**UNITED STATES OF AMERICA**

**BEFORE THE**

**FEDERAL ENERGY REGULATORY COMMISSION**

**Millennium Pipeline Company Docket No. CP16-486-000**

**Eastern System Upgrade Project**

**MOTION FOR LEAVE TO INTERVENE**

Pursuant to Rules 212 and 214 of the Federal Energy Regulatory Commission’s Rules of Practice and Procedure, 18 C.F.R. sections 385.212 and 385.214 (2007), I, ***[your name]***, file this motion to intervene in this proceeding.

On July 29, 2016, the Millennium Pipeline Company (“Millennium”) filed its application under Section 7 of the Natural Gas Act, 15 U.S.C. section 717f and section 157 of the Federal Energy Regulatory Commission’s regulations, 18 C.F.R. section 157.1 et seq., for the proposed Millennium Eastern System Upgrade Project (the “Project”), FERC Docket No. CP16-486-000.

1. **Communications and Service**

All communications, pleadings, and orders with respect to this proceeding should be sent to the following individual:

***[your name]***

***[your address]***

***[your phone number]***

***[your email address]***

1. **Interest of Petitioner**

***[Enter your own information and personal views on the project here – how it will impact you and why it is bad for our community.]***

1. **Conclusion**

Wherefore, I, ***[your name]***, respectfully request that the Federal Energy Regulatory Commission grant my Motion to Intervene as a party with full rights to participate in all further proceedings.

Respectfully submitted,

***[your name and address]***