

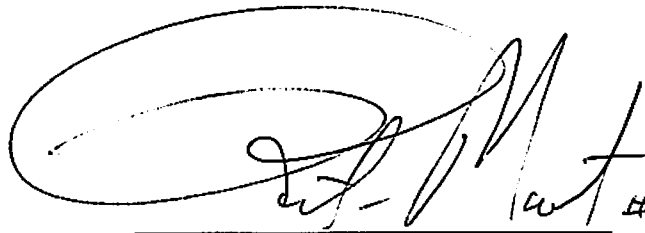
**STATE OF NORTH DAKOTA**  
**NORTH DAKOTA PUBLIC SERVICE COMMISSION**  
**IN THE MATTER OF MIDWEST CARBON EXPRESS CO2 PIPELINE PROJECT**  
**SCS CARBON TRANSPORT, LLC**  
**CASE NO. PU-22-391**  
**OAH FILE NO. 20230002**

Lucinda Ward, Michael Ward, Adrian Ward,) )  
Michael Ward as trustee of Nichole Phillips ) )  
nee Ward Trust, Elizabeth Martin nee Ward, ) )  
Arthur Ward, all in their individual capacity ) )  
and d/b/a Ward Farms and Daniel Phillips ) )  
and Robert Wade Martin, spouses of Nichole) )  
Phillips and Elizabeth Martin, respectively, ) )  
inchoate marital interests, ) )  
 ) )  
Petitioners, ) )  
 ) )  
-vs- ) )  
 ) )  
Midwest Carbon Express and SCS Carbon ) )  
Transport, LLC, ) )  
 ) )  
Respondents. ) )

**WITHDRAWAL OF PETITION TO INTERVENE**

[¶1] COMES NOW the above-named Petitioners, by and through their counsel, Robert Wade Martin of Martin Law, Minot, North Dakota to withdraw the Petition and Amended Petition previously filed with the Court in the in the above matter. Counsel for the Respondent has provided updated maps of the proposed route of the pipeline in question, and is no longer seeking an easement for the same across the Petitioners' property. In short, Petitioners no longer have a dog in this fight.

[¶2] Dated this 17<sup>th</sup> day of February, 2023.



Handwritten signature of Robert Wade Martin, followed by the text "nd #04636".

Robert Wade Martin ND Bar ID #04636

Attorney for Petitioners

Martin Law

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Minot, ND 58701

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701-852-4837

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**NORTH DAKOTA PUBLIC SERVICE COMMISSION**

**IN THE MATTER OF MIDWEST CARBON EXPRESS CO2 PIPELINE PROJECT**

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Arthur Ward, all in their individual capacity )	)	
and d/b/a Ward Farms and Daniel Phillips )	)	
and Robert Wade Martin, spouses of Nichole)	)	
Phillips and Elizabeth Martin, respectively, )	)	<b>CERTIFICATE OF SERVICE</b>
inchoate marital interests, )	)	<b>OF WITHDRAWAL PETITION</b>
	)	<b>TO INTERVENE</b>
Petitioners, )	)	
	)	
-vs- )	)	
	)	
Midwest Carbon Express and SCS Carbon )	)	
Transport, LLC, )	)	
	)	
Respondents. )	)	

[¶ 1] I, Robert Martin, Attorney at Law, hereby certify and affirm that on the date below, I served the following electronically by email to the following:

1. Withdrawal of Petition to Intervene

John Maurice Schuh Bar ID 08138 Special Assistant Attorney General North Dakota Public Service Commission 600 E. Boulevard Ave, Dept. 408 Bismarck, ND 58505-0480  Phone 701-328-2421  jschuh@nd.gov	Lawrence Bender Bar ID 03908 Law Firm Fredrikson & Byron, P.A. 1133 College Dr., Ste. 1000 Bismarck, ND 58501-1215  Phone 701-221-8700  lbender@fredlaw.com
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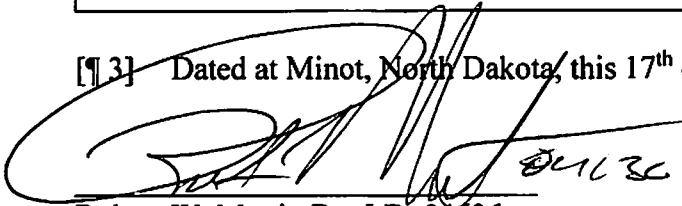
hlhogan@nd.gov (courtesy copy)

P.O. Box 400  
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Steve Kahl  
Executive Secretary  
North Dakota Public Service Commission  
600 E Boulevard Ave Dept 408  
Bismarck, ND 58505-0480

701-328-2400  
ndpsc@nd.gov

[13] Dated at Minot, North Dakota, this 17<sup>th</sup> day of February 2023.

A large, stylized handwritten signature in black ink, appearing to read 'RW Martin', is written over a horizontal line.

Robert W. Martin Bar I.D: 04636  
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