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)	Case No. EA-2016-0358
and Maintain a High Voltage, Direct Current)	on REMAND
Transmission Line and an Associated Converter)	
Station Providing an Interconnection on the)	
Maywood - Montgomery 345 kV)	
Transmission Line)	

NOTICE REGARDING SUPPLEMENTAL TESTIMONY on behalf of CLEAN GRID ALLIANCE and THE WIND COALITION

NOW COMES Clean Grid Alliance and The Wind Coalition, through its attorneys, stating that it will not be filing supplemental testimony in the above captioned case.

- On October 24, 2018 the State of Missouri Public Service Commission (Commission)
 issued a procedural schedule in the instant case. That order directs parties to file
 supplemental direct testimony on November 12, 2018.
- 2. On October 11, 2018, a procedural conference was held in the instant matter. At that hearing the parties filing supplemental testimony were instructed to update or correct previously filed direct testimony that has materially changed. (Tr. 1754:4-14).
- 3. In the initial hearing, Michael Goggin filed Cross Rebuttal Testimony on behalf of Clean Grid Alliance (f/k/a Wind on the Wires) and The Wind Coalition. For purposes of complying with the procedural schedule issued in the instant case on October 24, 2018, Michael Goggin reviewed that Cross Rebuttal testimony and found that there are no changes in the facts of that testimony that would materially change the positions in that testimony. The positions stated in the cross rebuttal testimony and that remain

unchanged are: first, the wind industry has an interest in developing and delivering wind energy from Kansas; second, there is a need for wind energy in PJM, MISO and Missouri; third, the public has an interest in the Grain Belt line delivering wind energy that: lowers wholesale electric prices, can be a cost effective replacement for energy from retiring generation, provides energy security and a hedge against price volatility and fuel used for conventional generating plants, provides energy at comparable or lower cost than alternative forms of generation, and diversifies the portfolio of generation used to meet energy demands.

Sincerely,

/s/ Sean R. Brady

Sean R. Brady (IL Bar No. 6271134) Senior Counsel & Regional Policy Manager for Clean Grid Alliance Clean Grid Alliance P.O. Box 4072 Wheaton, IL 60189-4072

Telephone: 312-867-0609

Email: sbrady@cleangridalliance.org

Attorney for Clean Grid Alliance and

The Wind Coalition

Deirdre Kay Hirner (MO Bar # 66724)

Attorney

2603 Huntleigh Place

Jefferson City, MO 65109 Telephone: 202-412-0130

Email: dhirner@awea.org

Attorney for Clean Grid Alliance and

The Wind Coalition

DATED: November 12, 2018

CERTIFICATE OF SERVICE

The undersigned certifies that this Notice was electronically served upon all parties to this case on November 12, 2018.

/s/ Sean R. Brady

Attorney for Clean Grid Alliance and The Wind Coalition