BEFORE THE

ILLINOIS COMMERCE COMMISSION

PUBLIC UTILITY SPECIAL OPEN MEETING

Thursday, October 10, 2019

Chicago, Illinois

Met pursuant to notice at 3:00 P.M., at
160 North LaSalle Street, Chicago, Illinois.

PRESENT:

CARRIE ZALEWSKI, Chairwoman

MARIA BOCANEGRA, Commissioner

BRIEN J. SHEAHAN, Commissioner

SADZI M. OLIVA, Commissioner

D. ETHAN KIMBREL, Commissioner

SULLIVAN REPORTING COMPANY, by

BRAD BENJAMIN, CSR

LICENSE NO. 084-004805
CHAIRWOMAN ZALEWSKI: Okay. I have 3:01. I'm going to go ahead and get started.

Good afternoon. Are we ready to proceed in Springfield?

CHIEF CLERK: Yes, we are.

CHAIRWOMAN ZALEWSKI: Thank you.

Under the Open Meetings Act, I call the October 10th, 2019, Special Open Meeting to order. Commissioners Bocanegra, Kimbrel, Oliva and Sheahan are with me in Chicago. We have a quorum.

Our clerk's office has received no requests to make public comment today, so we'll move right on to our agenda.

We have no Transportation Agenda.

There are two items under Miscellaneous. Item M-1 concerns Docket 17-0855, which is a Rulemaking Proceeding initiated by the Commission to consider the amendments to the Commission's rules relating to Regulatory Accounting Treatment of Cloud-Based Solutions.

The order adopts the proposed language of the new Part 289 entitled Regulatory Accounting
Treatment of Cloud-Based Computing Solutions for First Notice, and directs Staff to submit it to the Secretary of State under Section 5-40 of the Illinois Administrative Procedure Act to begin the First Notice Period.

Are there any objections to approving the Order?

(No response.)

CHAIRWOMAN ZALEWSKI: Hearing none, the Order is approved.

Item M-2 concerns Docket 19-0673, Dakota Access, LLC and Energy Transfer Crude Oil Company, LLC, Joint Petition for authority to install additional pumping stations and pumping facilities on existing certified pipelines in the State of Illinois.

Sierra Club and Save Our Illinois Land or Soil filed a Petition For Interlocutory Review of the September 12th, 2019, ruling of the Administrative Law Judge denying Soil and Sierra Club's Motion for Amendment or Dismissal of the Joint Petition.
We are denying the Petition for Interlocutory Review and affirming the ALJ's ruling that joint petitioners have the right to determine what relief to seek when filing the Joint Petition.

If the parties wish to challenge the sufficiency of the Petition, they can do so in the testimony and pleadings.

Are there any objections to denying the Petition for Interlocutory Review?

(No response.)

CHAIRWOMAN ZALEWSKI: Hearing none, the Petition is denied.

I just wanted to make a comment. I want to emphasize the importance of developing a full record in this case and encourage the ALJ and the parties to work to ensure all relevant evidence is reflected in the record.

As reflected in today's vote, it is premature for the Commission to make a finding on the merits of this docket in terms of certification before developing a full record.

This concludes our agenda. Judge
Teague Kingsley, do we have any matters to come before the Commission today?

JUDGE TEAGUE KINGSLEY: No, Madam Chairman.

CHAIRWOMAN ZALEWSKI: Do any Commissioners have any other business to discuss?

(No response.)

CHAIRWOMAN ZALEWSKI: Hearing none, and without objection, the meeting is adjourned.

Thank you.

(Whereupon the matter above was adjourned.)