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December 14, 2015

Ms. Judi Cooper Deputy Executive Secretary Iowa Utilities Board 1375 East Court Avenue, RM 69 Des Moines, IA 50319-0069

RE: Rock Island Clean Line Motion to Establish Procedural Schedule, Docket Nos. E-22123, E-22124, E-22125, E-22126, E-22127, E-22128, E-22129, E-22130, E-22131, E-22132, E-22133, E-22134, E-22135, E-22136, E-22137, E-22138

Dear Ms. Cooper:

The Iowa Environmental Council submits this letter in support of the Motion to Establish Procedural Scheduled filed with the Iowa Utilities Board by Rock Island Clean Line LLC ("Clean Line") on November 30, 2014.

The Iowa Environmental Council (IEC) is a non-profit corporation organized under Iowa law. The IEC is a broad-based environmental policy organization with a mission to create a safe, healthy environment and sustainable future for Iowa. The IEC represents a broad coalition of Iowans including over 70 diverse member and cooperator organizations ranging from agricultural, conservation, and public health organizations, to educational institutions, business associations, and churches, along with hundreds of individual members. IEC's work focuses on clean water, clean air, conservation, and clean energy, including the promotion of policies that would facilitate the development of clean energy and clean energy jobs.

In its Motion to Establish Procedural Schedule, Clean Line requested that the Board establish a schedule to review its Petitions for Electric Transmission Line Franchise in two phases. The first phase would focus on the substantive issues, including whether the proposed line is necessary to serve a public use and whether the line represents a reasonable relationship to an overall plan of transmitting electricity in the public interest. The appropriate route and Clean Line's eligibility to utilize eminent domain as a general matter would also be included in phase one. The second phase would focus on land acquisitions and any requested eminent domain for specific parcels of

land. We recognize the dates and time frame included in Clean Line's Motion are proposed and subject to adjustment by the Board.

We support the proposed procedural schedule and two distinct phases. Our organization is considering an intervention in the dockets. Our interests would relate to the issues identified in the proposed phase one of the proceeding, including the public use and public interest considerations as well as the general route. We would not have an interest in the proposed phase two of the schedule. The proposed procedural schedule would significantly improve the administrative efficiency and convenience to the public and to us as a party, assuming we are granted intervention status. The proposed phases would allow us to fully participate in those parts of the proceeding in which we have a significant interest.

We note that Iowa has significant wind energy development potential and that expanding transmission infrastructure is essential to expanding wind generation over time. Iowa's technical potential for wind generation is approximately 571,000 megawatts (MW). The 2015 Department of Energy's *Wind Vision* study identifies benchmarks for Iowa wind development as part of a national deployment of wind to reach 20% wind by 2030 and 35% wind by 2050. In Iowa, these benchmarks are between 17,000 MW and 20,000 MW of installed wind capacity by 2030 and between 37,000 MW and 46,000 MW by 2050. Reaching these levels of wind in Iowa would contribute significant economic and environmental benefits, including job creation, consumer savings, and reduced emissions.

The *Wind Vision* report, like other studies, identifies transmission constraints as one of the primary limits on wind development, particularly in the Great Plains/Interior region that includes Iowa. Iowa is fortunate to have several transmission expansion options proposed or under review, including several Midcontinent ISO Multi-Value Project (MVP) lines and the Clean Line proposal. The Clean Line proposal is unique in that it allows Iowa to expand wind energy and wind energy exports without impacting Iowa ratepayers. Because transmission expansion is essential for reaching long-term wind energy benchmarks and realizing the economic and environmental benefits from additional wind, we strongly encourage the Board to fully consider transmission expansion options, including the proposal from Clean Line. We believe the proposed procedural schedule will enable that review and we encourage the Board to establish the schedule as requested by Clean Line.

Sincerely,

/s/ Nathaniel Baer Energy Program Director Iowa Environmental Council