## BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

IN THE MATTER OF THE APPLICATION OF ) EVERGY KANSAS CENTRAL, INC. FOR A ) CERTIFICATE OF PUBLIC CONVENIENCE ) AND AUTHORITY TO TRANSACT THE ) BUSINESS OF AN ELECTRIC PUBLIC UTILITY) DEFINED AS TC BURNS TAP TO TC BURNS ) TRANSMISSION LINE PROJECT IN ) BUTLER COUNTY, KANSAS )

Docket No. 20-WSEE-233-COC

## <u>APPLICATION FOR A CERTIFICATE OF PUBLIC CONVENIENCE AND</u> <u>AUTHORITY TO TRANSACT THE BUSINESS OF AN ELECTRIC PUBLIC UTILITY,</u> <u>TRANSMISSION RIGHTS ONLY</u>

COMES NOW, Evergy Kansas Central Inc. d/b/a Evergy Kansas Central ("Evergy Kansas Central"), and in support of its Application for a Certificate of Public Convenience and Authority, for Transmission Rights only, states:

1. Evergy Kansas Central is a Kansas corporation authorized by the Commission to

conduct the business of a public utility under the provisions of K.S.A. 66-104, and as such holds

a Certificate of Convenience and Authority from this Commission to engage in the business of

an electric public utility in the State of Kansas, thereby promoting public convenience.

2. Evergy Kansas Central seeks, subject to the Commission's approval, transmission

rights only in the Butler Rural Electric Cooperative, Inc. (Butler Rural Electric) certified territory described below:

## **BUTLER COUNTY, KANSAS**

The Butler Rural Electric line turns west at the TC Burns Tap and begins the greenfield portion of the TC Burns Tap to TC Burns 138 kV line. The line runs west through the northern edge of the NW/4 S11-T24S-5E, the northern edge of the N/2 SIO-T24S-R5E, N/2 S9-T24S-R5E, N/2 S8-T24S-R5E and approximately 122 ft of the NE/4 S7-T24S-R5E where the Butler Rural Electric service area ends.

The line continues west and enters the Evergy Kansas Central service area on the northern edge of the N/2 S7-T24S-R5E for approximately 0.91 miles where the Evergy Kansas Central service area ends in the same section.

The line enters the Butler Rural Electric service are on the northern edge of the NW/4 S7-T24S-R5E and continues west for approximately 280 ft and into northern edge of the N/2 S12-T24S-R4E and the N/2 S11-T24S-R4E. The line turns southwest in the far NE/4 S10-T24-S-R4E and runs southwest through the N/2 S10-T24S-R4E and the SE/4 S9-T24S-R4E for approximately 2800 ft where the Butler Rural Electric service area ends.

The line continues southwest where it enters the Evergy Kansas Central service territory in the S/2 S9-T24S-R4E and into the SE/4 S8-T24S-R4E where it continues southwest for approximately 575 ft then turns west for approximately 800 ft where the Evergy Kansas Central service area ends.

The line continues west, entering the Butler Rural Electric service territory in the southern edge of the SE/4 S8-T24S-R4E where it runs for approximately 715 ft before turning south, leaving the Butler Rural Electric service area and terminating at the TC Burns substation located in the Evergy Kansas Central service area.

3. Evergy Kansas Central is requesting transmission rights in the above territory

extending the 115 kV transmission line directly to a new 15 MVA customer. See Maps Exhibit

A and B.

4. A copy of this application is being served on Butler Rural Electric by delivery of

United States Mail, postage prepaid, addressed as follows:

Butler Rural Electric Cooperative, Inc. Jeff Leckliter 216-218 South Vine Street P. O. Box 1242 El Dorado, Kansas 67042

There is no other person or entity, corporate, municipal or otherwise that requires notice

of this Application.

THEREFORE, Evergy Kansas Central requests that an Order be issued, granting Evergy

Kansas Central the authority for transmission rights only in the territory described in paragraph 2 above.

Evergy Kansas Central, Inc.

BY:

athan

Cathryn J. Dinges, S.Ct. #20848 Corporate Counsel 818 S. Kansas Avenue P.O. Box 889 Topeka, Kansas 66601-0889 PHONE: (785) 575-8344 FAX: (785) 575-8136

**ITS ATTORNEY** 

STATE OF KANSAS ) ) ss COUNTY OF SHAWNEE )

Cathryn J. Dinges, of lawful age, being first duly sworn upon oath, deposes and states:

That she is the attorney for the within named applicant, that she has read the above and foregoing Application and that the statements therein contained are true according to her knowledge and belief.

Cathryn Minges

Subscribed and sworn to before me this  $26^{+}$  day of <u>Appender</u> 2019.

Reslich Telines

My Appointment Expires:

ay 30, 2022

 Notary Pu	əli
NOTARY PUBLIC - State of Kans	as
LESLIE R. WINES	
My Appt. Exp. 5/30/2	2



TC Burns Tap to TC Burns

Exhibit A



TC Burns Tap to TC Burns

Exhibit B