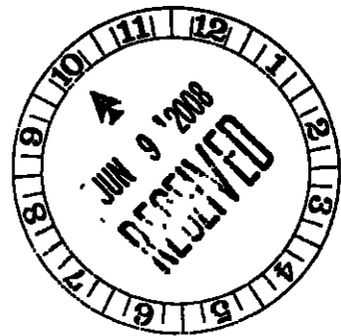


222563

HINSHAW

& CULBERTSON LLP



ATTORNEYS AT LAW

400 South Ninth Street
Suite 200
Springfield, IL 62701-1908

217-528-7375
217-528-0075 (fax)
www.hinshawlaw.com

June 2, 2008

VIA ELECTRONIC DELIVERY

Honorable Anne K. Quinlan
Acting Secretary
Surface Transportation Board
395 E Street SW
Washington, DC 20423-0001

**Re: Canadian National Railway Company and Grand Trunk
Corporation - Control - EJ&E West Company
STB Finance Docket No. 35087**

Dear Ms Quinlan:

We represent Will County, Illinois ("Will County") in the above-referenced docket. Enclosed please find Will County, Illinois' Opposition to Applicants' Request for Establishment of Time Limits for NEPA Review and Final Decision and Motion to Extend Comment Period on Draft Environmental Impact Statement (WILL-10), which was filed electronically with the STB on June 2, 2008

Sincerely,

HINSHAW & CULBERTSON LLP

Edward R. Gower
egower@hinshawlaw.com

ERG.ljm
Enclosure

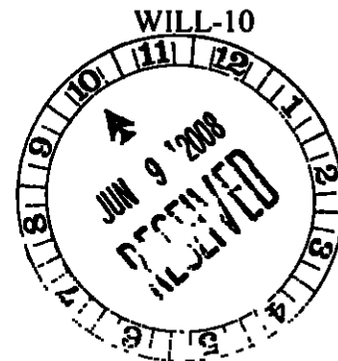
cc: All Parties of Record

ENTERED
Office of Proceedings

JUN 9 - 2008

Part of
Public Record

**BEFORE THE
SURFACE TRANSPORTATION BOARD**



FINANCE DOCKET NO. 35087

**CANADIAN NATIONAL RAILWAY COMPANY AND
GRAND TRUNK CORPORATION**

-CONTROL-

EJ&E WEST COMPANY

**WILL COUNTY, ILLINOIS' OPPOSITION
TO APPLICANTS' REQUEST FOR ESTABLISHMENT
OF TIME LIMITS FOR NEPA REVIEW AND FINAL DECISION
AND
MOTION TO EXTEND COMMENT PERIOD
ON DRAFT ENVIRONMENTAL IMPACT STATEMENT**

MARY M. TATROE
Will County State's Attorney's Office
121 North Chicago
Joliet, IL 60432
(815) 727-8872
(815) 727-6085 fax
mtatroe@willcountyillinois.com

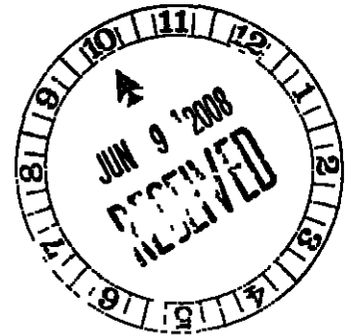
EDWARD R. GOWER
Special Assistant Will County State's Attorney
Hinshaw & Culbertson LLP
400 South Ninth, Suite 200
Springfield, IL 62701
(217) 528-7375
(217) 528-0075 Fax
egower@hinshawlaw.com

Counsel for Will County, Illinois

June 2, 2008

ENTERED
Office of Proceedings
JUN 9 - 2008
Part of
Public Record

**BEFORE THE
SURFACE TRANSPORTATION BOARD**



**FINANCE DOCKET NO. 35087
CANADIAN NATIONAL RAILWAY COMPANY AND
GRAND TRUNK CORPORATION**

-CONTROL-

EJ&E WEST COMPANY

**WILL COUNTY, ILLINOIS' OPPOSITION
TO APPLICANTS' REQUEST FOR ESTABLISHMENT
OF TIME LIMITS FOR NEPA REVIEW AND FINAL DECISION
AND
MOTION TO EXTEND COMMENT PERIOD
ON DRAFT ENVIRONMENTAL IMPACT STATEMENT**

Will County, Illinois ("Will County") submits this memorandum in opposition to the Applicants' motion (identified as a "request") to establish a truncated schedule for the completion of the Board's environmental impact statement ("EIS") and issuance of a final decision in this matter. Will County also moves for an order extending the comment period to at least 120 days.

The schedule proposed by the Applicants, the Canadian National Railway Company and Grand Trunk Corporation (collectively "CN"), which among others, calls for issuance of a draft EIS in less than a month and a half, is unreasonable and unattainable. This is not a typical control proceeding, as CN's motion would have the reader believe. It is a proposed acquisition that involves in some instances a five-fold increase in traffic and a 700 percent increase in

hazardous materials carried in a swath cutting through the entire congested suburban perimeter of Chicago, the third most populous city in the United States.

The reason that the CN has spent \$7 million to date to pay for environmental analysis by the Board's third party environmental consultant, and that CN projects it may spend as much as \$15 million in total for environmental analysis, is because there are very real and significant environmental consequences associated with the proposed transaction. See Applicants' Request for Establishment of Time Limits for NEPA Review and Final Decision (CN-33) ("CN's Motion") at 7, n 11 (stating currently accrued and potential final costs). Those potential environmental consequences are the subject of the required analyses detailed in the Board's 16-page decision issued on April 28, 2008 approving the Final Scope of Study for the EIS in this matter and the attached 9 page appendix to that decision that details the final scope of study

In the Board's order in this docket dated November 26, 2007 in which the Board, among others, decided that a full scope EIS was warranted, the Board stated.

The time the EIS will take to prepare cannot be determined ahead of time because there is no way to predict in advance all of the specific issues that may arise. In prior cases, the EIS process has ranged from approximately 18 months to several years

Decision No. 2 at 16 (served Nov. 26, 2007) (fn. omitted). The Board had it right from the beginning. The realistic time to prepare an EIS analyzing a proposed transaction of this complexity and magnitude is 18 months to several years. No amount of rhetoric, misplaced self righteous indignation, or threat by CN should deter this Board from completing its legal obligation to take a hard look at the alternatives and environmental consequences, and related required mitigation if the proposed acquisition is to proceed.

STATEMENT OF FACTS

In the Board's November 26, 2007 decision, the Board concluded that an EIS was required "in view of the large projected traffic increases on certain line segments, and the potential impacts of the proposed transaction on a number of communities that would likely result from the increased activity levels on rail line segments and at rail facilities." Decision No 2 at 15 (scrved Nov. 26, 2007). Nothing has changed from that original analysis.

The EJ&E lines run from the Wisconsin border through densely populated communities in Illinois in Lake County, northwest Cook County, DuPage County, Will County, and southern Cook County, and then into densely populated areas in Indiana. In Will County, the EJ&E effectively bisects Will County. There are 52 public at grade crossings in Will County involving the EJ&E, with 38 of those on the mainline. See Opening Memorandum of Will County (WILL-5) at 2-3 and Ex. 2 thereto at ¶7. Rail traffic in Will County from the East Joliet Yard northward is projected to grow from 18 to 45 trains daily, and rail traffic from the East Joliet Yard south to the county border is projected to grow from 6 to 28 trains daily. *Id.* at 3 and Ex. 1 thereto at ¶7. The increase in hazardous materials carried on those lines is projected to grow by approximately 700 percent. Railroad Control Application (CN-2) at 247, Attachment A-2. Will County has a population in excess of 700,000 people. Opening Memorandum of Will County (WILL-5) at 2 and Ex. 1 thereto at ¶5. Other counties and communities are expected to experience similar rail traffic increases.

The potential regional impact of the proposed acquisition of the EJ&E lines by the CN is enormous. That is why the STB received over 3600 comments on the draft EIS Scope of Study

and why the STB significantly increased the scope of the EIS in response to those comments. See Decision at 2 (served April 28, 2008).

For the reasons set forth below, Will County believes the “hard look” at the environmental consequences of this transaction required by the National Environmental Policy Act (“NEPA”) cannot reasonably be accomplished within the time frames proposed in CN’s motion. Will County also submits that an expansion of the comment period on the draft EIS to 120 days is appropriate.

ARGUMENT

As reflected in the Council on Environmental Quality (“CEQ”) regulations implementing NEPA, an EIS is required to “provide a full and fair discussion of significant environmental impacts” associated with the proposed transaction 40 C.F.R. §1502.1. “Accurate scientific analysis, expert agency comments and public scrutiny are essential to implementing NEPA.” *Id.* §1500.1. It also requires an analysis of “the reasonable alternatives which would avoid or minimize adverse impacts” of the proposed transaction. *Id.* §1502.1. It is not intended to be a shallow or cursory review. NEPA requires a “hard look” at the environmental consequences of the transaction. *Earth Island Institute v U.S. Forest Service*, 442 F.3d 1147, 1159 (9th Cir. 2006), *cert denied*, 127 S. Ct. 1829 (2007). A hard look requires consideration of all foreseeable direct, indirect and cumulative impacts. *Id.*

NEPA does not contain any statutory deadline for completion of an EIS. The CEQ regulations implementing NEPA do authorize an agency to set time limits upon requests of the applicant, “[p]rovided, [t]hat the limits are consistent with the purposes of NEPA and other essential considerations of national policy.” 40 C.F.R. §1501.8(a). The factors that the agency

may consider in setting time limits include: (i) potential for environmental harm; (ii) size of the proposed action; (iii) state of the art of analytic techniques; (iv) degree of public need for the proposed action, including the consequences of delay; (v) number of persons and agencies affected, (vi) degree to which relevant information is known and if not known the time required for obtaining it; (vii) degree to which the action is controversial; and (viii) other time limits imposed on the agency by law, regulations, or executive order.

In support of its argument for a truncated schedule, the CN argues that the Stock Purchase Agreement (“SPA”) between the CN and the EJ&E’s owner, the United States Steel Corporation (“U S Steel”), gives U S Steel or the CN the right to terminate the agreement if this proceeding is not completed and the transaction closed by December 31, 2008. See CN Motion at 12. The CN suggests that U S Steel likely will do so if a short schedule for EIS is not in place. *Id.* The CN also argues that it was reasonable for the parties to have agreed on an outside limit of December 31, 2008 for the transaction to close, given the Board’s rules and prior precedent. See, *id.* at 2. Specifically, CN argues that the schedule established in the Conrail proceeding supports its arguments for a truncated schedule.¹

Each of the CN’s arguments is briefly discussed below. Put simply, the CN’s contractual provisions are not as clear as the CN would lead the Board to believe. Even if they were, they do not trump the NEPA requirements. Moreover, the Board’s precedent does not support the CN’s arguments. The bottom line is that there is a lot of work to be done, and it cannot be done within the CN’s proposed schedule.

¹ CN also suggests that the Board is obligated to complete its environmental review within 180 days, but does not argue that point too vociferously because the alleged 180 day time limit has already passed

I. CN AND U.S. STEEL'S AGREEMENT CONTEMPLATED THAT THE REQUIRED ENVIRONMENTAL REVIEW WOULD EXTEND BEYOND DECEMBER 31, 2008.

Section 2.3 of the SPA provides that the CN-EJ&E transaction must close by September 1, 2008, "unless closing shall have failed to occur for one or more of the reasons set forth in Section 9.1(b)(1) of this Agreement in which case closing may be extended to no later than December 31, 2008, after which date this Agreement may terminate at the option of either party." SPA §2.3, CN-2 at 259. However, the party's termination rights under the SPA are governed by Section 9.1 of the SPA. Section 9.1 of the SPA provides in relevant part that the SPA may be terminated

by any Party if the Closing shall not have occurred by December 31, 2008; *provided* that the right to terminate this Agreement under this Section 9.1(b) shall not be available . . . if the reason for the failure of the Closing to occur on or before such date is one or more of the following: (A) the STB has not issued a final decision in the Exemption Proceeding or the Control Proceeding; [or] . . . (C) the STB has not completed such review of the transactions contemplated by this Agreement as may be required under the National Environmental Policy Act of 1969, 42 U.S.C. §§4321 et seq or the National Historic Preservation Act, 16 U.S.C. §470, in connection with the Exemption Proceeding and the Control Proceeding. . . .

Id. §9.1 at 293.

Thus, it appears that while the parties may have intended to close the transaction by December 31, 2008, they also recognized in the more specific provisions governing termination that it was entirely possible that the environmental review would extend beyond December 31, 2008. They specifically agreed that the SPA could not be terminated on the grounds that the closing did not occur by December 31, 2008, if the reason for that failure was either because the STB had not issued a final decision or the required environmental review had not been completed by that date.

Accordingly, contrary to the CN's assertion, it is far from clear that U.S. Steel has the right to terminate the SPA if the transaction does not close by December 31, 2008. Moreover, there is not a single shred of evidence in the record that U.S. Steel has any intention of trying to terminate the SPA. In the end, it does not really matter because the CN and U.S. Steel cannot unduly limit the scope or time required by the Board's environmental review by contractual agreement.

II. BOARD PRECEDENT DOES NOT SUPPORT THE SCHEDULE PROPOSED BY CN.

The CN relies on the schedule established in the Conrail case as support for its argument for a truncated schedule. See CN Motion at 3-4 and 18-21. As the Village of Barrington correctly pointed out, a substantial amount of the environmental analysis of the Conrail transaction was done prior to the actual filing of the application. See The Village of Barrington's Reply to Applicants' Request for Establishment of Time Limits for NEPA Review and Final Decision (BARR-4) at 17-22.

In contrast to the Conrail situation, the EIS for the Dakota, Minnesota & Eastern Railroad Corporation's ("DM&E") Powder River Basin Expansion Project took almost four years to complete. See *Mid States Coalition for Progress v. Surface Transportation Board*, 345 F.3d 520, 533 (8th Cir. 2003). Obviously, the DM&E matter involved significant rail expansion and rehabilitation issues and alternatives analyses not present in this case, and was one of the largest and most challenging construction projects to come before the Board. However, although some aspects of the DM&E are not present in this case, DM&E did involve an extended evaluation of the impact on communities of dramatically increased train traffic. What is clear from DM&E is that these are difficult and complex issues to analyze, and the importance of having the time required to analyze these issues cannot be unduly limited, as CN requests.

III. THE FINAL SCOPE OF STUDY ENTAILS SUBSTANTIAL AND SIGNIFICANT DATA COLLECTION AND ANALYSIS.

The original draft scope of study for the EIS was very extensive. See NOI to Prepare an EIS (served Dec 21, 2007). The scope included safety analysis at each of the public grade crossings with average daily traffic counts in excess of 2500; hazardous material safety analyses, analyses of effects on rail traffic and vehicle delays at crossings; land use and socioeconomic impacts on the entire 198 mile traverse through Chicago suburban communities; modeling of air quality impacts in the entire non-attainment area; noise and vibration analyses; biological resources impact, including impacts on endangered and threatened species and habitat and national or state parks and forests and wildfire refuges; impacts on water resources, environmental justice issues and cultural and historic resources, and the whole panoply of secondary and cumulative effects *Id* at 7-13.

The final scope of study was served April 28, 2008. Notice of Availability of Final Scope for EIS (served April 28, 2008). It expanded the analysis to include review of alternative rail connections, *id* at 5-6; an expanded planning horizon for rail and automobile traffic, which of course will impact the air quality modeling, *id.* at 7-8, analysis of airport impacts at the Gary Chicago International Airport, *id.* at 8-9; analysis of the impact on the Star Line, a significant suburb to suburb expansion of the Chicago metropolitan area's commuter rail passenger service, as well as other proposed expansions, *id.* at 9-10, and an expanded air quality analysis *id* at 12.

Although the Final Scope was just issued on April 28, 2008, the CN's proposed schedule would require a draft EIS to be served on July 15, 2008; draft EIS comments due September 2, 2008, and final EIS to be completed November 3, 2008. Given the complex and difficult issues involved in analyzing the environmental impacts of a proposed significant change in train

movement through the densely populated suburban area ringing Chicago, the CN's proposal simply is not a reasonable or workable schedule.

IV. THE PUBLIC INTEREST REQUIRES THAT TIME BE ALLOWED FOR COMPLETION OF THE REQUIRED ENVIRONMENTAL REVIEW.

CN asserts that the public interest benefits of the proposed transaction are at risk, and therefore, its truncated schedule is required. The net public interest benefits of the proposed transaction, if any, will not be known until the environmental analysis required by NEPA is completed. What the public interest requires is that the in-depth environmental review of the proposed transaction required by law be completed, and that it not be limited or restricted by an unreasonable procedural schedule. To the extent the Board sets a procedural schedule for completion of the environmental review of the proposed transaction, it should be based on the time required for a meaningful analysis.

V. THE 45 DAY COMMENT PERIOD SHOULD BE EXPANDED.

45 days is the minimum period allowed for comments on a draft EIS. 40 C.F.R. §1506.10(d) (2007). The Board's rules contemplate that the normal time period for comments on a draft EIS is 45 days, and the Board's December 21, 2007 order indicated that the draft EIS "will be made available for public and agency review and comment for 45 days" Decision at 4 (served Dec. 21, 2007).

Given the breadth and complexity of the issues to be addressed in the draft EIS, as well as the public visibility and significance of those issues, Will County requests that the Board authorize a 120-day comment period. To Will County's knowledge, there are no mitigation agreements in place. The draft EIS by necessity will be expansive, and the impacted parties are entitled to adequate time to evaluate and comment upon the SEA's analysis of issues of far

reaching public impacts and importance. Will County believes that 120 days is required for that purpose.

VI. CONCLUSION.

For all the reasons set forth above, the CN's motion to set an abbreviated schedule for completion of the NEPA review should be denied, and the public should have 120 days to comment on the draft EIS.

Respectfully submitted,
WILL COUNTY, ILLINOIS

By: Edward R. Gower
EDWARD R. GOWER
Special Assistant Will County State's Attorney

MARY M. TATROE
Will County State's Attorney's Office
121 North Chicago
Joliet, IL 60432
(815) 727-8872
(815) 727-6085 fax
mtatroe@willcountyillinois.com

EDWARD R. GOWER
Special Assistant Will County State's Attorney
Hinshaw & Culbertson LLP
400 South Ninth. Suite 200
Springfield, IL 62701
(217) 528-7375
(217) 528-0075 Fax
egower@hinshawlaw.com

Counsel for Will County, Illinois

Counsel for Will County, Illinois

Dated: June 2, 2008

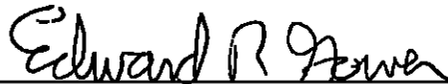
CERTIFICATE OF SERVICE

The undersigned attorney hereby certifies that he has caused a true and correct copy of the foregoing document(s) to be served upon:

ALL PARTIES OF RECORD

SEE ATTACHED SERVICE LIST

by mailing a true and correct copy thereof from the law office of Hinshaw & Culbertson LLP, 400 South Ninth Street, Suite 200, Springfield, Illinois, 62701, to the persons named as parties of record on the Surface Transportation Board's service list as of this date, June 2, 2008



EDWARD R. GOWER

Special Assistant Will County State's Attorney
Attorney for Will County, Illinois

Mary M. Tatroc
Will County State's Attorney's Office
121 North Chicago
Joliet, IL 60432
(815) 727-8872
(815) 727-6085 fax
mtatroc@willcountyillinois.com

Edward R. Gower
Hinshaw & Culbertson LLP
400 South Ninth, Suite 200
Springfield, IL 62701
(217) 528-7375
(217) 528-0075 Fax
egower@hinshawlaw.com

Docket #: **FD_35087_0**

Case Title: **CANADIAN NATIONAL RAILWAY COMPANY AND GRAND TRUNK CORPORATION--CONTROL--EJ&E WEST COMPANY**

Schillerstrom, Robert J
County Government Of DuPage
421 N. County Farm Road
Wheaton, IL 60187

Adams, Gary D.
Village Of Oswego
113 Main Street
Oswego, IL 60543

Weingartz, Alayne M.
City Of Aurora
44 East Downer Place
Aurora, IL 60507-2067

Althoff, Honorable Pamela J.
One North Virginia Street
Crystal Lake, IL 60014

Honorable Jerry F Costello
U.S. House Of Representatives
2454 Rayburn House Office Bldg.
Washington, DC 20515-1312

Anderson, Alan
Southern Wayne County Regional Chamber
20600 Eureka Road, Suite 315
Taylor, MI 48180

De Graff, Don A.
Village Of South Holland
16226 Wausau Avenue
South Holland, IL 60473

Anderson, Thomas R.
Save The Dunes Council
444 Barker Road
Michigan City, IN 46360

Brimm, William H.
Village Of Buffalo Grove
50 Raupp Blvd.
Buffalo Grove, IL 60089-2100

Austgen, David M
Austgen Kuiper & Associates, Pc
130 North Main Street
Crown Point, IN 46307

Nekritz, Honorable Elaine
State Representative
24 South Des Plaines River Rd., Suite 200
Des Plaines, IL 60016

Baker, Robert W.
The Village Of Trout Valley
P O Box 621
Cary, IL 60013

The Honorable Timothy V Johnson
U.S. House Of Representatives
1229 Longworth House Office Building
Washington, DC 20515

Baldermann, Timothy A.
Village Of New Lenox
1 Veterans Parkway
New Lenox, IL 60451

Allison, Michael S.
Village Of Vernon Hills
290 Evergrass Drive
Vernon Hills, IL 60061-2999

Bayh, Honorable Evan
United States Senate
131 Russell Senate Office Building
Washington, DC 20510-1404

Rodney J. Nilsestuen
Wisconsin Department Of Agriculture
Trade
And Consumer Protection
P O. Box 8911
Madison, WI 53708-8911

Bean, Honorable Melissa
U S House Of Representatives
512 Cannon House Office Building
Washington, DC 20115

Brinegar, Kevin
Indiana Chamber Of Commerce
P. O. Box 44926
Indianapolis, IN 46244-0926

Bowden, Jamie
Village Of Channahon
24555 S Navajo Dr.
Channahon, IL 60410

Blackmore, Terri
Washtenaw Area Transportation Study
705 North Zeeb Road, 2nd Floor
Ann Arbor, MI 48103-1560

Brown, Timothy A.
Town Of Merrillville
7820 Broadway
Merrillville, IN 46410

Biggert, Honorable Judy
U S House Of Representatives
1317 Longworth House Office Building
Washington, DC 20515

Browning, Karl B.
Indiana Department Of Transportation
100 North Senate Avenue, Room N758
Indianapolis, IN 46204-2216

Moore, John W.
Memphis Regional Chamber
P. O. Box 224
Memphis, TN 38103

Casper, John A.
120 Jackson Street
Oshkosh, WI 54901

Honorable Danny K. Davis
U. S. House Of Representatives
Washington, DC 20515

Clary, Joseph P.
Illinois Department Of Transportation
300 West Adams Street, 2nd Floor
Chicago, IL 60606

Fortner, Honorable Mike
Illinois State Representative
135 Fremont Street
West Chicago, IL 60185

Cline, Mayor David
City Of Mattoon
208 North 19th
Mattoon, IL 61938

Plaistow, Joseph J.
L.E. Peabody & Associates, Inc
1500 Duke Street, Suite 200
Alexandria, VA 22314

Cole, Brad
City Of Carbondale
P O Box 2047
Carbondale, IL 62902-2047

Greenberg, Steve
4730 Westbury Drive
Long Grove, IL 60047

Cunningham, Paul A.
Harkins Cunningham LLP
1700 K Street, N.W., Suite 400
Washington, DC 20006-3817

Ross B Capon
National Association Of Railroad
Passengers
900 2nd St NE Suite 308
Washington, DC 20002

Degulio, Thomas F.
Town Of Munster
1005 Ridge Road
Munster, IN 46321

Stabenow, Honorable Debbie
United States Senate
Washington, DC 20510

Dimichael, Nicholas J
Thompson Hine LLP
1920 N Street, N.W. Suite 800
Washington, DC 20036

Gratton, Maurice
Propane Gas Association Of Canada
800 717Th -7Th Avenue, SW
Calgary, AK T2P 0Z3

Dobosz, Stanley
Town Of Griffith
111 N Broad St
Griffith, IN 46319-2294

Arthur, Jerry G
Supply Chain Management Consultant
833 Shoreline Road
Lake Barington, IL 60010

Dodds, Katherine
Aux Sable Liquid Products, Inc.
6155 East US Route 6
MORRIS, IL 60450

Kotewa, Erk
Champaign County Economic Development
Corporation
1817 S. Neil Street
Champaign, IL 61820

Dowd, Kelvin J.
Slover & Loftus
1224 Seventeenth Street NW
Washington, DC 20036-3003

Saviano, Honorable Angelo
House Of Representatives
314 State House
Springfield, IL 62706

Eichelberger, John
Plainfield Fire Protection District
15025 S Des Plaines Street
Plainfield, IL 60544

Candice S Miller
Congress Of The United States
House Of Representatives
Washington, DC 20515-2210

Elliott III, Daniel R.
United Transportation Union
14600 Detroit Avenue
Cleveland, OH 44107-4250

Beaubien, Honorable Mark
State Representative-52nd District
124-A E. Liberty Street
Wauconda, IL 60084

Montana, Anna
Village Of Schiller Park
9526 West Irving Park Road
Schiller Park, IL 60176-1984

Chung, Kathleen
Wisconsin Department Of Transportation
P O Box 7910
Madison, WI 53707-7910

Wendy S Dressel
3532 Breitwieser Lane
Naperville, IL 60564

Cummings, Anita M.
United Business Association Of Midway
6158 South Central Avenue
Chicago, IL 60638

Johnson, The Honorable Timothy V.
U.S. House Of Representatives
1229 Longworth House Office Building
Washington, DC 20515

Gatti, Peter
The National Industrial Transportation
League
1700 North Moore Street, Suite 1900
Arlington, VA 22209

Honorable Peter J. Roskam
Congress Of The United States
318 Cannon House Office Building
Washington, DC 20515-1308

Fowler, Mark L.
Northwest Municipal Conference
1616 East Golf Road
Des Plains, IL 60016

Gccrtsma, Meleah
Environmental Law & Policy Center
35 East Wacker Drive, Suite 1300
Chicago, IL 60601

Greene, Richard
Naperville Area Chamber Of Commerce
55 South Main Street
Naperville, IL 60540-5381

Guthrie, Paul
Canadian Pacific Railway
Suite 500 Gulf Canada Square 401
9th Avenue SW
Calgary, AB T2P 4Z4

Hayes, Paul
Town Of Dyer
One Town Square
Dyer, IN 46311

Heffner, PLLC, John D.
Law Offices
1750 K Street, N.W., Suite 350
Washington, DC 20006

Hirschhorn, Eric L.
Winston & Strawn LLP
1700 K Street NW
Washington, DC 20006-3817

Honorable John D. Dingell
U S. House Of Representatives
Washington, DC 20515-2216

Costello, Honorable Jerry F.
House Of Representatives
1316 Niedringhaus Avenue
Granite City, IL 62040-4640

Jackson, Jr., Honorable Jesse L.
U.S. House Of Representatives
2419 Rayburn House Office Building
Washington, DC 20515-1302

Harnish, Richard
Midwest High Speed Rail Association
P. O. Box 805877
Chicago, IL 60680

Jessen, Randall W.
Village Of Plainfield
24401W Lockport Street
Plainfield, IL 60544

McCotter, Honorable Thaddeus
Congress Of The United States
House Of Representatives
Washington, DC 20515-2211

Johnston, Morgan B
University Of Illinois
1501 South Oak Street
Champaign, IL 61820

Roskam, Honorable Peter J.
Congress Of The United States
318 Cannon House Office Building
Washington, DC 20515-1308

Kingma, Hildy L.
Village Of Park Forest
350 Victory Drive
Park Forest, IL 60466

Foster, Honorable Bill
Congress Of The United States
320 Cann House Office Building
Washington, DC 20515-1308

Krause, Honorable Carolyn H.
State Representative – 66th District
200 E. Evergreen, Suite 122
Mt. Prospect, IL 60056

John A Vuono
Vuono & Gray
310 Grant Street, Suite 2310
Pittsburgh, PA 15219-2383

Link, Honorable Terry
Illinois State Senate
122 State Capitol Building
Springfield, IL 62706

Schakowsky, The Honorable Janice D.
U.S House Of Representatives
1027 Longworth House Office Building
Washington, DC 20515

Lisak, Andrew
The Development Association
1401 Tower Ave., Suite 302
Superior, WI 54880

Walberg, Tim
U.S. House Of Representatives
Congress of the United States
Washington, DC 20515

Lobato, John A.
Village Of Mundelein
440 East Hawley Street
Mundelein, IL 60060

Gardner, William
Minnesota Department Of Transportation
Freight and Commercial Vehicle Operations
395 John Ireland Blvd.
St Paul, MN 55155-1899

Lugar, Honorable Richard
United States Senate
306 Hart Senate Office Building
Washington, DC 20510

Visclosky, Honorable Peter J.
U S House Of Representatives
Washington, DC 20515

Lugar, Richard G
United States Senate
306 Hart Senate Office Building
Washington, DC 20510-1401

Barenfangcr, Charles
Illinois Western Railroad Company
PO BOX 190
Vandalia, IL 62471

Lyp, Patrick
Blachly, Tabor, Bozik & Haartman, LLC
56 South Washington, Suite 401
Valparaiso, IN 46383

Spiroff, Harlan.
P O. Box 532
Wayne, IL 60184

MacDougall, Gordon P.
1025 Connecticut Avenue, NW, Suite 919
Washington, DC 20036-5444

Herenton, Mayor Dr. Willie
City Of Memphis
125 North Main St Ste 700
Memphis, TN 38103

Matrisch, Steven L.
State of Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62701

Henry, Larry W.
143 Walnut Street
Frankfort, IL 60423

Mayo Jr., George W
Hogan & Hartson LLP
555 Thirteenth Street NW, Columbia Square
Washington, DC 20004-1109

Garrett, Honorable Susan
129 Capitol Building
Springfield, IL 62706

McCarthy, Brian
Arcelormittal
One Dearborn Street
Chicago, IL 60603

Tryon, Honorable Michael W
State Representative 64th District
1 N Virginia Street
Crystal Lake, IL 60014

McCrary, Donald C.
International Port Of Memphis
1115 Riverside Blvd
Memphis, TN 38106-2504

Wojtasiak, Stan
Naperville Township Road District
31 W 331 North Aurora Road
Naperville, IL 60653

McFarland, Thomas F
Thomas F. McFarland, P.C.
208 South LaSalle St., Suite 1890
Chicago, IL 60604

Knollenberg, Honorable Joe
United States House Of Representatives
Washington, DC 20515

Mezera, John M.
City Of Joliet
150 West Jefferson Street
Joliet, IL 60432

Pradel, Mayor A. George
City Of Naperville
P. O. Box 3020
Naperville, IL 60540

Rita, Honorable Robert A.
Illinois House Of Representatives
4818 W. 137th St., Ste. 2
Crestwood, IL 60445

Millar, Fred
915 S. Buchanan Street, Apt 29
Arlington, VA 22204

Honorable Bart Stupak
U. S. House Of Representatives
Washington, DC 20515

McDermott, Honorable Thomas
5925 Calumet Avenue
Hammond, IN 46320

Opal, Robert T.
Union Pacific Railroad Company
1400 Douglas Street, Stop 1580
Omaha, NE 68179-0001

Luann Hamilton
Chicago Department Of Transportation
30 N. LaSalle Street, Suite 500
Chicago, IL 60602

Arredia, Mayor Anthony W.
City Of Des Plaines
1420 Miner Street
Des Plaines, IL 60016

Moates, G Paul
Sidley Austin LLP
1501 K Street, N W
Washington, DC 20005

Moore, Cameron
Champaign County Regional Planning
Commission
P O. Box 17760
Urbana, IL 61803-7760

Mullins, William A.
Baker & Miller PLLC
2401 Pennsylvania Ave, NW-Suite 300
Washington, DC 20037

Olson, David C.
Minnesota Chamber Of Commerce
400 Robert Street North, Suite 1500
St. Paul, MN 55101

Pacsel, Edward W
South Suburban Mayors & Managers Assoc.
1904 W. 174Th Street
East Hazel Crest, IL 60429

Phipps, Eileen
Village Of Wayne
P. O Box 532
Wayne, IL 60184

Quigley, Steven
Will County Governmental League
50 East Jefferson Street, Suite 101
Joliet, IL 6032-4298

Reitemeier, Joseph R.
207 North Main Street
Fond Du Lac, WI 54935

Parrish, Lawrence D
Illinois Department Of Transportation
300 West Adams Street, 2nd Floor
Chicago, IL 60606

Shimkus, Honorable John
Congress Of The United States
House Of Representatives
Washington, DC 20515-1319

Warren, Matthew J.
Sidley Austin LLP
1501 K Street, N W
Washington, DC 20005

The Honorable Donald Manzullo
U.S. House Of Representatives
2228 Rayburn House Office Building
Washington, DC 20515

Ross, David
Duluth Area Chamber Of Commerce
5 West First Street, Suite 101
Duluth, MN 55802

Gohmann, John W.
508 Cleveland Avenue North
St Paul, MN 55114-1804

Kreunen, Rodney W.
WI Commissioner Of RR
P O BOX 8968
Madison, WI 53708-8968

Giblin, Jim
Independent Transportation Consultant
P O. Box 677
Downers Grove, IL 60515

Romanski, Randy
Department Of Agriculture, Trade And
Consumer Protection
P O Box 8911
Madison, WI 53708-8911

Roper, Gerald J.
Chicagoland Chamber Of Commerce
200 E Randolph Street Suite 2200
Chicago, IL 60601

Rosenthal, Michael L.
Covington & Burling
1201 Pennsylvania Avenue, N.W.
Washington, DC 20004-2401

Ross, Harold A
Brotherhood Of Locomotive
Engineers And Trainmen
1370 Ontario Street, Mezzanine
Cleveland, OH 44113

Sanders, Timothy J.
NW IN Regional Development Authority
9800 Connecticut Drive
Crown Point, IN 46307

Schatz, Marcie
City Of Naperville
400 S. Eagle Street
Naperville, IL 60540

Shechy, Timothy R.
Metropolitan Milwaukee
Association Of Commerce
756 North Milwaukee Street
Milwaukee, WI 53202

Sheys, Kevin M.
Kirkpatrick & Lockhart
Preston Gates Ellis LLP
1601 K Street, N.W
Washington, DC 20006

L. Charles Lukmann, III
Harris Welsh & Lukmann
107 Broadway
Chesterton, IN 46304

Jim East
2712 Shetland Lane
Aurora, IL 60502

Durbin, Honorable Richard J.
United States Senate
Washington, DC 20510-1304

Curry, Chris
Gary/Chicago International
Airport Authority
6001 W Industrial Highway
Gary, IN 46406

Pirlot, R.J.
Wisconsin Manufacturers & Commerce
P. O. Box 352
Madison, WI 53701-0352

Gribbin, D. J.
Us Department Of Transportation
1200 New Jersey Avenue, S.E.
Washington, DC 20590

Hynes, Terence M.
Sidley Austin LLP
1501 K Street NW
Washington, DC 20005

Blankenhorn, Randall S.
Chicago Metropolitan Agency For Planning
233 South Wacker Drive, Suite 800
Sears Tower
Chicago, IL 60606

Shudtz, Peter J
CSX Corporation
500 Water Street
Jacksonville, FL 32202

Sidman, Mark II.
Weiner Brodsky Sidman & Kider PC
1300 19Th Street NW 5th Floor
Washington, DC 20036-1609

Smith, Paul Samuel
U.S. Department Of Transportation
1200 New Jersey Avenue, S.E.
Washington, DC 20590

Sobotik, John J
Office Of General Counsel
P. O. Box 7910
Madison, WI 53707-7910

Steel Jr , Adrian L.
Mayer Bown LLP
1909 K Street NW
Washington,, DC 20006

Thompson, Craig
Transportation Development Association Of
Wisconsin
131 W Wilson Street, Suite 302
Madison, WI 53703

Tolomei, John G
Village Of Lake Zurich
70 E. Main Street
Lake Zurich, IL 60047

Tomasoski, John D
City Of Crest Hill
1610 Plainfield Rd.
Crest Hill, IL 60403

Barnhart, Becky
5327 Cedar Drive
Naperville, IL 60564

Van Poucke, Michael J.
The Macom Corporation
3380 Lacrosse Lane, Suite 100
Naperville, IL 60564

Morrone, Michael F.
Keller & Heckman
1001 G Street NW
Washington, DC 20001

Visclosky, Honorable Peter J.
U.S. House Of Representatives
701 East 83Rd Avenue, Suite 9
Merrillville, IN 46410-6239

Peterson, Honorable William E.
Illinois State Senate
3050 North Main Street
Buffalo Grove, IL 60089-2727

Volmer, Neil
Iowa Department Of Transportation
800 Lincoln Way
Ames, IA 50010

Bosco, Steven
Village Of Bartlett
228 S Main Street
Bartlett, IL 60103

Weis, Laura E.
Champaign County Chamber Of Commerce
1817 S. Neil St., Ste. 201
Champaign, IL 61820-7269

Levin, Honorable Carl
United States Senate
Washington, DC 20510

Werner, Joseph W.
Village Of Mokena
11004 Carpenter St
Mokena, IL 60448

W. James Wochner
Kansas City Southern Railway Company
P.O. Box 219335
Kansas City, MO 64121-9335

Wichlinski, Thomas and Patricia
1033 N. Broad Street
Griffith, IN 46319

Haan, Gerald
2023 Hearth Circle
Lansing, MI 60438-2551

Wolly, Michael S.
Zwerdling Paul Leibig Kahn & Wolly
1025 Connecticut Ave. NW Suite 712
Washington, DC 20036

Yarbrough, Karen A.
State Representative 7th District
2305 W Roosevelt Road
Broadview, IL 60155