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JOINT REPORT AND APPLICATION OF §
ONCOR ELECTRIC DELIVERY §
COMPANY LLC, SHARYLAND §
DISTRIBUTION & TRANSMISSION §
SERVICES, L.L.C., SHARYLAND §
UTILITIES, L.P., AND SEMPRA §
ENERGY FOR REGULATORY §
APPROVALS UNDER PURA §§ 14.101, §
37.154, 39.262, AND 39.915 §

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PUBLIC UTILITY COMMISSION
OF TEXAS
CLERK

SHARYLAND UTILITIES, L.P.’S AND SHARYLAND DISTRIBUTION & TRANSMISSION SERVICES, L.L.C.’S NOTICE OF CONFIDENTIAL RESPONSE TO TIEC’S SECOND SET OF REQUESTS FOR INFORMATION

On January 25, 2019, Sharyland Utilities, L.P. (“Sharyland”) and Sharyland Distribution & Transmission Services, L.L.C. (“SDTS”) filed their first supplemental responses to Texas Industrial Energy Consumers’ (“TIEC”) Second Set of Requests for Information (“RFI”). Supplemental Exhibits SU/SDTS TIEC 2-16 (HSPM), SU/SDTS TIEC 36(a) (HSPM), and SU/SDTS TIEC 36(b) (HSPM) contain commercially sensitive information that is considered Highly Sensitive Protected Material. Sharyland and SDTS hereby designate Supplemental Exhibits SU/SDTS TIEC 2-16 (HSPM), SU/SDTS TIEC 36(a) (HSPM), and SU/SDTS TIEC 36(b) (HSPM) as Highly Sensitive Protected Material under the Protective Order proposed in this proceeding. This notice is filed to comply with the requirements of paragraph 4 of the Protective Order relating to the claims of exemption from public disclosure pursuant to the Texas Public Information Act (“TPIA”).

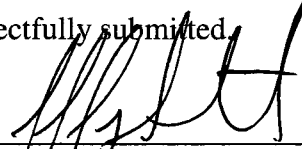
The designated material is exempt from public disclosure pursuant to Tex. Gov’t Code §§ 552.101, 552.104, and/or 552.110. This material may include, but is not limited to, information that is customer specific and/or of a highly sensitive nature involving company business operations that, if released, would give advantage to a competitor. The public disclosure of any market-sensitive commercial information could cause competitive harm to Sharyland’s counterparts in contractual business relations and would be contrary to the state legislative policy in the Public Utility Regulatory Act.

The undersigned counsel for Sharyland and SDTS has reviewed the information sufficiently to state in good faith that the information is exempt from public disclosure under the TPIA and merits the confidential and highly sensitive protected material designation.

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Respectfully submitted,

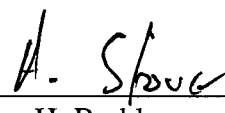
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
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CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing document was served on all parties of record on this 25th day of January, 2019.



Sarah K. Merrick