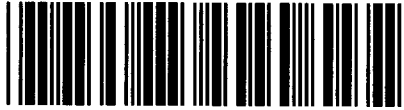


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PUBLIC UTILITY COMMISSION
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APPLICATION OF SHARYLAND
UTILITIES, L.P. TO AMEND ITS
CERTIFICATE OF CONVENIENCE
AND NECESSITY FOR THE
PROPOSED ANTELOPE-ELK
ENERGY CENTER TO WHITE
RIVER 345-KV TRANSMISSION
LINE IN HALE AND FLOYD
COUNTIES

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PUBLIC UTILITY COMMISSION

OF TEXAS

MOTION TO INTERVENE
OF CHARLES BALL, INDIVIDUALLY AND
ON BEHALF OF THE BALL PARTNERSHIP

NOW COMES, Charles Ball, individually and on behalf of the Ball Partnership, a general partnership (collectively, "Intervenor"), and files this Motion to Intervene in the above-styled and docketed proceeding pursuant to P.U.C. PROC. R. 22.101, 22.103 and 22.104, and in support thereof respectfully shows the following:

1. On December 13, 2013, Sharyland ("Sharyland") filed its Application to Amend its Certificate of Convenience and Necessity for the Proposed Antelope-Elk Energy Center to White River 345-kV Transmission Line in Hale and Floyd Counties. Sharyland's Application included Intervenor as a directly affected landowner of property in Floyd County, Texas.

2. Intervenor has standing to intervene in this proceeding, as that term is defined in P.U.C. Proc. R. 22.103(b)(2), because Intervenor has a justiciable interest that may be adversely affected by the outcome of this proceeding. As stated above, certain property in Floyd County is owned by Intervenor. Intervenor has received notice from Sharyland that said property may be directly affected, as that term is defined in P.U.C. PROC. R. 22.52(a)(3), by the proposed transmission line that is the subject of this proceeding. This Motion to Intervene is filed before January 27, 2014, and therefore is timely under Order No. 1 in this docket.

3. Attorneys Todd W. Boykin and Mindi L. McLain, pursuant to P.U.C. PROC. R. 22.101(a), hereby notice their appearance as counsel on behalf of Intervenor in the above-styled and docketed proceeding. The name, address, telephone number, and email address for Intervenor's legal counsel are as follows:

BURDETT MORGAN WILLIAMSON & BOYKIN, LLP
Todd W. Boykin – tboykin@bmwb-law.com
Mindi L. McLain – mmclain@bmwb-law.com
701 South Taylor, LB 103
Amarillo, Texas 79101
Telephone: (806) 358-8116
Facsimile: (806) 350-7642

Intervenor requests that the Public Utility Commission of Texas and all parties to this proceeding serve copies of all notices, correspondence, pleadings, discovery, and other documents upon the authorized representatives at the address shown above.

WHEREFORE, PREMISES CONSIDERED, Intervenor respectfully requests that this Motion to Intervene be granted, that Intervenor be allowed to participate in this proceeding as a party with all rights thereof to the full extent Intervenor desires to do so, and for such further relief to which Intervenor may be entitled.

Respectfully submitted,

BURDETT MORGAN WILLIAMSON & BOYKIN, LLP
701 South Taylor, LB 103
Amarillo, Texas 79101
Telephone: (806) 358-8116
Facsimile: (806) 350-7642

By: Mindi L. McLain
Todd W. Boykin
State Bar No. 02791600
Mindi L. McLain
State Bar No. 24066814
ATTORNEYS FOR INTERVENOR

CERTIFICATE OF SERVICE

I certify that a copy of this document was served on all parties of record in this proceeding on January 14, 2014, in the following manner: via facsimile or first class U.S. mail.

Mindi L. McLain
Mindi L. McLain