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PUC DOCKET NO. 57633

**APPLICATION OF ONCOR
ELECTRIC DELIVERY COMPANY,
LLC TO AMEND ITS CERTIFICATE
OF CONVENIENCE AND NECESSITY
FOR THE RIVERTON-SAND LAKE 138-
KV TRANSMISSION LINE IN REEVES
AND WARD COUNTIES**

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**PUBLIC UTILITY COMMISSION

OF TEXAS**

MOTION TO INTERVENE ON BEHALF OF THE MCGARY ENTITIES

TO THE HONORABLE ADMINISTRATIVE LAW JUDGE:

COMES NOW, The McGary Entities, the members being the Brian Peter McGary 2017 Revocable Trust, the Mary Jane McGary Trust, and KM Petro Investments, LLC, file this, their Motion to Intervene and Notice of Counsel in the above-referenced proceeding and respectfully shows the following:

1. **Motion to Intervene.** The McGary Entities own property located in Reeves County (the “Property”). Based on information provided by Oncor Electric Delivery Company, LLC (“Oncor”), one or more of the routes proposed in the Riverton-Sand Lake 138-Transmission Line Project may directly impact the Property. The McGary Entities have standing to intervene in this proceeding and has a justiciable interest in the outcome of this proceeding. The McGary Entities request that this Motion to Intervene be granted and that it be recognized as a party.

2. **Notice of Counsel.** The McGary Entities are represented by:

Anson B. Howard
4040 Broadway, Suite 430
San Antonio, Texas 78209
Email: ahoward@uhlfitzsimons.com
Telephone: (210) 829-1660

3. **Acknowledgements.** The McGary Entities acknowledge:

- That they will be a party to the case;
- That they are required to respond to all discovery requests from other parties to the case;
- That if they file testimony, it must be cross-examined in the hearing;
- That if they file any documents in this case, they will have to provide a copy of those documents to every other party in the case; and
- That they are bound by the Procedural Rules of the Public Utility Commission of Texas and the State Office of Administrative Hearings.

4. **Service.** All communications, pleadings, and other documents should be served upon the McGary Entities by and through its counsel, as set forth above.

5. **Conclusion and Prayer.** The McGary Entities respectfully request that the Public Utilities Commission of Texas grant this Motion to Intervene, accept notice of the counsel upon whom all notices and filings should be served, and grant such other and further relief to which it may be justly entitled.

Respectfully submitted,

**UHL, FITZSIMONS, BURTON,
WOLFF & RANGEL, PLLC**

By: /s/ Anson B. Howard

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ATTORNEY FOR THE MCGARY ENTITIES

CERTIFICATE OF SERVICE

I certify that a copy of this document will be served on all parties of record on this 3rd day of March, 2025, in accordance with Public Utility Commission of Texas Procedural Rules.

/s/ Anson B. Howard
Anson B. Howard