

BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI

FILED
April 4, 2017
Data Center
Missouri Public
Service Commission

In the Matter of the Application of Grain Belt Express)
Clean Line LLC for a Certificate of Convenience and)
Necessity Authorizing it to Construct, Own, Operate,)
Control, Manage, and Maintain a High Voltage, Direct)
Current Transmission Line and an Associated Converter)
Station Providing an interconnection on the Maywood-)
Montgomery 345 kV Transmission Line)

Case No. EA-2016-0358

GB Exhibit No. 127
Date 3.22.17 Reporter MC
File No. EA.2016.0358

**FIRST AMENDED ERRATA SHEET FOR
SURREBUTTAL TESTIMONY OF DAVID A. BERRY**

COMES NOW Grain Belt Express Clean Line LLC, for its First Amended Errata to the Surrebuttal Testimony of David A Berry, and hereby submits the following corrections:

1. On page 13, lines 3-4 of David Berry's Surrebuttal Testimony should be corrected from "As stated on page 1-4, the report provides a tool to estimate "indicative" capital costs for "the WECC region." to "As stated on page 2-1, the report provides a tool to estimate "indicative" capital costs for "the WECC region."

2. The title of Figure 3 on Page 20 of David Berry's Surrebuttal Testimony should be corrected from "Justis Model (Corrected): Levelized Cost of Energy (LCOE) Estimates of Generation Alternatives, with capacity penalty" to "Justis Model (Corrected): Levelized Cost of Energy (LCOE) Estimates of Generation Alternatives, without capacity penalty".

2. On page 26, line 15-18 of David Berry's Surrebuttal Testimony should be corrected from "Mr. Copeland's forecasted avoided cost of \$7/MWh is about \$5/MWh higher than the Kansas Wind + Grain Belt (Normal Rate) LCOE calculation presented in my model above, even taking into account the changes by Mr. Justis which I specifically refuted in this testimony." to "Mr. Copeland's forecasted avoided cost of \$37/MWh is about \$5/MWh higher than the Kansas Wind + Grain Belt (Normal Rate) LCOE calculation presented in my model

above, even taking into account the changes by Mr. Justis which I specifically refuted in this testimony.”

WHEREFORE, Grain Belt Express Clean Line LLC respectfully submits these errata that replaces the above-testimony in the previously filed surrebuttal testimony of David A. Berry.

Respectfully submitted,

/s/ Karl Zobrist

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**ATTORNEYS FOR GRAIN BELT
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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served upon all parties of record in this case on this 9th day of March 2017.

/s/ Karl Zobrist
ATTORNEYS FOR
GRAIN BELT EXPRESS CLEAN LINE LLC