

KNOLL LEIBEL ^{LLP}
ATTORNEYS AT LAW

March 28, 2024

VIA U.S. & E-MAIL ONLY: ndpsc@nd.gov

Steve Kahl

Executive Secretary

North Dakota Public Service Commission

State Capitol

600 E Boulevard Ave, Dept 408

Bismarck, ND 58505-0480

RE: In the Matter of the Application of SCS Carbon Transport LLC for
Certificate of Corridor Compatibility and Route Permit for the Midwest
Carbon Express
Case No.: PU-22-391

Dear Mr. Kahl:

Enclosed for filing please find the following documents:

1. Notice of Partial Withdrawal; and
2. Declaration of Service.

This Notice of Partial Withdrawal is being filed with the North Dakota Public Service Commission (hereinafter "NDPSC") on behalf of the Intervenors listed in the Notice of Partial Withdrawal. These Intervenors are withdrawing their Petition to Intervene due to changing conditions, including pipeline reroutes.

Sincerely,

KNOLL LEIBEL LLP

Steven J. Leibel

steve@bismarck-attorneys.com

SJL: rmo

Enclosures

Steven J. Leibel, Partner

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**STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION**

IN THE MATTER OF THE APPLICATION
OF SCS CARBON TRANSPORT LLC FOR
A CERTIFICATE OF CORRIDOR
COMPATIBILITY AND ROUTE PERMIT
FOR THE MIDWEST CARBON EXPRESS
PROJECT IN BURLEIGH, CASS, DICKEY,
EMMONS, LOGAN, MCINTOSH,
MORTON, OLIVER, RICHLAND AND
SARGENT COUNTIES, NORTH DAKOTA

Case No. PU-22-391

**NOTICE OF PARTIAL
WITHDRAWAL**

COMES NOW the below Intervenor, by and through their counsel, Brian Jorde of Domina Law Group and David Knoll and Steven Leibel of Knoll Leibel LLP, and respectfully withdraw their Petition to Intervene (See Doc. Nos. 57, 80, 88, 197) with respect to the following Intervenor:

1. Dean Twardowski;
2. Hoge Farm LP;
3. Tim Hoge;
4. Tony Hoge;
5. Larry Hoge;
6. Kevin Frederick;
7. David Locken;
8. Linda Gayman;
9. Dwight Kertzman;
10. Brosowske Farms;
11. Verdell Jordheim and Phyllis Jordheim Trust;

12. Dorothy Borondeau;

13. Deborah Mitchell; and

14. Steven J. Laine and Pamela M. Laine Family Trust

The above-named Intervenor are withdrawing their Petition to Intervene due to changing conditions, including pipeline reroutes. The above-named Intervenor do not wish to continue as parties.

Dated this 28th day of March, 2024.



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Landowner / Intervenor Lawyers

**STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION**

IN THE MATTER OF THE APPLICATION
OF SCS CARBON TRANSPORT LLC FOR
A CERTIFICATE OF CORRIDOR
COMPATIBILITY AND ROUTE PERMIT
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SARGENT COUNTIES, NORTH DAKOTA

Case No. PU-22-391

DECLARATION OF SERVICE

[1] Rosanne Ogden declares that I am of legal age and not a party to this action, and that I served the following document(s):

1. **Notice of Partial Withdrawal; and**
2. **Declaration of Service.**

[2] On March 28, 2024, by sending a true and correct copy thereof by electronic means only to the following email addresses, to wit:

John Maurice Schuh Bar ID 08138
Special Assistant Attorney General
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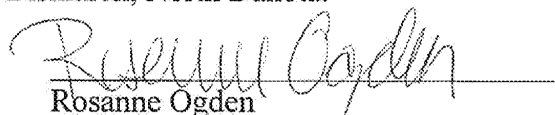
[3] and by sending the originals and seven (7) copies of said documents via U.S. Mail, at Bismarck, North Dakota with postage prepaid, to the following:

Steve Kahl
Executive Secretary
North Dakota Public Service Commission
State Capitol
600 E Boulevard Ave, Dept 408
Bismarck, ND 58505-0480

[4] The addresses of each party served are the last reasonably ascertainable e-mail address and post office address of such party.

[5] I declare, under penalty of perjury under the law of North Dakota, that the foregoing is true and correct.

Signed on the 28th day of March, 2024 at Bismarck, North Dakota.


Rosanne Ogden