BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of Grain Belt Express)
Clean Line LLC for a Certificate of Convenience and)
Necessity Authorizing it to Construct, Own, Operate,)
Control, Manage, and Maintain a High Voltage, Direct) Case No. EA-2014-0207
Current Transmission Line and an Associated Converter)
Station Providing an interconnection on the Maywood-)
Montgomery 345 kV Transmission Line)

GRAIN BELT EXPRESS CLEAN LINE LLC'S OBJECTION TO MISSOURI LANDOWNERS ALLIANCE'S NOTICE OF INTENT TO OFFER PORTIONS OF DEPOSITION OF MATTHEW MICHELS

Take notice that Grain Belt Express Clean Line LLC ("Grain Belt Express") objects to the Missouri Landowners Alliance ("MLA") Notice of Intent to Offer Portions of Deposition of Matthew Michels on the basis that it is hearsay and lacks foundation, among other grounds. Grain Belt Express will further set forth the basis of its objections in relevant pre-hearing filings.

/s/ Karl Zobrist
Karl Zobrist MBN 28325
Lisa A. Gilbreath MBN 62271
Jonathan T. Steele MBN 63266
Dentons US LLP
4520 Main Street, Suite 1100
Kansas City, MO 64111
(816) 460-2400
(816) 531-7545 (fax)
karl.zobrist@dentons.com
lisa.gilbreath@dentons.com
jonathan.steele@dentons.com

Cary J. Kottler
General Counsel
Erin Szalkowski
Corporate Counsel
Clean Line Energy Partners LLC
1001 McKinney Street, Suite 700
Houston, TX 77002
(832) 319-6320
ckottler@cleanlineenergy.com
eszalkowski@cleanlineenergy.com

Attorneys for Respondents

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served upon the parties to this case by email on this 24th day of September, 2014.

/s/ Karl Zobrist

Attorney for Respondents