

**STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION**

Ameren Transmission Company of Illinois)
)
Petition for a Certificate of Public)
Convenience and Necessity, pursuant to)
Section 8-406.1 of the Illinois Public)
Utilities Act, and an Order pursuant to) 12-0598
Section 8-503 of the Public Utilities Act, to)
Construct, Operate and Maintain a New)
High Voltage Electric Service Line and)
Related Facilities in the Counties of Adams,)
Brown, Cass, Champaign, Christian, Clark,)
Coles, Edgar, Fulton, Macon, Montgomery,)
Morgan, Moultrie, Pike, Sangamon,)
Schuyler, Scott and Shelby, Illinois.

REBUTTAL TESTIMONY OF PAUL D. MIXON, PH.D., P.E.

ON BEHALF OF INTERVENORS

PAUL THRIFT,

JOHN THOMPSON

AND

EDGAR COUNTY INTERVENORS

April 12, 2013

1 **Q. What is your name?**

2 A. My name is Paul Mixon.

3 **Q. What is your occupation and background?**

4 A. I am the Director of the Electrical Engineering program at the College of Engineering,
5 Arkansas State University in Jonesboro, Arkansas. I hold the academic rank of Associate
6 Professor of Electrical Engineering. I hold a Doctorate in Engineering, with a
7 concentration in Electrical Engineering and Electrical Power Systems. I also hold both a
8 Bachelor of Science degree and a Master of Science degree, both in Electrical
9 Engineering. I previously held the position of Electrical Engineering Supervisor with the
10 Arkansas Public Service Commission (APSC), where my duties included the analysis of
11 new transmission facility proposals for the APSC Staff.

12 I have over twenty years of experience in the design and routing analysis of high-voltage
13 transmission facilities, both from the perspective of an APSC Staff member and also as a
14 private consultant. I have attached my curriculum vitae as Thrift /Thompson Exhibit 2.1

15 **Q. What is the purpose of your Rebuttal Testimony?**

16 A. I have been retained by Paul Thrift, John Thompson and the Edgar County Intervenors. I
17 have been asked to review the routes proposed by Ameren and by the Stop the Power
18 Lines (“STPL”) Coalition, and provide my professional opinion about the relative “cost”
19 of these routes. In doing so, I am responding primarily to the testimony of Commission
20 Staff witness Greg Rockrohr and also to the proposals of certain witnesses associated
21 with STPL. My Rebuttal Testimony focuses on the very eastern segment of Ameren’s
22 route between its Kansas, Illinois substation and Sugar Creek (or the Indiana state line). I

23 believe that Mr. Rockrohr's testimony and the STPL alternatives fail to account for
24 certain significant costs of choosing a more northerly route through Edgar County.

25 **Q. Have you visited the site of the proposed facilities along this (Kansas to Indiana**
26 **State Line) route segment?**

27 A. Yes. On August 24th, 2012, I traveled to the area and inspected the various proposed
28 routing segments from the Kansas Substation to the Sugar Creek Substation during a
29 helicopter flyover. I also drove as closely as possible along portions of several of the
30 route segments in Edgar and Clark Counties.

31 **Q. Have you reviewed the testimony of Greg Rockrohr?**

32 A. Yes.

33 **Q. Do you have any observations regarding Mr. Rockrohr's routing analysis?**

34 A. Yes. First and foremost, I appreciate the fact that Ameren's choice of statutory
35 procedures has placed every party to this docket under deadlines that are entirely out of
36 proportion to the size of the Illinois Rivers Project that Ameren is proposing. Having
37 said that, it appears to me that Mr. Rockrohr has been forced into a very abbreviated
38 analysis of the available alternatives.

39 Specifically, Mr. Rockrohr has cited the "least cost" requirements of the Public Utility
40 Act as a basis to place too much emphasis on simple route miles and the occurrence of
41 what he calls "dead end" structures (structures made far more costly because they support
42 a significant turn in direction of the power lines). In essence, Mr. Rockrohr's analysis
43 consists mostly of counting miles and turns. This approach has allowed him to do some
44 very quick comparative calculations concerning the "cost" of various alternatives.

45 Beyond that computation, he has given some passing recognition to the proximity of
46 residences. *See* Staff Exhibit 1.0 at p. 21. Mr. Rockrohr’s approach, however, has
47 largely ignored many of the other “costs” that Ameren is obligated to consider in routing
48 this project. Those other costs include not only direct costs to Ameren, such as the
49 relative cost of building over flat terrain as opposed to hilly terrain, but also indirect costs
50 to the environment and to those impacted, such as damage to the habitats of endangered
51 species and impact on the tax base of different communities.

52 On the website which is devoted to the *Illinois Transmission Project*, Ameren identifies
53 six categories of “opportunities” and over thirty two “sensitivities” that are typically
54 utilized in their transmission line routing analysis. Clearly, their primary route for this
55 particular segment was selected after evaluation of many different routing factors,
56 including impact on existing residential use area, impact on planned residential
57 development, stream crossings, trees and woodlots, and the amount of new right-of-way
58 clearing just to name a few.

59 **Q. Can you identify and describe Mr. Rockrohr’s routing recommendations?**

60 A. Yes. Differing from Ameren’s Primary Route and apparently based largely on Staff
61 Exhibit 1.0, p. 51, Table 9, Mr. Rockrohr prefers Ameren’s Alternative Route and
62 STPL’s second alternative, each of which maintain a more northerly route east out of the
63 Kansas substation (which is in western Edgar County). Ameren’s Alternative Route
64 transited most of the southern part of Edgar County and STPL’s second alternative
65 transits even farther north in Edgar County before heading south into Clark County
66 before ultimately crossing into Indiana. By comparison, Ameren’s Primary Route

67 (viewed from west to east) heads south out of the Kansas substation, and subsequently
68 goes east across central Clark County.

69 **Q. In your opinion, what are some of the negative impacts these proposed facilities will**
70 **have if they run through Edgar County following Ameren's Alternate Route or**
71 **either of the SPLC Alternates?**

72 A. I strongly concur with the points made by Mr. Paul Thrift in his direct testimony. First,
73 Edgar County and, more particularly, Elbridge Township in Edgar County has habitat
74 that is conducive to housing the Indiana Bat and the Brown Bat. Elbridge Township is
75 also a home to the endangered Jefferson Salamander. Both of these habitats would be
76 negatively impacted by the placement of a transmission line.

77 Also, the past ten years has seen a relative boom in single family construction in Elbridge
78 Township. In the simplest terms, the growing number of residences in Elbridge township
79 increases the likelihood that any route through that area will impact residential structures.
80 As a result, the Primary Route's choice of Clark County presents a less populated
81 placement than the Alternative Route running through southern Edgar County or any
82 route farther north than that.

83 The larger population in Elbridge Township in southern Edgar County reflects an
84 increase in residential development, which has far outpaced any other township in Clark
85 or Edgar County. The relative hilly terrain, natural beauty, city water, excellent road
86 system and proximity to Terre Haute have all contributed to this development.
87 Installation of high voltage transmission lines across Elbridge Township would
88 negatively impact existing development and impede or halt further development,

89 reducing the property tax growth for the county and the school systems. Given the
90 greater property values in Elbridge Township compared to its neighbors, the installation
91 of these lines would disproportionately negatively impact property values greater than if
92 the lines were routed through other townships that have not seen the dramatic increase in
93 assessed values.

94 As I noted just above, Edgar County and Elbridge Township also present more
95 complicated topographical challenges. For example, the Ameren's Alternative Route and
96 STPL's route #2 farther north impacting Edgar County include more undulating and
97 wooded acres and stream crossings. These features would likely make construction more
98 expensive and more negatively impactful.

99 In addition, both STPL #1 and STPL #2 head directly east from the Kansas Substation for
100 some distance. Based upon aerial photographs and observations made during a flyover, a
101 route proceeding due east from the Kansas Substation could possibly involve the
102 condemnation of one or more occupied residences. Any alternative that involves the
103 removal or relocation of residences should be avoided, if possible.

104 For all of these reasons, I believe that Ameren's Primary Route between its Kansas
105 Substation and the Indiana state line presents the least impactful and, therefore, least cost
106 alternative. In my opinion, Ameren's Primary Route *best serves the public interest while*
107 *minimizing private harm*. Among the routes that have been proposed to the Commission
108 for that segment, I encourage the Commission to adopt this segment of Ameren's Primary
109 Route.

110 Q. Does this conclude your testimony?

111 A. Yes.

Paul D. Mixon, Ph.D., P.E.

870-761-3069

P.O. Box 2154, State University, AR 72467 mixon_engineering@yahoo.com pmixon@astate.edu

Professional Profile

- Earned Doctorate in Engineering, with a concentration in Electrical Engineering
- Over 20 years experience investigating electrical accidents and fires
- Strong background in electrical utility regulatory issues, including power line routing and siting
- Design of electrical systems for commercial and industrial applications

Professional Experience

Arkansas State University, Jonesboro, AR
9/2011 to present

Director of Electrical Engineering

Arkansas State University, Jonesboro, AR
8/2000 to present

Associate Professor of Electrical Engineering

Arkansas State University, Jonesboro, AR
8/1996 to 8/2000

Assistant Professor of Electrical Engineering

Arkansas Public Service Commission, Little Rock, AR
9/1994 to 8/1996

Engineering Supervisor – Electrical Utility Section

Memphis State University, Memphis, TN
8/1993 to 8/1994

Assistant Professor

Mixon Engineering, Jonesboro, AR
1996 to present
**Independent Consultant – Electrical Accident Investigation Power Line Siting,
Electrical Fires**

Education

Memphis State University, Memphis, TN
Doctor of Philosophy, Engineering (Concentration in Electrical Engineering)
May 1993

Memphis State University, Memphis, TN
Master of Science, Electrical Engineering
December 1988

Memphis State University, Memphis, TN
**Bachelor of Science, Electrical Engineering (Concentration in Electrical Power
Systems and Power Transmission/Distribution)**
May 1987

Activities and Awards

- Senior Member of IEEE (Institute of Electrical and Electronic Engineers)
- Associate Editor, Paper Review Committee of the IEEE Rural Electric Power Conference
- Member of IEEE Power Engineering Society

Professional Registration

State of Arkansas – Registered Professional Engineer #9108

Publications & Conference Presentations

Detailed list available upon request.

Recent Professional Activities

Fall 2009 and Spring 2012: Proposal Reviewer – U.S. Department of Energy Program:

SmartGrid Training for the workforce in the Electric Power Industry

Fall 2010: Steering Committee – Arkansas Research Alliance Smart Grid Conference

Fall 2009: Elected to Senior Membership in the IEEE

CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the Rebuttal Testimony of Paul D. Mixon, PH.D., P.E. on behalf of Intervenor Paul Thrift, John Thompson and Edgar County Intervenor was served upon the following persons by email except where indicated sent by First Class Mail this 12th day of April, 2013:

John D. Albers
Stephen Yoder
Administrative Law Judges
Illinois Commerce Commission
527 E. Capitol Ave
Springfield, IL 62701
Email: jalbers@icc.illinois.gov
Email: syoder@icc.illinois.gov

Gerald Ambrose
G. Darryl Reed
Angela M. Weis
Attorneys for Enbridge Pipelines (Illinois) LLC
Sidley Austin LLP
One S. Dearborn
Chicago, IL 60603
Email: gambrose@sidley.com
Email: gdreed@sidley.com
Email: aweis@sidley.com

Alisha Anker
Daniel Breden
Prairie Power, Inc.
2103 S. Main St.
Jacksonville, IL 62651-0610
Email: aanker@ppi.coop
Email: dbreden@ppi.coop

Kelly Armstrong
James V. Olivero
Matthew Harvey
Office of General Counsel
Illinois Commerce Commission
160 N. LaSalle St., Suite C-800
Chicago, IL 60601 -3104
Email: karmstrong@icc.illinois.gov
Email: jolivero@icc.illinois.gov
Email: mharvey@icc.illinois.gov

Richard C. Balough
Cheryl Dancey Balough
Attorney for City of Champaign
Balough Law Offices, LLC
1 N. LaSalle St., Suite 1910
Chicago, IL 60602
Email: rbalough@balough.com
Email: cbalough@balough.com

Kimberly W. Bojko
Colleen A. Check
Attorney for MISO
Carpenter Lipps and Leland LLP
280 Plaza
280 N. High St., Suite 1300
Columbus, OH 43215
Email: bojko@carpenterlipps.com
Email: check@carpenterlipps.com

Sean R. Brady
Regional Policy Manager
Wind on the Wires
858 W. Armitage Ave., Suite 239
Chicago, IL 60614-4329
Email: sbrady@windonthewires.com

Greg Rockrohr

Case Manager
Illinois Commerce Commission
527 E. Capitol Ave
Springfield, IL 62701
Email: grockroh@icc.illinois.gov

Stephen P. Clevenger

Edward Flynn

Erick F. Hubbard

Attorneys for the Village of Mt. Zion
Featherstun Gaumer Postlewait
Stocks Flynn & Hubbard
225 N. Water, Suite 200
PO BOX 1760
Decatur, IL 62525-1760
Email: sclevenger@family-net.net
Email: eflynn@family-net.net
Email: ehubbard@family-net.net

Eric E. Dearmont

Erika Dominick, Paralegal

Edward Fitzhenry, Managing Associate
General Counsel

Matthew R. Tomc

Ameren Services Company
1901 Chouteau Ave
PO BOX 66149
St. Louis, MO 63166-6149
Email: edearmont@ameren.com
Email: edominick@ameren.com
Email: efitzhenry@ameren.com
Email: mtomc@ameren.com

Joseph E. Hooker

Assistant City Attorney
City of Champaign
182 N. Neil St
Champaign, IL 61820
Email: joseph.hooker@ci.champaign.il.us

Joel W. Kanvik, Director

US Law
Enbridge Energy Company, Inc.
1409 Hammond Ave
Superior, WI 54880
Email: joel.kanvik@enbridge.com

Forrest G. Keaton

Attorney for Prairie Power, Inc.
Rammelkamp Bradney, P.C.
PO BOX 550
232 W. State St.
Jacksonville, IL 62651-0550
Email: fkeaton@rblawyers.net

Christopher Kennedy, Attorney

Mark A. Whitt

Ameren Illinois Company d/b/a Ameren
Illinois
Whitt Sturtevant LLP
88 E Broad St., Suite 1590
Columbus, OH 43215
Email: kennedy@whitt-sturtevant.com
Email: whitt@whitt-sturtevant.com

Walker R. Filbert

Atty for Bakri/Adams County Property Owner
Filbert Law Office
112 W. Washington St.
Pittsfield, IL 62363
Email: wrf05@frontier.com

Brian R. Kalb

Atty for Adam County Property Owners and
Tenant Famers
Byron Carlson Petri & Kalb LLC
411 St. Louis St.
Edwardsville, IL 62025
Email: brk@bcpklaw.com

Christopher M. Ellis

Jon Robinson

Timothy J. Tighe Jr.

Attorneys for Macon County Property Owners
Bolen Robinson & Ellis, LLP
202 S. Franklin St., 2nd Fl
Decatur, IL 62523
Email: cellis@brelaw.com
Email: jrobinson@brelaw.com
Email: ttighe@brelaw.com

Edward R. Gower

Attorney for Intervenors
Hinshaw & Culbertson LLP
400 S Nonth St. Suite 200
Springfield, IL 62701
Email: egower@hinshawlaw.com

Susan Gretz

The Nature Conservancy
1101 W. River Pkwy., Suite 200
Minneapolis, MD 55415
Email: sgretz@tnc.org

Joseph Lakshmanan

Managing Director-CoalCo
Dynergy Operating Company
133 S. Fourth St., Suite 306
Springfield, IL 62701-1232
Email: joseph.l.lakshmanan@dynergy.com

Owen E. MacBride

Attorney for Intervenors
Schiff Hardin LLP
6600 Sears Tower
Chicago, IL 60606
Email: omacbride@schiffhardin.com

Adam T. Margolin

Christopher N. Skey

Christopher J. Townsend

Attorney for the Nature Conservancy
Quarles & Brady LLP
300 N. LaSalle, Suite 4000
Chicago, IL 60654
Email: adam.margolin@quarles.com
Email: christopher.skey@quarles.com
Email: christopher.townsend@quarles.com

Edward D. McNamara Jr.

Joseph H. O'Brien

Attorney for Intervenors
McNamara & Evans
931 S. Fourth St.
PO BOX 5039
Springfield, IL 62705
Email: mcnamara.evans@gmail.com

Bradley B. Wilson

Atty for Intervenors
Gates Wise & Schlosser P.C.
1231 S. 8th St.
Springfield, IL 62703
Email: brad@gwspc.com

John M. Myers

Attorney for the Village of Pawnee
Rabin & Myers, P.C.
1300 S. Eighth St.
Springfield, IL 62703
Email: jmyers@springfieldlaw.com

Martha Krohe

Atty. For Western Morgan County Property
Owners Burrus Seed Farms, Inc.
826 Arenzville Rd.
Arenzville, IL 62611
Email: martha@burrusseed.com

Richard H. Neimann Jr.

Shan Clevenger
Neimann Foods, Inc.
1501 N. 12th St.
Quincy, IL 62301
Email: rneimannjr@neimannfoods.com
Email: sclevenger@neimannfoods.com

Gregory A. Pearce

Theresa Pearce
7564 Hemberger Rd
Loami, IL 62661
Email: wrenchandchalk2@aol.com

Eric Robertson

Atty for the Moultrie County Property
Owner
Lueders, Robertson, Konzen
1939 Delmar Ave
PO BOX 735
Granite City, IL 62040
Email: erobertson@lrklaw.com

Hanna M. Conger

Rebecca Segal
Albert D. Sturtevant
Anne M. Zehr
Attys for Ameren Services Company
Whitt Sturtevant LLP
180 N. LaSalle St., Suite 2001
Chicago, IL 60601
Email: segal@whitt-sturtevant.com
Email: sturtevant@whitt-sturtevant.com
Email: zehr@whitt-sturtevant.com
Email: conger@whitt-sturtevant.com

Johnie T. Snedeker

Chairman
Clark County Preservation Committee
PO BOX 177
Marshall, IL 62441
Email: tedned@digcomsrv.com

Erin Szalkowski

Clean Line Energy Partners LLC
1001 McKinney St., Suite 700
Houston TX 77002
Email:
eszalkowski@cleanlineenergy.com

Mark Weinheimer

Atty for Christian County Property
Owners
Polsinelli Shughart PC
Mark Twain Plaza III
105 W. Vandelia St., Suite 400
Edwardsville, IL 62025
Email: mweinheimer@polsinelli.com

Donna Allen

221 Bay Colony Dr.
Naperville, IL 60565
Email: canuplay40@gmail.com

James R. Bates

Local 51, IBEW
301 E Spruce St.,
Springfield, IL 62703
Email: jimb@ibew51.org

Andrew Bequette

Atty for Landowner, Nancy N. Madigan
Beckett & Webber, PC
401 S. Main St.
Tuscola, IL 61983
Email: andrew@beckettwebber.com

David and Theresa Bockhold

6907 Hwy 96 S.
Payson, IL 62360
Email: bockhold@adams.net

Charles A. Burton

Atty for Schuyler County Property Owners
Charles A. Burton Law Office
114 W. Lafayette Dr.
Rushville, IL 62681
Email: schuylaw@frontiernet.net

Kyle C. Barry

Atty for FutureGen Industrial Alliance, Inc.
Husch Blackwell LLP
2624 Tartan Way
Springfield, IL 62711
Email: kyle.barry@huschblackwell.com

Beth A. Bauer

117 Crestmoor St.
Collinsville, IL 62234
Email: bab@heplerbroom.com

Barbara and Joseph Bergschneider

852 Franklin-Alexander
Franklin, IL 62638
Email: paul@lynncpa.com

Emily Broach

Attorney for Gan Properties LLC
Drinker Biddle & Reath
191 N. Wacker Dr., Suite 3700
Chicago, IL 60606
Email: emily.broach@dbr.com

Anna Mae Copeland**Pamela J. Copeland****Richard T. Copeland**

12541 N. C.R. 300 E
Mattoon, IL 61938
Email: rcope51773@aol.com

Michael T. Cody

10568 Irish Rd
Loami, IL 62661
Email: mtpcody@yahoo.com

Erbon Doak

12626 N. County Rd. 300 E
Mattoon, IL 61938
Email: refarms@consolidated.net

John Finn

Village President
Village of Sidney
PO BOX 77
Sidney, IL 61877
Email: sidneyvillageboard@gmail.com

Steve Hughart

Business Manager/Financial Secretary
IBEW Local 702
106 N. Monroe St.
West Frankford, IL 62896
Email: shughart@ibew702.org

Adam Guetzow

Attorey for Intervenors
Hinshaw & Culbertson, LLP
222 N. LaSalle St., Suite 300
Chicago, IL 60601-1081
Email: aguetzow@hinshawlaw.com

Luke A. Hagedorn and David Streicker

Attys for N. Kohl Grocer Company
D/b/a Kohl Wholesale
Polsinelli Shughart PC
6201 College Blvd, Suite 500
Overland Park, KS 66211
Email: lhagedorn@polsinelli.com
Email: dstreicker@polsinelli.com

Laura A. Harmon

Assistant General Counsel
Office of General Counsel
Illinois Agricultural Association
1701 Towanda Ave.
Bloomington, IL 61701
Email: lharmon@ilfb.org

Michael Hutchinson

2280 E. County Rd. 650 N
Oakland, IL 61943
Email: mikehutchinson1@gmail.com

Pamela Irwin

15708 N Country Rd. 2300 E.
Oakland, IL 61943
Email: drppi227@yahoo.com

Carry Kottler

Corporate Counsel
Clean Line Enenergy Partners LLC
1001 McKinney St., Suite 700
Houston, TX 77002
Email: ckottler@cleanlineenergy.com

Michael E. Lockwood

648 CR 1700 E.
Philo, IL 61864
Email: ilrivproj@loptics.com

Kevin N. McDermott

Atty for Morgan County Property Owners
109 S. 7th St.
Springfield, IL 62701
Email: kevin@kevinmcdermott.com

John T. Long

Atty for IL Laborer's and Contractors
Training Trust Fund
Cavanagh & O'Hara LLP
407 E. Adams St.
Springfield, IL 62701
Email: johnlong@cavanah-ohara.com

Virginia Megredy

Trustee of Edna Keplinger Trust
11070 Campbell Cemetery Rd
Loami, IL 62661
Email: prairieone@gmail.com

William F. Moran III

Atty for Rural Clark & Edgar County
Concerned Citizens
Stratton Giganti Stone Moran Radkey
725 S. Fourth St.
Springfield, IL 62703
Email: bmoran@stratton-law.com

Carolyn Patterson

Beneficiary of Edna Keplinger Trust
11070 Campbell Cemetery Rd
Loami, IL 62661
Email: prairieone@gmail.com

Dustin L. Probst

Atty for Shelby County Landowners Group
Dove & Dove
151 S. Morgan St.
Shelbyville, IL 62665
Email: dprobst@doveanddove.com

Thomas McLaughlin

Linda Freehill McLaughlin
RR 2 Box 196
Rushville, IL 62681
Email: tmcl07@frontiernet.net

Peggy Mills

21547 E. Macke Rd.
Marshall, IL 62441
Email: peg@turbinesinc.com

Ted M. Neimann

Atty for Matt Holtmeyer Construction, Inc.
Schmeideskamp, Robertson, Neu &
Mitchell, LLP
525 Jersey St.
Quincy, IL 62301
Email: tneimann@srm.com

James Phillips

Tori Phillips
8861 S. Hwy 341
Chickamauga, GA 30707
Email: gabookcompany@aol.com
Email: urfun2@aol.com

Adam Ragheb

Magdi Ragheb
Barbara Ragheb (First Class Mail)*
2502 Jordan Dr
Champaign, IL 61822
adam.ragheb@gmail.com
aragheb@illinois.edu

Brian K. Ralston

Sherry L. Ralston
1216 Washington St
Beardstown, IL 62618
Email: ralstonbayside@gmail.com

Justin Ramey

Ann Raynolds

1236 E. 1000 N. Rd.
Taylorville, IL 62568
Email: araynolds6@gmail.com

Deborah D. Rooney

40 W. 897 Fox Creek Dr.
St. Charles, IL 60175
Email: debster259@ymail.com

Michael J. Rooney

Atty for Deborah Rooney
PO BOX 6034
St. Charles, IL 60174
Email: mike@mjrooney.com

Rochelle G. Skolnick

Atty for IBEW Local Unions 51 & 702
Schuchat, Cook & Werner
1221 Locust St., 2nd Floor
St. Louis, MO 63103
Email: rgs@schuchatew.com

Lori Spangler

Vice President
JDL Broadcasting, Inc.
PO BOX 158
Marshall, IL 62441
Email: wmmc106@gmail.com

Matthew R. Rentschler

Atty for Timberview Community
Rural King Supply
4216 Dewitt Ave.
Mattoon, IL 61938
Email: mrentschler@ruralking.com

Tim Shrake

Atty for IL Laborer's and Contractors
Training Trust Fund
Cavanah & O'Hara LLP
407 E. Adams St.
Springfield, IL 62701
Email: timshrake@cavanagh-ohara.com

John A. Simon

Atty for Gan Properties LLC
Drinker Biddle & Reath
191 N Wacker Dr. Suite 3700
Chicago, IL 60606
Email: john.simon@dbr.com

Jeffrey L. Small

Midwest Independent Transmission
System Operator, Inc.
PO BOX 4202
Carmel, IN 46082
Email: jsmall@misoenergy.org

Laura Te Grotenhuis

14435 N. State Hwy 1
Marshall, IL 62441
Email: cuclone@joink.com

Marilyn S. Teitelbaum

Atty. For IBEW Local Unions 51 & 702
Schuchat Cook & Werner
1221 Locust St.
2nd Floor
St. Louis, MO 63103
Email: mst@schuchatcw.com

Darrell A. Woolums

Atty for Landowner, Mark Lash
Samuels Miller Schroeder Jackson & Sly
LLP
225 N. Water St., Suite 301
Decatur, IL 62523
Email: woolums@samuelsmiller.com

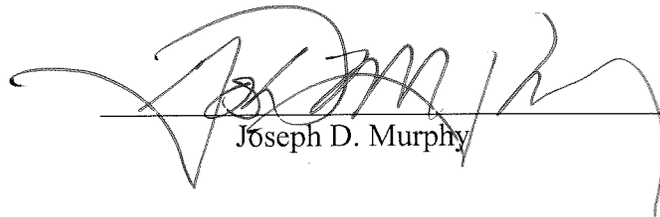
Brittany L. Toigo

R. Kurt Wilke

Atty for Property Owners in Piatt, Douglas & Moultrie
Barber Segatto Hogee Wilke & Cate
831 E. Monroe St.
Springfield, IL 62701
Email: bk@barberlaw.com
Email: wilke@barberlaw.com

John D. McMillian

Atty for Wiese Farms
March McMillian DeJoode & Duvall, P.C.
402 E. Jackson St.
Macomb, IL 61455
Email: john@mmdlaw.com



Joseph D. Murphy

* depositing a copy of the same in the U.S. Mails, properly addressed and with proper postage affixed thereto this 12th day of April, 2013.