March 31, 2017

Pamela G. Monroe, Administrator  
New Hampshire Site Evaluation Committee  
21 South Fruit Street  
Suite 10  
Concord, NH 03301-2429


Dear Ms. Monroe:

Enclosed please find my objection to the Applicant’s March 29, 2017 Motion to Strike Certain Track I Testimony.

Thank you for your assistance in this matter. Please contact me if you have any questions.

Respectfully Submitted,

Philip Bilodeau  
Joan Bilodeau  
603-463-5560
Before the New Hampshire Site Evaluation Committee

Docket No. 2015-06


March 31, 2017

Philip and Joan Bilodeau, Intervenors, file this Objection to Applicant’s Motion to Strike Supplemental Pre-filed Testimony of Philip and Joan Bilodeau, and ask that Applicant’s Motion be DENIED, and states:

1. On November 15, 2016 Philip and Joan Bilodeau submitted our pre-filed testimony as required.
2. On January 23, 2017 Philip and Joan Bilodeau offered testimony in support of our pre-filed testimony.
3. The applicant chose not to question Philip and Joan Bilodeau.
4. Philip and Joan Bilodeau object to the characterization that our testimony has “no probative value to the testimony and cross-examination will not assist the Committee in making its determinations”.
5. Philip and Joan Bilodeau object to the characterization that our “pre-filed testimony consists solely of conclusions, beliefs, or concerns that do not rise to the level of admissible evidence but should be treated as argument or comment”.
6. Philip and Joan Bilodeau believe that we are materially affected by the Northern Pass Project and should be provided our due justice in any and all proceedings.

For these reasons Philip and Joan Bilodeau request that Applicant’s Motion be DENIED.

Philip H. Bilodeau
Joan C. Bilodeau