

STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION

Ameren Transmission Company of Illinois)
)
Petition for Certificate of Public Convenience)
And Necessity, pursuant to Section 8-406.1 of)
The Illinois Public Utilities Act, and an Order)
Pursuant to Section 8-503 of the Public Utilities)
Act, to Construct, Operate and Maintain a New) No. 12-0598
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.)

PETITION FOR LEAVE TO INTERVENE

COMES NOW DONALD C. McWARD and SHIRLEY McWARD by their attorneys, Byron Carlson Petri & Kalb, LLC, and in support of their Petition for Leave to Intervene in the above entitled matter state as follows:

1. That Petitioners are owners of real estate in Christian County, Illinois and/or tenant farmers of real estate in Christian County, Illinois that will be affected by the location of the transmission line that is the subject of this proceeding in the State of Illinois.

2. That Petitioners will be subsequently affected by any decision of the Illinois Commerce Commission in the above-entitled docket.

3. The Petitioners are prepared to accept and do accept the record and procedural schedule established to date in this docket.

WHEREFORE, Petitioners herewith pray they be granted leave to intervene, and become parties to the above styled proceeding, for all purposes allowed by law including,

producing evidence and cross examining witnesses and with the right to file appropriate briefs and pleadings and participate in oral argument before this Commission, should oral argument be granted.

DATED this 19th day of February, 2014.

RESPECTFULLY SUBMITTED



Brian R. Kalb, #6275228
Byron Carlson Petri & Kalb, LLC
411 St. Louis Street
Edwardsville, IL 62025
Telephone: (618) 655-0600
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Email: brk@bcplaw.com

STATE OF ILLINOIS)
) SS
COUNTY OF MADISON)

VERIFICATION

Brian R. Kalb, being first duly sworn, deposes and says he is one of the practicing attorneys in the firm of Byron Carlson Petri & Kalb, LLC, and one of the attorneys for Donald C. McWard and Shirley McWard and he is duly authorized to execute this Petition for Leave to Intervene; that he has read the above and foregoing document, has knowledge of the facts stated therein and herewith states that the matters set forth therein are true in substance and in fact.



Brian R. Kalb, #6275228
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Email: brk@bcplaw.com

SUBSCRIBED AND SWORN TO before me, a Notary Public, on this 19th day of February, 2014.



NOTARY PUBLIC

PROOF OF SERVICE

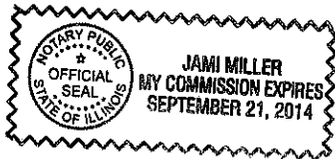
STATE OF ILLINOIS)
) SS
COUNTY OF MADISON)

I, Brian R. Kalb, BEING AN ATTORNEY ADMITTED TO PRACTICE IN THE State of Illinois and one of the attorneys representing Donald C. McWard and Shirley McWard, hereinwith certify that I did on the 19th day of February, 2014, electronically file with the Illinois Commerce Commission, a Petition for Leave to Intervene on behalf of Donald C. McWard and Shirley McWard and electronically served the same upon the persons identified on the Commission's official service list.



Brian R. Kalb, #6275228
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