BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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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 Current Transmission Line and an Associated Converter Station Providing an Interconnection on the Maywood - Montgomery 345 kV Transmission Line

Case No. EA-2016-0358

ERRATA SHEET FOR REBUTTAL TESTIMONY OF MICHAEL GOGGIN

COMES NOW Wind on the Wires and The Wind Coalition, for its first errata to the

Rebuttal Testimony of Michael Goggin (Exhibit No. 675; EFIS Item No. 233), hereby submits

the following corrections:

- On pages i and 29 (line 592) of Michael Goggin's Rebuttal Testimony the following heading should be corrected from "I. There are not Reasonable Alternatives to the GBE Project" to "I. There are no Reasonable Alternatives to the GBE Project."
- 2. On page 14 of Michael Goggin's Rebuttal Testimony footnote 18 should be

corrected from:

"18 Potomac Economics, "2015 State of the Market Report for the MISO Electricity Market", at 12, Table 2 (Nov. 10, 2016) available at http://www.monitoringanalytics.com/reports/PJM_State_of_the_M_arket/2016/2016q3-som-pjm-sec12.pdf."

to

"18 Potomac Economics, "2015 State of the Market Report for the MISO Electricity Market", at 12, Table 2 (Nov. 10, 2016) available at <u>https://www.misoenergy.org/Library/Repository/Report/IMM/201</u> <u>5%20State%20of%20the%20Market%20Report.pdf</u>."

- On page 14 of Michael Goggin's Rebuttal Testimony footnote 21 should be corrected from "21. *Id.* at 10" to "21. '2015 State of the Market Report for the MISO Electricity Market' at 10."
- 4. On page 31, lines 661-664 should be corrected from

"-- Because weather events move slowly across a large area, the variability of wind output decreases and the availability of wind resources for meeting peak electric demand increases as wind resources with different output profiles are aggregated.⁵⁷,"

to

"Because weather events move slowly across a large area, the variability of wind output decreases and the availability of wind resources for meeting peak electric demand increases as wind resources with different output profiles are aggregated.⁵⁷"

5. Michael Goggin's Rebuttal Testimony includes two sets of schedules MG-1

through MG-7. The second set of schedules MG-1 through MG-7 should be

deleted.

WHEREFORE, Wind on the Wires and The Wind Coalition respectfully submit these

corrections to the pre-filed Rebuttal Testimony of Michael Goggin. These corrections do not

alter any of the opinions or positions espoused in said testimony.

Respectfully submitted,

/s/ Sean R. Brady

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Attorney for Wind on the Wires and The Wind Coalition /s/ Deirdre K. Hirner

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Attorney for Wind on the Wires and The Wind Coalition

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served upon all parties of the service list

in this case on March 17, 2017.

/s/ Sean R. Brady Sean R. Brady

Attorney for Wind on the Wires and The Wind Coalition