Petition To Intervene DATE:

Rosemary Chiavetta, Secretary PA Public Utility Commission Commonwealth Keystone Bldg. 400 North Street

Harrisburg, PA 17120

Re: Application of Transource Pennsylvania, LLC Filed Pursuant to 52 Pa. Code Chapter 57, Supchapter G, for Approval of the Siting and Construction of the 230 kV Transmission Line Associated with the Independence Energy Connection-East Project in Portions of York County, Pennsylvania

Docket No. A-2017-2640195

RECEIVED

PETITION TO INTERVENE

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

FEB 2 0 2018

HARRY E. PEIFFER JR. Pursuant to 52 PA Code § 5.71, et seq., _____(name) hereby files this Petition to Intervene in the above-captioned proceeding. In support thereof, _____(name) submits as follows:

1. The name and contact information of the Petitioner is as follows: HARRY E. PEIFFER JR. 113 DAD BURNHAMS RD. PINE GROVE PA. 1796 3 PH#570-345-4147

2. My interest in this project is as a hunter and fisher at Stewart Form, 28 stewart Rd Airville P.A. 17302

3. Existing participants in the filing may not understand: For years, I have enjoyed the natural beauty of the farm and rural area particularly for hunting deer in season. This area of York County farmland is relatively unspoiled and this power line project would have drastic and immediate consequences to the environment, the woods, the farm fields, and especially the wildlife habitat. During construction wildlife patterns will be disrupted, but the long-term effects of buzzing, crackling electrical lines on the landscape last forever. I'm personally worried that the noise will spoil the quiet beauty of the woodlands and electromagnetic waves will affect my health while hunting for days in the woods and the health of the animals. As there are fewer and fewer unspoiled rural areas, we must protect these spaces in our community.

- 4. The action of this Commission will bind forever a wide swath of tranquil farm land and woods, prohibiting future enjoyment, recreation and good hunting in this area.
 - a. The action of this Commission would allow the utility to enter the land at ANY TIME including hunting seasons and disrupt the lawful hunting harvest.
 - b. The action of this Commission will discourage farmland preservation if it allows electric powerline development on land that has been specifically protected.

WHEREFORE, <u>HARRY E. PEIFFER</u> respectfully requests Pennsylvania Public Utility Commission to investigate and the filing, and strongly impose a condition that all other existing rights of way and infrastructure should be utilized before any new power line projects are approved, and the Commission should <u>deny the Transource filing</u>.

Dated: 02/14/2018

Respectfully submitted,

Jarry S. Leiffer [Signature]

RECEIVED 2018 FEB 20 PH 12: 55 SECRETARY'S BUREAU

BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION

Application of Transource Pennsylvania, LLC Filed Pursuant to 52 Pa. Code Chapter 57, Supchapter G, for Approval of the Siting and Construction of the 230 kV Transmission Line Associated with the Independence Energy Connection-East Project in Portions of York County, Pennsylvania

Docket No. A-2017-2640195

VERIFICATION

I, HARRY E. PEIFFER JR.

hereby state that the facts above set forth are true and correct (or are true and correct to the best of my knowledge, information and belief) and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. 4904 (relating to unsworn falsification to authorities).

Date: 2/1/1/8

Signature: Harry E. Deile Address: HARRY E. PEIFFER JR.

<u>113 DAD BURNHAMS RD</u> <u>PINE GROVE PA. 17</u>963 PH#570-345-4147 RECEIVED

CERTIFICATE OF SERVICE

Re: Application of Transource Pennsylvania, LLC Filed Pursuant to 52 Pa. Code Chapter 57 Subchapter G, for Approval of the Siting and Construction of the 230kV Transmission Line Associated with the Independence Energy Connection-East Project in Portions of York County, Pennsylvania Docket No. A-2017-2640195

I hereby certify that I have this day served a true copy of the foregoing document, the Office of Consumer Advocate's Protest and Public Statement to Transource Pennsylvania, LLC, upon parties of record in this proceeding in accordance with the requirements of 52 Pa. Code

§ 1.54 (relating to service by a participant), in the manner and upon the persons listed below: Dated this 10th day of January 2018

SERVICE BY E-MAIL and FIRST CLASS MAIL

The Honorable Elizabeth H. Barnes The Honorable Andrew M. Calvelli Administrative Law Judges PO Box 3265 Harrisburg, PA 17105-3265

Amanda Riggs Conner, Esq. Hector Garcia, Esq. American Electric Power Service 1 Riverside Plaza, 29th Floor Columbus, OH 43215

Antonio Smith Transource Pennsylvania LLC 1 Riverside Plaza, 29th Floor Columbus, OH 43215 Counsel for Office of Consumer Advocate 555 Walnut Street, 5th Floor Forum Place Harrisburg, PA 17101-1923

David B. MacGregor, Esq. Christopher T. Wright, Esq. Anthony D. Kanagy, Esq. Post & Schell PC th 17 North Second Street, 12 Harrisburg, PA 17101-1601

Anthony D. Kanagy, Esquire, Christopher T. Wright, Esquire, Post & Schell, PC, 17 North 2nd Street, 12th Floor, Harrisburg, PA 17101-1601

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