STATE OF ILLINOIS ILLINOIS COMMERCE COMMISSION

WOLF CARBON SOLUTIONS US LLC,)	
)	
Application Pursuant to the Carbon Dioxide)	
Transportation and Sequestration Act (220 ILCS)	Docket No. 23-0475
75/1 et seq.) for a Certificate of Authority to)	
Construct and Operate a Carbon Dioxide Pipeline)	
And When Necessary to Take Interests in Property)	
As Provided by the Law of Eminent Domain.)	

PETITION TO INTERVENE

NOW COMES Intervenor, PEORIA COUNTY, ILLINOIS ("Peoria County"), by and through its attorneys, Brown, Hay & Stephens, LLP, and pursuant to Section 200.200 of the Rules Practice of the Illinois Commerce Commission ("Commission"), 83 ILL. ADM. CODE 200.200, respectfully petitions the Commission for leave to intervene and participate in this matter, and in support of its Petition to Intervene, hereby states as follows:

- 1. Wolf Carbon Solutions US LLC ("Petitioner") is asking the Commission for a Certificate of Authority pursuant to the Carbon Dioxide Transportation and Sequestration Act ("CO2 Act") (220 ILCS 75/1 et seq.). Petitioner is also seeking an order authorizing it to construct and operate a pipeline system in Illinois, and if and when necessary, to take and acquire easements and interest in private property through the exercise of eminent domain, as provided in Section 75/20(i) of the CO2 Act.
- 2. Petitioner is proposing to construct the pipeline through the counties of Rock Island, Henry, Knox, Stark, Peoria, Tazewell, Logan, DeWitt, and Macon Counties.
- 3. Petitioner's proposed pipeline will span the entirety of Peoria County, from the Northwest to Southeast. Presumably, Petitioner's pipeline will cross many roads and other improvements operated by Peoria County that may be impacted thereby. Peoria County, along

with other units of local governments within the County, provides emergency responders to events occurring within the County.

- 4. Pursuant to Section 20(b) of the CO2 Act, the Commission is to consider whether the proposed pipeline is consistent with the public interest, public benefit, and legislative purpose of the CO2 Act when considering Petitioner's Application for Certificate of Authority. The CO2 Act specifically provides that the Commission is to consider evidence of the proposed pipeline's impact upon the economy, infrastructure, and public safety presented by local government units that will be affected by the proposed pipeline route. 220 ILCS 75/0(b)(8)(A).
- 5. As a unit of local government that will be impacted by Petitioner's proposed pipeline, Peoria County is therefore interested in the subject matter of this proceeding as it will be affected by any order entered by the Commission.
 - 6. No other party is able to adequately protect the interests of Peoria County.
- 7. Peoria County agrees to accept service by electronic means as provided in Section 200.1050 of the Commission's Rule of Practice, 83 Ill. Adm. Code 200.1050.
- 8. Copies of all pleadings, notices, correspondence, and other documents in this docket should be sent to the undersigned attorneys:

Charles Y. Davis
Brown, Hay & Stephens, LLP
205 South Fifth Street, Suite 1000
P.O. Box 2459
Springfield, IL 62705
cdavis@bhslaw.com

Daniel L. Hamilton Brown, Hay & Stephens, LLP 205 South Fifth Street, Suite 1000 P.O. Box 2459 Springfield, IL 62705 dhamilton@bhslaw.com Lucas J. Hall
Brown, Hay & Stephens, LLP
205 South Fifth Street, Suite 1000
P.O. Box 2459
Springfield, IL 62705
lhall@bhslaw.com

9. Pending a ruling on this Petition for Leave to Intervene, Peoria County respectfully requests that the Administrative Law Judge permit it to participate in this proceeding.

WHEREFORE, Intervenor, PEORIA COUNTY, ILLINOIS, hereby respectfully requests that the Commission grant it leave to intervene and participate as a party in this proceeding.

PEORIA COUNTY, ILLINOIS, Intervenor

By: /s/Charles Y. Davis
One of Its Attorneys

BROWN, HAY & STEPHENS, LLP

Charles Y. Davis
Registration No. 6286010
Daniel L. Hamilton
Registration No. 6312982
Lucas J. Hall
Registration No. 6335982
205 South Fifth Street, Suite 1000
P.O. Box 2459
Springfield, IL 62705
(217) 544-8491
Fax: (217) 544-9609
cdavis@bhslaw.com
dhamilton@bhslaw.com
lhall@bhslaw.com

VERIFICATION

STATE OF ILLINOIS)	
) SS	
COLINITY OF SANGAMON	`	

I, Charles Y. Davis, certify that: (i) I am an attorney for Peoria County, Illinois; (ii) I have read the foregoing Petition to Intervene; (iii) I am familiar with the facts stated therein; and (iv) the facts are true and correct to the best of my knowledge, information and belief.

Charles Y. Davis

SUBSCRIBED AND SWORN to before me this 27th day of September, 2023.

OFFICIAL SEAL
KRISTINA L. MILLER
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 03-20-2027

PROOF OF SERVICE

The undersigned certifies that a copy of the foregoing instrument was served upon:

Christine Baranowski Ouska Senior Legal Analyst Exelon Business Services Company christine.ouska@exeloncorp.com

Ashley A. Bukowski Office of General Counsel Illinois Commerce Commission ashley.bukowski@illinois.gov

Laura A. Harmon Asst. General Counsel Illinois Agricultural Association lharmon@ilfb.org

Michael P. Holly Tazewell County State's Attorney's Office mholly@tazewell-il.gov

> Andrea Jakubas Office of General Counsel Illinois Commerce Commission andrea.jakubas@illinois.gov

Michelle McCarty
Paralegal
Commonwealth Edison Company
michelle.mccarty@comed.com

Joseph D. Murphy
Atty. for Citizens Against Predatory Pipelines
Meyer Capel
jmurphy@meyercapel.com

Nicole Roth Administrative Law Judge Illinois Commerce Commission nicole.roth2@illinois.gov

Brett Seagle Case Manager Illinois Commerce Commission brett.seagle@illinois.gov Richard Bernet
Asst. General Counsel
Commonwealth Edison Company
richard.bernet@exeloncorp.com

Kenneth M. Florey
Atty. for Katherine M. Miller Trustee
Robbins, Schwartz, Nicholas, Lifton & Taylor, Ltd.
kflorey@robbins-schwartz.com

Leslie D. Haynes Administrative Law Judge Illinois Commerce Commission leslie.haynes@illinois.gov

Benjamin Jacobi
Atty. for Wolf Carbon Solutions US LLC
Polsinelli PC
bjacobi@polsinelli.com

Chrissie L. Kapustka
Interim Corporation Counsel
City of Peoria
ckapustka@peoriagov.org

Lauren B. McQueen
Atty. for Citizens Against Predatory Pipelines
Meyer Capel
lmcqueen@meyercapel.com

Sean Pluta
Atty. for Wolf Carbon Solutions US LLC
Polsinelli PC
spluta@polsinelli.com

Emma D. Salustro
Asst. General Counsel
Commonwealth Edison Company
emma.salustro@comed.com

Bridget A. Sheehan Office of General Counsel Illinois Commerce Commission bridget.sheehan@illinois.gov Monica Singh Office of General Counsel Illinois Commerce Commission monica.singh@illinois.gov

David Streicker
Atty. for Wolf Carbon Solutions US LLC
Polsinelli PC
dstreicker@polsinelli.com

Garrett W. Thalgott
Office of General Counsel
Illinois Agricultural Association
gthalgott@ilfb.org

M. Neal Smith
Robbins, Schwartz, Nicholas, Lifton &
Taylor, Ltd.
nsmith@robbins-schwartz.com

Logan J. Sweeney
Robbins, Schwartz, Nicholas, Lifton &
Taylor, Ltd.
lsweeney@robbins-schwartz.com

via electronic transmission on this 27th day of September, 2023.

/s/Charles Y. Davis