

**IN THE DISTRICT COURT OF OKLAHOMA COUNTY
STATE OF OKLAHOMA**

OKLAHOMA DEPARTMENT OF SECURITIES,)
ex rel., Irving L. Faught, Administrator,)

Plaintiffs,)

v.)

Case No.: **CJ-2006-3311**

FARMERS & MERCHANTS BANK, an)
Oklahoma banking entity; JOHN V. ANDERSON,)
Individually, and as Officer and Director of)
Farmers & Merchants Bank; and JOHN TOM)
ANDERSON, Individually, and as Officer)
and Director of Farmers & Merchants Bank,)

Defendants,)

and)

ROBERT LYNN POURCHOT, Trustee of the)
Robert Lynn Pourchot Trust; DONALD W. ORR,)
Trustee of the Pork Chop Trust; THE WILL)
FOUNDATION; POURCHOT INVESTMENTS,)
LP; PHILLIP M. POURCHOT, Trustee of the)
Phillip M. Pourchot Revocable Trust; RICHARD)
REYNOLDS; RICHARD REYNOLDS, Trustee of)
the Richard Reynolds Living Trust; ANNENDA)
REYNOLDS; STEVEN B. SANDERS; VICKI L.)
SANDERS; and CRANDALL & SANDERS, INC.,)

Intervenors.)

FILED IN THE DISTRICT COURT
OKLAHOMA COUNTY, OKLA.

MAR - 2 2007

PATRICIA PRESLEY, COURT CLERK
by _____ DEPUTY

**INTERVENORS' UNOPPOSED APPLICATION
FOR LEAVE TO FILE REPLY BRIEF IN EXCESS OF FIVE PAGES**

Intervenors, Robert Lynn Pourchot, Trustee of the Robert Lynn Pourchot Trust; Donald W. Orr, Trustee of the Pork Chop Trust; the Will Foundation; Pourchot Investments, LP; Phillip M. Pourchot, Trustee of the Phillip M. Pourchot Revocable Trust; Richard Reynolds; Richard Reynolds, Trustee of the Richard Reynolds Living Trust; Annenda Reynolds; Steven B. Sanders; Vicki L. Sanders; and Crandall & Sanders, Inc. (collectively, "Movants"), request that

the Court grant them leave to file a reply in support of their motion to intervene in excess of five pages. In support hereof, Movants allege and state:

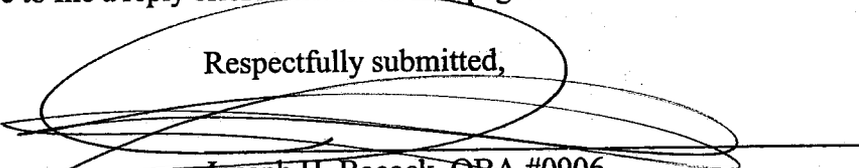
1. Movants recognize that the length of their reply brief is ordinarily limited to five (5) pages pursuant to Rule 37(B) of the Rules of the Seventh Judicial District. However, additional pages are necessary to adequately address all of the issues involved in this matter.

3. Movants therefore request that the Court grant them leave to file a reply brief in support of their motion to intervene of not more than seven (7) pages so that they may fully address the legal issues in this case.

4. Counsel for Defendants has authorized the undersigned counsel for Movants to state that Defendants have no objection to the filing of an oversized brief. Movants have attempted but been unable to contact counsel for Plaintiffs but believe that they will have no objection to the filing of an oversized brief.

WHEREFORE, Intervenors, Robert Lynn Pourchot, Trustee of the Robert Lynn Pourchot Trust; Donald W. Orr, Trustee of the Pork Chop Trust; the Will Foundation; Pourchot Investments, LP; Phillip M. Pourchot, Trustee of the Phillip M. Pourchot Revocable Trust; Richard Reynolds; Richard Reynolds, Trustee of the Richard Reynolds Living Trust; Annenda Reynolds; Steven B. Sanders; Vicki L. Sanders; and Crandall & Sanders, Inc. respectfully request that the Court grant them leave to file a reply brief in excess of five pages.

Respectfully submitted,


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ATTORNEYS FOR INTERVENORS

CERTIFICATE OF SERVICE

I hereby certify that on this 2nd day of March, 2007, a true and correct copy of the foregoing was mailed, via U.S. First Class Mail, postage prepaid, to the following counsel of record:

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