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**Public Service Commission
Of West Virginia**

Case No. 07-0508-E-CN
Trans-Allegheny Interstate Line Company (An Allegheny Energy Company)
Application for a Certificate of Convenience and Necessity authorizing the construction and
Operation of the West Virginia segments of a 500 kV electric transmission line and related
facilities, in Monongalia, Preston, Tucker, Grant, Hardy, Hampshire counties.

Charles K. Arnett response to Trans-Allegheny Interstate Line Company's objection
To Mr. Arnett intervention

On September 10 Mr. Arnett on the recommendations' of the Honorable Governor Joe Manchin III and Public Service Commission Consumer Advocate, Billy Jack Gregg, Pursuant to Rules 7.3 and 12.6 of the Rules and Practice and Procedure, petition the Public Service Commission to become a intervener in **Case No. 07-0508-E-CN.**

That was immediately protested by Trans-Allegheny Interstate Line Company, and this is Mr. Arnett response to that protest.

The only information in Trans-Allegheny Interstate Line Company's protest is right, that Mr. Arnett does not own the property of 1160 Sugar Grove Road. He only lives on the property in question. The property owner is Judy Herrington is Mother-in -Law.

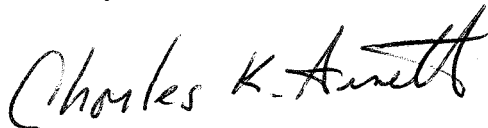
1. Since the exact placement of the lines will occur 300 feet North and 200 feet East of the residence of 1160 Sugar Grove Road, (which as been in family for four generations) and splitting the 50 acre property in half. The Health issues for the family living at this residence will cause a calamity in a normal family structure. 1st Charles Arnett father will be unable to visit his grandchildren according to his cardiologist because where the line are place will affect his pacemaker, and 14 stints taking in life in own hands when visiting the residence. Not to mention his 1st Amendment right to Life, Liberty and the pursuit of Happiness. Also Mr. Arnett did not mention that his Mother-in-Law is a breast Cancer survivor and this line only runs the risk of Cancer returning to Mrs. Herrington. **Mrs. Herrington is willing the property to her only two grandchildren, Mr. & Mrs. Arnett Sons. Mr. Arnett at this time has nowhere or the resources to move.**

2. Charles Arnett suffers from asthma and his family physician claims that 500 kV Transmission Line creates it own ozone and recommends that if the line are place on his property, it's in his best interest to move. Mr. Arnett had on August 11, 2006 had a catastrophic break of the left leg at work at Pepsi. He has two plates and 12 screws holding his left leg together and uses a cane to walk. The

orthopedic Surgeon and Doctor handling Mr. Arnett recovering, states that line will only cause increase pain in the leg in question.

3. The families Doctor of Pediatrics is extremely troubled and alarmed of the placements of the lines and the well being for Charles and Laurie Arnett two sons. (William (7) and Jonathan (3). According to Dr. Dev these lines can ruin and obliterate a normal childhood upbringing both in the development physiologically and psychological in the children. Also, the visual impact of the transmission lines would significantly reduce their property value even if the lines and tower is moved further away from the residence. The property connects with Mylan Industrial Park (which also is home to Mylan Elementary) and this can destroy any chance of growth of park that will only create jobs for the citizens in Monongalia County.
4. Monterey value is not the question in this matter. The Health and 1st Amendment rights of the family as a whole is questioned here. Civil Law suits will not be the 1st pursued by the family. Criminal matters will be on the families' agenda for who is responsible from allowing this line to be place on the property. I can not stress that point enough.

Sincerely Yours,



Charles K. Arnett

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