

## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of Grain Belt Express	) Missouri Public
Clean Line LLC for a Certificate of Convenience and	) Service Commission
Necessity Authorizing it to Construct, Own, Operate,	)
Control, Manage, and Maintain a High Voltage, Direct	) Case No. EA-2016-0358
Current Transmission Line and an Associated Converter	)
Station Providing an interconnection on the Maywood-	)
Montgomery 345 kV Transmission Line	)

Objections of the Missouri Landowners Alliance to Certain Evidence Submitted by Ms. Barbara A. Meisenheimer.

The Missouri Landowners Alliance objects to the following portions of Ms. Meisenheimer's prefiled testimony:

- 1. Her rebuttal testimony at page 9, lines 11-17, on the ground that it refers to and relies on Mr. Lawlor's Schedule MOL-7, which is inadmissible under the terms of Section 536.070(11) RSMo, as discussed more fully in paragraph 7 of the Motion of Missouri Landowners Alliance to Strike Certain Pre-Filed Evidence on the Basis of Section 536.070(11) RSMo, filed on March 6, 2017.
- 2. Her rebuttal testimony at page 7, lines 9-10, which cites Mr. Lawlor's testimony regarding the alleged \$10 million savings to MJMEUC from their contract with Grain Belt, which study is inadmissible hearsay, as discussed more fully in paragraph 8 of the Motion of Missouri Landowners Alliance to Strike Certain Pre-Filed Evidence on the Basis of Section 536.070(11) RSMo, filed on March 6, 2017.

