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BY

SOAH DOCKET NO. 473-20-3470 PUC DOCKET NO. 50410

BEFORE THE STATE OFFICE CL **JOINT APPLICATION OF WIND ENERGY** δ TRANSMISSION TEXAS, LLC AND § ONCOR ELECTRIC DELIVERY COMPANY. § LLC TO AMEND THEIR RESPECTIVE § CERTIFICATES OF CONVENIENCE AND OF § **NECESSITY FOR THE PROPOSED** § BEARKAT SWITCHING STATION TO Ş **LONGSHORE SWITCHING STATION 345** KV TRANSMISSION LINE IN GLASSCOCK AND HOWARD COUNTIES ADMINISTRATIVE HEARINGS

MOTION TO INTERVENE OF DAVID AND BELINDA WEISHUHN

TO THE HONORABLE ADMINISTRATIVE LAW JUDGES:

NOW COMES David and Belinda Weishuhn ("Intervenor") pursuant to P.U.C. Proc. R. 22.101, 22.103, and 22.104, and files this Motion to Intervene in the above-captioned docket. In support thereof respectfully shows the following:

- 1. On January 14, 2020, Wind Energy Transmission Texas, LLC and Oncor Electric Delivery Company, LLC ("WETT" and "Oncor") filed their Application for a Certificate of Convenience and Necessity for the proposed Bearkat Switching Station to Longshore Switching Station 345-kV Transmission Line in Glasscock and Howard Counties. WETT and Oncor filed with their application a list of landowners that could be directly affected by one or more of the proposed segments. WETT and Oncor's list did not include the correct contact information for Intervenor, and, as a result, Intervenor did not receive the original notice. However, subsequent to that filing, WETT and Oncor later identified Intervenor as the owner of property in Glasscock County, Texas, as indicated in WETT and Oncor's Notice Regarding Second Supplemental Affidavit Attesting to the Provision of Notice and Request for Approval, filed in this docket on May 14, 2020.
- 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 Glasscock County is owned by Intervenor. On or around May 15, 2020, Intervenor received notice from WETT and Oncor that Intervenor's 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 on May 20, 2020, well before the deadline stated in WETT and Oncor's supplemental notice received by Intervenor, and therefore is timely filed.

- 3. Attorney Tyler Topper, pursuant to P.U.C. PROC. R. 22.101(a), hereby notices his appearance as counsel on behalf of Intervenor. Intervenor desires to be a party to the above-styled and docketed proceeding and have input in the routing process.
- 4. For these reasons, good cause exists to grant Intervenor's request to intervene pursuant to P.U.C. Proc. R. 22.104.
- 5. Intervenor requests that all parties to this proceeding serve copies of all notices, correspondence, pleadings, discovery, and other documents upon its counsel as follows:

BURDETT MORGAN WILLIAMSON & BOYKIN, LLP

Tyler Topper – ttopper@bmwb-law.com 701 South Taylor, Suite 440 Amarillo, Texas 79101

Telephone: (806) 358-8116 Facsimile: (806) 350-7642

WHEREFORE, PREMISES CONSIDERED, Intervenor respectfully requests that this Motion to Intervene be granted and that Intervenor be granted and 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, L.L.P. 701 South Taylor, Suite 440

Amarillo, Texas 79101 Telephone: (806) 358-8116 Facsimile: (806) 350-7642

By: ____

Tyler Topper

State Bar No. 24059263

E-Mail: ttopper@bmwb-law.com

ATTORNEY FOR INTERVENOR

CERTIFICATE OF SERVICE

I certify that on the 20^{th} day of May, 2020 a true and correct copy of the foregoing document will be served on all parties of record in this proceeding via e-mail.1

Tyler Topper

¹ Issues Related to the State of Disaster for the Coronavirus Disease 2019, Docket No. 50664, Order Suspending Rules (March 16, 2020).