## 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

## NO CAPX 2020'S OBJECTION TO CLEAN WISCONSIN'S REQUEST TO INTERVENE OUT OF TIME

No CapX 2020, intervenor with full party status in the above-captioned docket, brings this objection to Clean Wisconsin's Request to Intervene Out of Time.

As with Patricia Conway's initial Intervention, Clean Wisconsin fails to identify an interest in the proceeding. Stating it has an interest does nothing to identify its interest. What new information and issues have arisen and what is Clean Wisconsin's significant interest? What interests does Clean Wisconsin have that are not represented by other intervenors and/or the Applicant?

As ordered with Patricia Conway's Intervention, NoCapX 2020 requests that the Commission Order that Clean Wisconsin may re-file its request containing the proper information. Clean Wisconsin must identify the new information and issues that have arisen with specificity, disclose its interests in this transmission proceeding with specificity, and explain how its interests are not represented by other timely intervenors and/or the Applicant so that the Commission can evaluate its request to intervene out of time.

Dated: September 27, 2011

Carol A. Overland, MN Lic. #254617

CarlAdviland

Attorney at Law Legalectric.org

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

Red Wing, MN 55066

(612) 227-8638

overland@legalectric.org