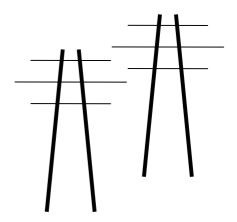
Legalectric, Inc.

Carol Overland

Attorney at Law, MN #254617

 ${\bf Energy\ Consultant-Transmission,\ Power\ Plants,\ Nuclear\ Wasteoverland@legalectric.org}$

1110 West Avenue Red Wing, Minnesota 55066 612.227.8638 P.O. Box 69 Port Penn, Delaware 19731 302 834 3466



July 22, 2011

Sandra Paske Secretary to the Commission Public Service Commission of Wisconsin 610 North Whitney Way P.O. Box 7854 Madison, WI 53707-7854 Michael E. Newmark Administrative Law Judge Public Service Commission of WI 610 North Whitney Way P.O. Box 7854 Madison, WI 53707-7854

RE: Petition for Order Allowing Appearance and Participation

In the Matter of the Application for a Route Permit for the CapX 2020 Hampton-Alma-

LaCrosse High Voltage Transmission Lines

Wisconsin PSC Docket 05-CE-136

Dear Ms. Paske and Judge Newmark:

Please note change of address to 1110 West Avenue, Red Wing, MN 55066.

Enclosed please find Petition of Daniel Hannula for Order Allowing Appearance and Participation, and in the alternative, Order for Appearance Pro Hac Vice, Declaration of Carol A. Overland, and Proposed Order.

A review of the rules clearly states that Pro Hac Vice is not necessary to appear before the Commission, but due to a phone call received last week from staff, and staff statements years ago regarding Wisconsin licensure, I am filing this formal request to assure compliance with PSC and Wisconsin Supreme Court Rules.

Thank you for your consideration.

Very truly yours,

Carol A. Overland Attorney at Law

cc: Electronic Service List recipients

PUBLIC SERVICE COMMISSION OF WISCONSIN

Joint Application of Dairyland Power Cooperative, Northern States Power Company-Wisconsin, and Wisconsin Public Power, Inc., for Authority to Construct and Place in Service 345kV Electric Transmission Lines and Electric Substation Facilities Jfor the CapX Twin Cities-Rochester-LaCrosse Project, Located in Buffalo, Trempealeau, and LaCrosse Counties, Wisconsin

05-CE-136

Petition for Order Allowing Appearance and Participation or Order for Appearance Pro Hac Vice

- The Petitioner is Daniel D. Hannula, Attorney at Law, of Hannula & Halom, with offices at 515 Belknap Street, Superior, Wisconsin, 54880, and licensed to practice law in Wisconsin, Wisconsin Attorney License Number 1015864.
- 2. Petitioner is partner in firm practicing in the areas of condemnation and eminent domain with approximately twenty-nine years of condemnation experience. Petitioner has represented both condemnors and condemnees. Throughout the 1980's Petitioner was the primary outside condemnation litigation attorney for the Wisconsin Department of Transportation in District 10 (Northwest Wisconsin). Petitioner was the landowners' counsel in *Miesen vs. State Department of Transportation*, 226 Wis.2d 298, 594 N.W.2d 821 (Wis. App. 1999), which clarified the rights of landowners in condemnation.
- Petitioner is familiar on a professional basis with Carol A. Overland, Overland Law
 Office and Legalectric, 1110 West Avenue (formerly P.O. Box 176), Red Wing, MN
 55066.

Hannula SHALOM 515 Belknap Street Superior Wisconsin 54880 1-715-392-3000

- Petitioner is aware that Ms. Overland has been licensed to practice law in the state of Minnesota since 1995, is licensed in good standing, and is assigned Minnesota Attorney Registration No. 254617.
- 5. Petitioner affirms that Ms. Overland is competent and experienced in the area of utility regulatory law, specifically administrative proceedings regarding electric transmission lines, coal gasification and gas power plants and nuclear waste.
- 6. Petitioner is of the opinion that Ms. Overland is perfectly capable of handling this matter to conclusion.
- 7. To assure compliance with SCR 10.03 (4), Petitioner requests the administrative law judge Order that non-resident counsel Carol A. Overland be allowed to appear and participate without association with Wisconsin licensed counsel, as provided by SCR 10.03(4)(d), or in the alternative, to be admitted Pro Hac Vice as provided by SCR 10.03 (4)(b), so that she may represent intervenors before the Public Service Commission in the above-captioned matter to its conclusion, including but not limited to participating in Prehearing Conferences, Information Requests, filing and arguing motions, filing witness testimony, participating in the evidentiary hearing, and filing post-hearing briefs.

Respectfully Submitted:

July 21, 2011

Daniel D. Hannula, Bar No. 1015864

Attorney at Law Hannula & Halom 515 Belknap Street

Superior, Wisconsin, 54880

(800) 477-7056

dan@hannulahalom.com

Hannula SHALOM ATTORNEYS 515 Belknap Street Superior Wisconsin 54880 1-715-392-3000

PUBLIC SERVICE COMMISSION OF WISCONSIN

Joint Application of Dairyland Power Cooperative, Northern States Power Company-Wisconsin, and Wisconsin Public Power, Inc., for Authority to Construct and Place in Service 345kV Electric Transmission Lines and Electric Substation Facilities Jfor the CapX Twin Cities-Rochester-LaCrosse Project, Located in Buffalo, Trempealeau, and LaCrosse Counties, Wisconsin

05-CE-136

I DECLARE UNDER PENALTY OF PERJURY:

- 1. That I am Carol A. Overland, Attorney at Law, Overland Law Office and Legalectric, 1110 West Avenue (formerly P.O. Box 176), Red Wing, MN 55066. I seek to appear and participate before the Public Service Commission and its administrative law judge as provided by SCR 10.03 (4)(d), or if deemed necessary, to appear pro hac vice in order to represent NoCapX 2020 in the above-captioned matter:
- 2. That I am admitted to practice law in the highest court of the state of Minnesota, Minnesota License No. 254617.
- 3. That there are no disciplinary complaints filed against me for violation of the rules of those courts:
- 4. That I am not suspended or disbarred from practice for disciplinary reasons or reason of medical incapacity in any jurisdiction;
- 5. That if pro hac vice admission is deemed necessary, I am associated with Daniel D. Hannula, Attorney at Law, of Hannula & Halom, with offices at 515 Belknap Street, Superior, Wisconsin, 54880, and licensed to practice law in Wisconsin, Wisconsin Attorney License Number 1015864.
- 6. That I do not practice or hold out to practice law in the State of Wisconsin.
- 7. That I acknowledge the jurisdiction of the courts of the State of Wisconsin over my professional conduct, and I agree to abide by the rules of the Public Service Commission of the State of Wisconsin and the Wisconsin Court of Appeals and the Rules of Professional Conduct for Attorneys, if I am admitted pro hac vice;
- 8. That I have complied fully with SCR Rule 10.03 (4);
- 9. That I am requesting an Order allowing me to appear and participate in the above-captioned proceeding as provided by SCR 10.03(4)(d), or in the alternative, an Order of

admission pro hac vice as provided by SCR 10.03(4)(b), to represent intervenors before the Public Service Commission in the above-captioned matter to its conclusion, including but not limited to participating in Prehearing Conferences, Information Requests, filing and arguing motions, filing witness testimony, participating in the evidentiary hearing, and filing post-hearing briefs.

I have appeared and participated before the Public Service Commission in the Arrowhead Project transmission docket (05-CE-113), and in the Chisago Project transmission docket (1515-CE-102 and 4220-CE-155) for a limited time in 2002, both without the necessity of pro hac vice admission.

I have been admitted pro hac vice in the courts of the State of Wisconsin only once before, in Forest County in 1997, and have not applied since, nor have I applied previously in this calendar year.

If Pro Hac Vice is deemed necessary, I will immediately forward my payment of the pro hac vice fee to the Office of Lawyer Regulation.

Dated: July 22, 2011

Carol A. Overland, MN Lic. #254617

CarlAdvuland

Attorney at Law Legalectric.org

1110 West Ave (formerly P.O.Box 176)

Red Wing, MN 55066 (612) 227-8638

overland@legalectric.org

PUBLIC SERVICE COMMISSION OF WISCONSIN

Joint Application of Dairyland Power Cooperative, Northern States Power Company-Wisconsin, and Wisconsin Public Power, Inc., for Authority to Construct and Place in Service 345kV Electric Transmission Lines and Electric Substation Facilities Jfor the CapX Twin Cities-Rochester-LaCrosse Project, Located in Buffalo, Trempealeau, and LaCrosse Counties, Wisconsin

05-CE-136

ORDER WITH RESPECT TO PETITION FOR AGENCY APPEARANCE

This Order, pursuant to SCR 10.03 (4)(d), authorizes Carol A. Overland, non-resident counsel retained in the above-captioned proceeding, to appear and participate in this agency proceeding without being in association with an active member of the state bar of Wisconsin.

Dated:	
W. L. LE W.	
Michael E. Newmark	
Administrative Law Judge	