requests that this, his Motion in Intervention in the above-captioned case be granted, and requests any other relief to which he may show himself entitled.

Respectfully submitted,

ZS Brady & Co.

Zachary S. Brady

State Bar No. 24012320

Amber S. Brady

State Bar No. 24050320

3409 19th Street

Lubbock, Texas 79410-1201

Telephone:

(806) 771-1850

Facsimile:

(806) 771-3750

ATTORNEYS FOR INTERVENOR

KEITH SHARPE

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been served on all parties by filing with the PUC Interchange, in accordance with Order No. 1 and Order No. 2 entered in this matter.

Amber S. Brady