## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS EAST ST. LOUIS DIVISION

Cause No.: 3:18-cv-1502-SPM

SPIRE STL PIPELINE LLC, A Missouri limited liability company,

**PLAINTIFF** 

VS.

GERALD SCOTT TURMAN; FARM CREDIT SERVICES OF ILLINOIS; THE FEDERAL BANK OF ST. LOUIS n/k/a THE FEDERAL RESERVE BANK OF ST. LOUIS; 3.25 ACRES more or less of REAL PROPERTY in JERSEY COUNTY, ILLINOIS; and UNKNOWN OWNERS, et al.

**DEFENDANTS** 

MOTION BY DEFENDANT LANDOWNERS TO DISSOLVE INJUNCTION AND DISMISS CONDEMNATION ACTION FOR LACK OF SUBJECT MATTER JURISDICTION BASED ON ISSUANCE OF MANDATE IN *ENVIRONMENTAL DEFENSE FUND V. FERC* 

Earlier today, October 8, 2021, the United States Court of Appeals for the District of Columbia Circuit (D.C. Circuit) issued a mandate in *Environmental Defense Fund v. FERC*, Docket No. 20-1016 which vacated the certificate issued for the Spire Pipeline. *See* Attached Mandate. With the issuance of the mandate, the D.C. Circuit's ruling is effective and Spire's certificate for the project is now a nullity.

Without a certificate, this court lacks jurisdiction over Spire's condemnation complaint.

This court's jurisdiction over Spire's condemnation is grounded on Section 717f(h) of the Natural Gas Act which confers "holders of certificates of public necessity and convenience" with

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authority to bring a condemnation action in federal district court. Spire no longer has a

certificate and therefore, this court no longer has jurisdiction. The temporary certificate issued

under Section 717f(c)(1)(b) of the Natural Gas Act is not a "certificate of public necessity and

convenience" which is granted under Section 717f(e) (entitled "granting of a certificate of public

convenience and necessity.")

For these reasons, the Defendant Landowners move this court to dismiss the

condemnation complaint for lack of subject matter jurisdiction, renew their motion to dissolve

the preliminary injunction and ask this Court to find Spire in trespass and eject it from the

property. The Landowners will supplement this motion with a memorandum next week;

however, given the urgent nature of the situation, it was vital to bring this new development to

the Court's attention as soon as possible.

Respectfully submitted,

/s/ Carolyn Elefant

Carolyn Elefant, pro hac vice

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Attorney for Defendants

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## United States Court of Appeals FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 20-1016

September Term, 2021

FERC-CP17-40-002 FERC-CP17-40-001 FERC-CP17-40-000

Filed On: October 8, 2021 [1917347]

Environmental Defense Fund,

Petitioner

Federal Energy Regulatory Commission,

Respondent

Spire Missouri Inc. and Spire STL Pipeline, LLC.

Intervenors

Consolidated with 20-1017

## MANDATE

In accordance with the judgment of June 22, 2021, and pursuant to Federal Rule of Appellate Procedure 41, this constitutes the formal mandate of this court.

> FOR THE COURT: Mark J. Langer, Clerk

BY:

Daniel J. Reidy Deputy Clerk

Link to the judgment filed June 22, 2021

## **CERTIFICATE OF SERVICE**

I, Carolyn Elefant, certify that on this 8th day of October, 2021 I caused the foregoing Motion to be served on all parties on the ECF list.

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