

FILE

# Andrews Myers

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May 14, 2019

**Via Federal Express**  
Public Utilities Commission of Ohio  
Docketing Division  
180 East Broad Street  
Columbus, OH 43215-3793

RECEIVED-DOCKETING DIV  
2019 MAY 15 AM 11:32  
PUCO

Re: EMEX Power, LLC  
Original AGG Case Number: 13-1228-GA-AGG  
Renewal Certification Application for Competitive Retail Natural Gas  
Brokers / Aggregators

Dear Sir/Madam:

The following are being submitted on behalf of EMEX Power, LLC:

1. Patrick Hayes' Pro Hac Vice Registration for 2019 (Registration Number PHV-7367-2019);
- ✓ 2. EMEX Power, LLC's Motion for Protective Order;
3. One original and three copies of EMEX Power, LLC's Renewal Certification Application for Competitive Retail Natural Gas Brokers / Aggregators; and
4. Four copies of exhibits being submitted under seal.

Should you need any additional information, or have any questions or comments, please feel free to contact me. Thank you for your assistance.

Sincerely,



Kimberly Scott  
Paralegal

Enclosures

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BEFORE THE OHIO  
PUBLIC UTILITIES COMMISSION

EMEX Power, LLC                      §      Case No.13-1228-GA-AGG

EMEX POWER, LLC'S MOTION FOR PROTECTIVE ORDER

COMES NOW, EMEX Power, LLC ("EMEX") and files this Motion for Protective Order as to any and all financial and credit rating information submitted with its Renewal Application for Competitive Retail Natural Gas Brokers / Aggregators ("Renewal") as follows:

1. Confidential treatment of any and all financial statements and credit rating information submitted by EMEX with its Renewal, is desired for the duration of EMEX's Competitive Retail Natural Gas Aggregator / Broker Certificate Number 13-309G(1).

2. Confidential financial statements and credit rating information being submitted with EMEX's Renewal is being submitted in a sealed envelope, clearly marked with the words CONFIDENTIAL.

3. The information to be protected consists of officer-certified financial statements, which includes a Consolidated Financial Report with Supplemental Information, forecasted financial statements and a Dunn & Bradstreet report.

4. Any future public disclosure of these financial records and credit rating information would harm EMEX by allowing its competitors to have an unfair advantage of knowing EMEX's past financial position and may be used against EMEX to prevent it from obtaining future business.

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5. The contents of these financial records and credit rating information have had limited disclosure to other persons, and/or federal, state and local agencies, if any.

THEREFORE, EMEX Power, LLC, asks that the Commission enter a Protective Order against disclosure of any and all financial records and credit rating information submitted by EMEX Power, LLC with its Renewal Application for for Competitive Retail Natural Gas Brokers / Aggregators.

Respectfully submitted,

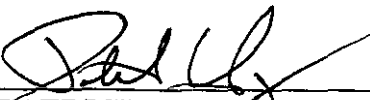
By: /s/ Patrick Hayes

Patrick Hayes  
PHV – 7367-2019  
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Houston, TX 77056  
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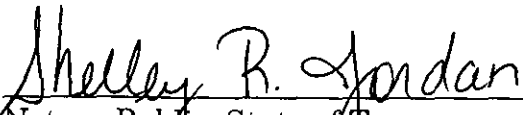
ATTORNEY FOR EMEX POWER, LLC

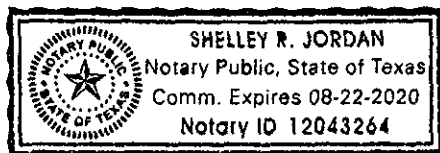
**VERIFICATION**

I hereby certify that to the best of my knowledge, information and belief the financial records and credit rating information of EMEX Power, LLC is not customarily available in the public domain.

  
\_\_\_\_\_  
PATRICK O. HAYES

SWORN AND SUBSCRIBED TO BEFORE ME on this the 14 day of May, 2019.

  
\_\_\_\_\_  
Notary Public, State of Texas



**Certificate of Service**

I hereby certify that a true and correct copy of the foregoing Motion for Protective Order was served upon the following in the manner indicated on this the 13<sup>th</sup> day of May, 2019.

**Via Federal Express**  
Public Utilities Commission of Ohio  
Docketing Division  
180 East Broad Street  
Columbus, Ohio 43215-3793

\_\_\_\_\_  
*/s/ Patrick Hayes*