BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

AMERENENERGY RESOURCES)
GENERATING COMPANY)
Petitioner,)
1 contoner,)
v.) PCB 14-41
) (Permit Appeal – Land)
ILLINOIS ENVIRONMENTAL)
PROTECTION AGENCY,)
)
Respondent.	

NOTICE OF FILING

TO: Attached Service List

PLEASE TAKE NOTICE that on April 17, 2014, I filed with the Pollution Control Board of the State of Illinois, a MOTION FOR SUBSITUTION, on behalf of AmerenEnergy Resources Generating Company, Inc. and AmerenEnergy Medina Valley Cogen, L.L.C., copies of which are attached hereto and herewith served upon you.

Respectfully submitted,

AMEREN ENERGY GENERATING RESOURCES COMPANY, LLC AND AMERENENERGY MEDINA VALLEY COGEN, L.L.C.

By: Deborah Bone

Amy Antoniolli Deborah Bone SCHIFF HARDIN LLP 233 S. Wacker Drive, Suite 6600 Chicago, Illinois 60606

Phone: (312) 258-5500 Facsimile: (312) 258-5600

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

AMEREN ENERGY RESOURCES GENERATING COMPANY, INC.,)	
Petitioner,)	
rennoner,)	
v.)	PCB 14-41
)	(Permit Appeal - Land)
ILLNOIS ENVIRONMENTAL)	
PROTECTION AGENCY,)	
Respondent.)	

MOTION FOR SUBSTITUTION

Ameren Energy Resources Generating Company, Inc. ("AERG") and AmerenEnergy Medina Valley Cogen, L.L.C., ("Medina Valley") hereby move to substitute Medina Valley as the Petitioner in this matter. In support of its motion, AERG and Medina Valley state as follows:

- 1. On December 2, 2013, Ameren Corporation ("Ameren"), a Missouri corporation, completed a transaction which, among other things, resulted in the divestiture of its merchant generation business including the Duck Creek Energy Center (the "Transaction"). As part of the divestiture, a narrow set of liabilities including all claims by the State of Illinois relating to the use of coal combustion material as sub-base within a rail line at Duck Creek, were retained. Prior to its dissolution, Ameren Energy Resources Company, LLC, a direct wholly owned subsidiary of Ameren, was the beneficial owner of all of the issued and outstanding limited liability company interest in AERG. The Transaction is described in the Affidavit of Craig Stensland, attached hereto as Exhibit A.
- 2. In accordance with the terms governing the Transaction, AERG and Medina Valley entered into an Assignment and Assumption Agreement, pursuant to which AERG assigned and

Medina Valley assumed any liabilities arising from the Complaint filed by the Attorney General

of the State of Illinois on February 4, 2013 in People v. AmerenEnergy Resources Generating

Co., PCB Docket 13-41 and any subsequent complaints, enforcement actions, or petitions for

relief related to the underlying allegations at issue in the Complaint, as well as the right to

resolve the matter at issue in PCB Docket 13-41 and any subsequent related actions.

3. The instant proceeding is related to the underlying allegations at issue in the Complaint

filed by the State in PCB Docket 13-41. The Complaint alleges that AERG did not obtain a

beneficial use determination from the Illinois Environmental Protection Agency pertaining to the

coal combustion by product used as fill material at the Duck Creek Station. The instant

proceeding appeals the Agency's failure to decide upon a beneficial use determination

application for the very same project and may resolve the enforcement action.

4. As a result of the Transaction, AERG no longer exists as a subsidiary of Ameren.

Furthermore, as a result of the Assignment and Assumption Agreement, any rights or liability

arising from the instant proceeding was assumed by Medina Valley.

WHEREFORE, for the reasons set forth above, AERG and Medina Valley

respectfully move the Board to substitute Medina Valley as the proper Petitioner in this matter.

Respectfully submitted,

AMEREN ENERGY GENERATING RESOURCES

COMPANY, LLC AND AMERENERGY

MEDINA VALLEY COGEN, L.L.C.

By: What a Bre

Deborah Bone

Dated: April 17, 2014

Amy Antoniolli Deborah Bone SCHIFF HARDIN LLP 233 S. Wacker Drive, Suite 6600 Chicago, Illinois 60606

Phone: (312) 258-5500 Facsimile: (312) 258-5600

40752-0000

CH2\14528954.1

EXHIBIT A

AFFIDAVIT OF CRAIG W. STENSLAND

Craig W. Stensland, being first duly sworn upon oath, deposes and states as follows:

- 1. My name is Craig W. Stensland. I make this affidavit based on my personal knowledge, and if sworn in as a witness I could testify competently to the following facts.
- 2. I am Assistant Secretary of Ameren Corporation ("Ameren") and AmerenEnergy Medina Valley Cogen, LLC, and formerly Assistant Secretary of AmerenEnergy Resources Generating Company ("AERG"), and Ameren Energy Resources Company, LLC.
- 3. As Assistant Secretary of these companies, I am familiar with the Transaction as defined below.
- 4. On December 2, 2013, Ameren, a Missouri corporation, completed a transaction which, among other things, resulted in the divestiture of its merchant generation business including the Duck Creek Energy Center (the "Transaction").
- 5. As part of the divestiture, a narrow set of liabilities including all claims by the State of Illinois relating to the use of coal combustion material as sub-base within a rail line at Duck Creek, were retained. Prior to its dissolution, Ameren Energy Resources Company, LLC ("AER") a direct wholly owned subsidiary of Ameren, was the beneficial owner of all of the issued and outstanding limited liability company interest in AERG.
- 6. Prior to Ameren's completion of the Transaction, certain rights and obligations of AERG were assigned to and assumed by AmerenEnergy Medina Valley Cogen, L.L.C., an Illinois limited liability company ("Medina Valley") (which previously had been a direct wholly owned subsidiary of AER, and which became a direct wholly owned subsidiary of Ameren) pursuant to an Assignment and Assumption Agreement, dated November 26, 2013.

7. In accordance with the terms governing the Transaction and the Assignment and

Assumption Agreement, AERG assigned and Medina Valley assumed any liabilities arising from

the Complaint filed by the Attorney General of the State of Illinois on February 4, 2013 in

People v. AmerenEnergy Resources Generating Co., PCB Docket 13-41 and any subsequent

complaints or enforcement action or petitions for relief related to the underlying allegations at

issue in the Complaint, as well as the right to resolve the proceedings in PCB Docket 13-41 and

any subsequent related actions.

8. As a result of the Transaction, AERG is no longer a subsidiary of Ameren. Furthermore,

as a result of the Assignment and Assumption Agreement, any rights or liability arising from the

proceedings in People v. AmerenEnergy Resources Generating Co., PCB Docket 13-41, or

related actions, was assumed by Medina Valley.

Dated: April 16, 2014

CRAIG W. STENSLAND

Subscribed and sworn before me this

lotay of April , 2014.

NOTARY PUBLIC

Debby Anzalone - Notary Public Notary Seal, State of Missouri - St. Louis County Commission #10435722 My Commission Expires 5/23/2014

My Commission Expires:

day of ______, _____

CERTIFICATE OF SERVICE

I, the undersigned, certify that on this 17th day of April, 2014, I have electronically served a true and correct copy of the attached MOTION FOR SUBSITUTION, on behalf of AmerenEnergy Resources Generating Company, Inc. and AmerenEnergy Medina Valley Cogen, L.L.C., upon the following persons:

John Therriault, Clerk Illinois Pollution Control Board James R. Thompson Center Suite 11-500 100 West Randolph Chicago, Illinois 60601

and by first class mail, postage affixed, upon:

Raymond J. Callery Assistant Attorney General Environmental Bureau 500 South Second Street Springfield, Illinois 62706

Illinois Environmental Protection Agency Division of Legal Counsel 1021 North Grand Avenue East P.O. Box 19276 Springfield, IL 62794 Carol Webb Hearing Officer Illinois Pollution Control Board 1021 North Grand Avenue East Springfield, Illinois 62794

Deborah Bone

Dulmh a Bri

SERVICE LIST

John T. Therriault Clerk of the Board Illinois Pollution Control Board James R. Thompson Center 100 W. Randolph Street, Suite 11-500 Chicago, Illinois 60601

Carol Webb Hearing Officer Illinois Pollution Control Board 1021 North Grand Avenue East Springfield, Illinois 62794 Raymond J. Callery Assistant Attorney General Environmental Bureau 500 South Second Street Springfield, Illinois 62706

Illinois Environmental Protection Agency Division of Legal Counsel 1021 North Grand Avenue East P.O. Box 19276 Springfield, IL 62794

26787-0045

CH2\14536481.1