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DOCKET NO. 44620

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APPLICATION OF SHARYLAND §
UTILITIES, L.P. TO REVISE ITS TCRF §
CLASS ALLOCATION FACTORS AND §
REQUEST FOR GOOD CAUSE §
EXCEPTION FROM PUC SUBST. R. § §
25.193(c)

PUBLIC UTILITY COMMISSION
OF TEXAS

ALLIANCE FOR RETAIL MARKETS' MOTION TO INTERVENE

Pursuant to P.U.C. PROC. R. 22.103(b) and P.U.C. PROC. R. 22.104(a), the Alliance for Retail Markets (ARM) files its motion to intervene in this proceeding. The individual member companies comprising ARM in this proceeding are Direct Energy LP and Green Mountain Energy Company. The members of ARM are retail electric providers (REPs) certificated to provide retail electric service to customers in areas subject to retail competition in Texas, including the service area of Sharyland Utilities, L.P. (Sharyland).

ARM possesses a justiciable interest in this proceeding that may be adversely affected by the outcome of this docket. In this proceeding, Sharyland requests the Commission to establish revised transmission cost recovery factor (TCRF) cost allocation factors for all future Sharyland TCRF update applications until new allocation factors are approved by the Commission in a future rate case. Sharyland will file its next TCRF update application on June 1, 2015. All REPs providing service in Sharyland's certificated service area, including ARM's members, will be assessed these updated TCRFs.

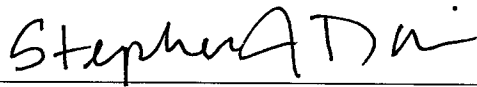
ARM's authorized legal representative in this proceeding is:

Stephen J. Davis
LAW OFFICES OF STEPHEN J. DAVIS, PC
301 Congress Avenue
Suite 1050
Austin, Texas 78701
512/479-9995
512/479-9996 (FAX)

All pleadings, orders, and other documents should be served on ARM's authorized legal representative.

For the reasons stated in this Motion to Intervene, ARM has a substantial interest may be adversely affected by the outcome of this proceeding. In recognition of this justiciable interest, ARM seeks to intervene as a party. ARM respectfully requests that the Commission grant this Motion to Intervene, allow ARM to participate in this proceeding as a party, and grant ARM any other relief to which it may be entitled.

Respectfully submitted,



Stephen J. Davis
State Bar No. 05547750

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**ATTORNEY FOR
ALLIANCE FOR RETAIL MARKETS**

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served upon all parties on May 18, 2015 by first class mail.

By: 
Stephen J. Davis