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SOUTH DAKOTA PUBLIC
UTILITIES COMMISSION

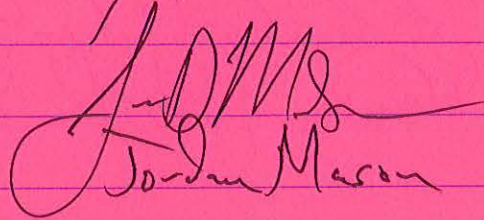
Dear Public Utilities Commission -

There are legitimate safety concerns, especially when there are no federal safety guidelines for CO₂ transportation via pipeline, but worse yet, allowing "surveying" that damages property & occupy them without the compensation for the taking is an egregious violation of the Constitution, in which you have fore sworn to defend, & should STOP IMMEDIATELY.

Even according to Kelo v. New London, there needs to be a thorough examination before property is taken. Yet here in SD, you're allowing private companies to exercise a government power, eminent domain, without any "thorough examination" - nor any consideration or proper notification to the public of material consequence. The plume study is imperative to make informed decisions for the public, and the claim this is a national security concern is laughable, when you have a copy of the study from ND.

But even if that is the case how can we truly be concerned about this foreign invasion, while simultaneously allowing these foreign-owned companies to seize private property for private gain without any representation.

Sincerely,


Jordan Mason



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