

BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI

In the Matter of the Application of Grain Belt)
Express LLC for an Amendment to its Certificate)
Of Convenience and Necessity Authorizing it to) File No. EA-2023-0017
Construct, Own, Operate, Control, Manage, and)
Maintain a High Voltage, Direct Current)
Transmission Line and Associated Converter)
Station)

Motion to Intervene of Gary and Carol Riedel

Pursuant to Rule 20 CSR 4240-2.075. Gary and Carol Riedel hereby file their Motion to Intervene. In support of this Motion, the movants state as follows:

1. The mailing address, email address and telephone number of movants' attorney are provided at the conclusion of this Motion.
2. Movants are opposed to Commission approval of Grain Belt's Application in this case.
3. Movants are husband and wife, who jointly own an interest in two adjacent parcels of farmland in Audrain County. Movants understand from Grain Belt that the proposed "Tiger Connector" line would be built partially on a road owned by movants, which road separates their two parcels of property. The line would also cut diagonally across one of the parcels of land, and would be built approximately one-half mile from their home.
4. For the reasons stated above, movants have an interest in this proceeding which is different from that of the general public, and that interest would be adversely affected if Grain Belt's Application in this case is approved by the Commission.

Wherefore, movants respectfully ask the Commission to grant this Motion to Intervene.

Respectfully submitted,

/s/ Paul A. Agathen
Paul A. Agathen
Attorney for Norman Fishel
485 Oak Field Ct.
Washington, MO 63090
(636)980-6403
Paa0408@aol.com
MO Bar No. 24756

Certificate of Service

A copy of this Motion was sent by electronic mail this 23rd day of September, 2022, to all parties listed on the Commission's official service list.

/s/Paul A. Agathen
Paul A. Agathen