

ORIGINAL

OFFICIAL FILE
ILLINOIS COMMERCE COMMISSION

STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION

ILLINOIS *msn*
COMMERCE COMMISSION

IN RE ENBRIDGE PIPELINE)
ILLINOIS LLC.)

2007 NOV 26 A 9: 20

CHIEF CLERK'S OFFICE
07-0446

Petition pursuant to Section 8-406, 8-503,)
8-509, 13-403, 13-404, 13-405, 15-101, 15-401,)
16-108, 16-115, 19-110, 21-401, of the Public)
Utilities Act for a certificate by pipeline, and)
for entry of an order authorizing and)
directing construction and operation of)
a petroleum pipeline and granting authority)
to exercise eminent domain)

PETITION TO INTERVENE

NOW COMES Frank Roop by and through his attorneys, The Law Office of Mercer Turner, P.C. and furnishes the following with regard to Petition:

Name and Address:

- 1. Frank Roop
216 Fleetwood
Bloomington, IL 61701
(309) 662-8966 (Tel)
no facsimile
no e-mail address

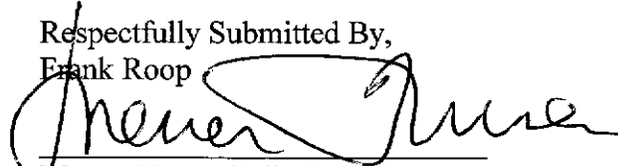
Petitioner Attorney:

Mercer Turner
202 N. Prospect, Suite 202
Bloomington, IL 61704
(309) 662-8821 (Tel)
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mercerturner1@msn.com

- 2. Petitioner is an individual residing in McLean County, Illinois and has an interest in the real estate in the proposed pipeline route.
- 3. Petitioner seeks to intervene herein, and be treated as a party to these proceedings.

4. Petitioner seeks such affirmative relief as may be just and reasonable after the presentation of evidence herein.
5. Petitioner agrees to accept service by electronic means by service on his attorney herein at the address listed above.

WHEREFORE, petitioner, Frank Roop, prays that the Illinois Commerce Commission grant his petition to intervene herein, and for such other and further relief as may be just and reasonable under the circumstances.

Respectfully Submitted By,
Frank Roop

Mercer Turner/Julia Davis

Mercer Turner/Julia Davis
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PROOF OF SERVICE

The undersigned certifies that on this 21st day of November 2007, a copy of the foregoing Petition To Intervene was served upon the following parties by Internet e-mail transmission to the following parties.

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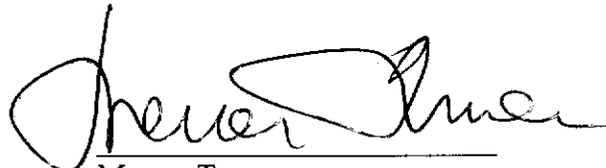
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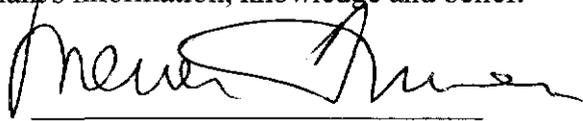
Mercer Turner

VERIFICATION

STATE OF ILLINOIS)
)
COUNTY OF McLEAN)

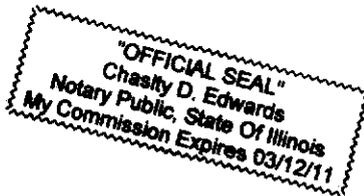
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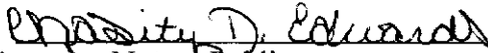
Mercer Turner, upon his oath being first duly sworn, states that he is the attorney for the Petitioner seeking leave to intervene and is authorized to make this affidavit on his behalf. Affiant has read the foregoing Petition, is familiar with the facts stated therein, and the same are true and corrected to the best of affiant's information, knowledge and belief.



Mercer Turner

Subscribed and sworn to me this 21st day of November 2007.





Notary Public