## **BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA**

In the Matter of the Transmission Permit for the Big Stone South to Ellendale Project EL13-028

## HENRY FORD REBUTTAL TESTIMONY

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| 2  | Q. Please state your name, employer, and work address.  |
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| 3  | A. My name is Henry Ford. I am the Director of Electric Transmission Development for            |
| 4  | Montana-Dakota Utilities Co. ("MDU"). My business address is 400 N. St., Bismarck, ND           |
| 5  | 58501.  |
| 6  | Q. Did you prepare and direct testimony regarding the Big Stone South to                        |
| 7  | Ellendale Project ("the Project")?  |
| 8  | A. Yes, I did.  |
| 9  | Q. What is the purpose of your rebuttal testimony?  |
| 10 | A. To address the testimony of Gregory Tylka, Ph.D, who prepared direct testimony on            |
| 11 | behalf of Gerald Pesall, and which was filed with the South Dakota Public Utilities Commission  |
| 12 | ("the Commission"). Specifically, I am going to address Dr. Tylka's testimony about the alleged |
| 13 | effect of the construction of the Project on the possible spread of soybean cyst nematode       |
| 14 | ("SCN").  |
| 15 | Q. Other than Gerald Pesall, has anyone else expressed concern regarding the                    |
| 16 | effect of the construction of the Project on transmission of SCN?                               |
| 17 | A. No. Landowners, local governments, or governmental agencies who have                         |
| 18 | communicated with the Project have never discussed SCN or the effect of the Project on the      |
| 19 | spread of SCN.  |
| 20 | Q. Has MDU ever encountered allegations that construction or maintenance of                     |
| 21 | transmission projects will increase the spread of SCN in any of MDU's other transmission        |
| 22 | projects?   |

| 1  | A. No, this case is the first time where alleged spread of SCN has been raised as a              |
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| 2  | concern.   |
| 3  | Q. How many miles of transmission line does MDU have?  |
| 4  | A. MDU owns and maintains approximately 3,000 miles of transmission line.                        |
| 5  | Q. What experience has co-owner Otter Tail Power Company (OTP) had regarding                     |
| 6  | SCN in the construction and maintenance of transmission lines?                                   |
| 7  | A. Like MDU, OTP has not encountered the complaint that construction or maintenance              |
| 8  | of a transmission line spreads SCN.  |
| 9  | Q. When was the first time the Project learned anyone had concerns that the                      |
| 10 | construction or maintenance of the transmission line would spread SCN?                           |
| 11 | A. Upon receiving the direct filed testimony of Dr. Tylka, which was filed by Gerald             |
| 12 | Pesall on April 24, 2014.  |
| 13 | Q. What steps are Project taking in light of Dr. Tylka's testimony?                              |
| 14 | A. The Project intends to research the effect construction or maintenance of the                 |
| 15 | transmission line might likely have on the spread of SCN.  |
| 16 | Q. How do you propose updating the Commission regarding the Project's plan for                   |
| 17 | addressing SCN?  |
| 18 | A. Because SCN is a new issue for the Project, and because the short time frame for              |
| 19 | rebuttal testimony after Gerald Pesall filed Dr. Tylka's testimony, the Project needs additional |
| 20 | time to complete their study and research. Following the completion of our study and research,   |
| 21 | the Project will supplement their prefiled rebuttal testimony.                                   |
| 22 | Q. Does this complete your prefiled rebuttal testimony at this time?                             |
| 23 | A. Yes.  |