

# **Filing Receipt**

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#### PUC DOCKET NO. 55067 SOAH DOCKET NO. 473-23-21216

APPLICATION OF ONCOR ELECTRIC	S	BEFORE THE
DELIVERY LLC TO AMEND ITS	S	
CERTIFICATE OF CONVENIENCE	S	PUBLIC UTILITY COMMISSION
AND NECESSITY FOR THE	S	
RAMHORN HILL – DUNHAM 345-KV	S	OF TEXAS
TRANSMISSION LINE IN DENTON	S	
AND WISE COUNTIES	S	
	S	

#### **DHL SUPPLY CHAIN'S MOTION TO INTERVENE**

NOW COMES, Exel Inc., d/b/a DHL Supply Chain (USA) (hereinafter "DHL Supply Chain" or "Intervenor") and files this Motion to Intervene in the above-referenced proceeding and in support thereof would respectfully show the Public Utility Commission ("PUC") the following:

### I. AUTHORIZED REPRESENTATIVE

Intervenor's authorized representative is:

Lynn Sherman State Bar No. 18243630 P.O. Box 5605 Austin, Texas 78763 (512) 431-6515 Isherman@h2otx.com

Intervenor requests that copies of pleadings and all other documents be served on Intervenor's authorized representative.

## II. BASIS FOR INTERVENTION

Intervenor owns and is developing property identified by Oncor Electric Delivery LLC ("Oncor") as being directly affected by one or more segments and routes of the Ramhorn Hill - Dunham 345-kV transmission line proposed in the application that is the subject of the above-referenced proceeding (the "Application"). See Row 1274 of Attachment 8 of the Application, entitled "Listing of Directly Affected Land Owners for Notice," wherein "EXEL INC" is listed as a "directly

affected land owner" and DHL Supply Chain's tracts are identified as being impacted by specified segments and routes. As a result, Intervenor has a justiciable interest which may be adversely affected by the outcome of this proceeding and on that basis seeks to intervene. See P.U.C. Proc. R. 22.52(a)(3), 22.101(a), 22.103(b)(2) and 22.104.

### III. CONCLUSION AND PRAYER

For the foregoing reasons, Intervenor respectfully requests that the PUC grant this Motion to Intervene, and that Intervenor be allowed to participate as a party to this proceeding and be granted such further relief to which Intervenor may be entitled both at law and in equity.

Respectfully submitted,

Lynn Sherman

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ATTORNEY FOR

DHL SUPPLY CHAIN

#### **CERTIFICATE OF SERVICE**

I hereby certify that on this 12<sup>th</sup> day of June 2023, a true and correct copy of the foregoing document was electronically filed with the Commission via the PUC Interchange and the Commission's Second Order Suspending Rules in Docket No 50664, notice of the filing has been provided by email to all parties of record.

Lynn Sherman