

STATE OF ILLINOIS  
ILLINOIS COMMERCE COMMISSION

Commonwealth Edison Company )  
)  
Application for a Certificate of Public )  
Convenience and Necessity pursuant to )  
Section 8-406.1 of the Public Utilities Act, )  
and an Order pursuant to Section 8-503 of ) 13-0657  
the Public Utilities Act to Construct, Operate )  
and Maintain a new 345 Kilovolt Transmission )  
Line in Ogle, DeKalb, Kane and DuPage )  
Counties, Illinois )

REBUTTAL TESTIMONY OF  
STEVEN WARD CONCERNING THE ALTERNATE ROUTE  
IN THE VILLAGE OF SOUTH ELGIN

President, Village of South Elgin  
After being duly sworn and upon his oath, testifies as follows:

CHIEF CLERK'S OFFICE

2014 APR -3 A 11:03

ILLINOIS COMMERCE  
COMMISSION

1. **Q:** State your name?
2. **A:** My name is Steven Ward.
3. **Q:** What office do you hold?
4. **A:** I am the President of the Village of South Elgin and prior to that office
5. I served as a Village Trustee.
6. **Q:** Where is the Village of South Elgin?
7. **A:** The Village is an Illinois municipal corporation located in northeastern portion
8. of Kane County, north of the City of St. Charles, south of the City of Elgin, and
9. west of the Village of Bartlett.
10. **Q:** What is your knowledge of ComEd's Grand Prairie Gateway and its direct impact
11. on the Village?
12. **A:** The Village was advised by Commonwealth Edison Company ("ComEd") and its
13. subsequent filings that ComEd was proposing the use of land within the Village
14. for its Grand Prairie Gateway transmission line project. In meetings with
15. representatives from ComEd--specifically Sylvia Rogowski, George Gaulrapp and
16. Mark Falcone—ComEd stated that it was willing to move the alignment south
17. of the CC&P railroad tracks to the Stearn's Road corridor as an alternate route for
18. the alignment of its Gateway transmission line project if the cooperation of
19. Kane County could be secured. Stearn's Road is a highway under the jurisdiction
20. of Kane County. The Village secured the County's cooperation to meet ComEd's
21. requirements. Now, however, ComEd is breaking its promises and without cause
22. or warning, revoking its prior representations to work with the County and relocate
23. the line to a route south of the railroad tracks.
24. **Q:** Describe your understanding of the proposed alternate route.
25. **A:** I understand the proposed alternate route to run between Illinois State Route 31
26. and McLean Boulevard, south of the CC&P railroad tracks and, as I stated earlier,
27. upon the right of way of Stearn's Road. This alternate route has the advantage of
28. being distant from, rather than through, residential neighborhoods in the Village.

29. **Q:** Describe Stearns Road between Illinois Rt. 31 and McLean Boulevard.
30. **A:** Stearns Road between Rt. 31 and McLean Boulevard is a part of longer Stearns  
31. Road Bridge Corridor that runs in a generally east-west direction from the  
32. DuPage County line west to Stearns Road's intersection with Kane County  
33. Highway No. 34; which is also known as Randall Road. It was built in 2012 as  
34. part of what is referred to the Stearns Road environmental corridor. The part of  
35. the Stearns Road corridor right of way between Illinois State Rt. 31 and McLean  
36. Boulevard is substantially wider than a right of way for a typical highway the size  
37. of Stearns Road. The right of way between Illinois Rt. 31 and McLean Boulevard  
38. is about 75% wider than normal, primarily for open space and environmental  
39. purposes. About 50% of that section of the Stearns Road Corridor  
40. was acquired by the County and about 50% was acquired by the Illinois  
41. Department of Transportation. The portion of Stearns Road under the jurisdiction  
42. of IDOT upon which the alternate route is proposed is planned to be transferred  
43. and otherwise conveyed by IDOT to the County of Kane.
44. **Q:** What is the significance of the alternate route to the Village?
45. **A:** Locating the towers south of the railroad tracks provides a desirable buffer to  
46. the residential neighborhoods located along the route. The original route, as  
47. prosed, would run immediately adjacent to and through those residential  
48. neighborhoods and the Village and County desire to avoid that outcome.
49. **Q:** What efforts were undertaken in regard to moving the route?
50. **A:** Village and County officials cooperated and communicated with  
51. ComEd representatives and thought we had it worked out, only to have ComEd  
52. reverse course, without cause, on its prior commitments to relocate the route.
53. **Q:** Why are you offering this rebuttal testimony?
54. **A:** Because ComEd is not being credible or reasonable in its dealings with the Village  
55. and the County. ComEd knew that Kane County and South Elgin desired the  
56. alternate route because numerous residents and property owners north of the  
57. proposed primary transmission line route object to the proximity of the proposed  
58. transmission poles to their homes and the negative impact on their property values  
59. and health. These residents live in the Sugar Ridge and River Ridge

60. subdivisions of the Village of South Elgin. In an effort to alleviate the  
61. impact on adjacent residents and property owners, the County and the Village  
62. took those steps necessary to secure the rights to the proposed alternate  
63. transmission line route between Rt. 31 and McLean Boulevard on the Stearn's  
64. Road right of way. The alternate route is therefore viable and achievable.  
65. All statements to the contrary are false and the alternate route should be required.  
66. Further, ComEd's credibility is an issue and the Commission should know about  
67. ComEd's failure to abide by its representations and its last-minute decision to  
68. repudiate its prior position statements concerning the alternate route.  
69. Every pretext that ComEd has proffered for its reversal is easily overcome  
70. and without merit.

71. **Q:** Does this conclude your testimony relating to this proposed alternate transmission  
72. line route?

73. **A:** Yes it does.

74.

75. 4810-7002-7802, v. 1

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NOTICE OF FILING

Rebuttal testimony of Steven Ward was filed electronically with the Illinois Commerce Commission on April 2, 2014.

CERTIFICATE OF SERVICE

I Derke Price, counsel for the Village of South Elgin, hereby certify that the Rebuttal testimony of Steven Ward was served on all parties of record as of April 2, 2014 via e-mail to all persons listed on the e-docket service list as of the morning on April 2, 2014.

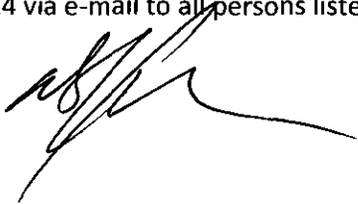
Respectfully submitted,



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Added to Service List on 12/04/2013