Carbon Pipeline Update

Presented by Jess Mazour, Sierra Club Iowa Chapter, Conservation Program Coordinator
Senator Taylor has 5 bills
- Assigned subcommittee members
- No hearing yet

Senator Guth is considering a bill with multiple co-sponsors but not introduced yet

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**Carbon Pipelines - Landowner Protection Reforms**

2023 session • Senator Jeff Taylor

**SF101**
- Removes power of eminent domain from Iowa Utilities Board for hazardous liquid pipelines

**SF104**
- Requires 90% voluntary easement threshold for eminent domain in regard to proposed pipelines

**SF102**
- Removes legal permission from pipeline companies to survey private land without permission

**SF103**
- Provides harassment protection for landowners during easement negotiations initiated by land agents working for pipeline companies

**SF100**
- Requires public disclosure of pipeline investors’ names, addresses, and dollar ranges if company is seeking eminent domain
Key Senators

Senate Majority Leader
Jack Whitver
Polk County (R)

Senator
Waylon Brown
Commerce Committee Chair
Mitchell County (R)

Senator
Dan Dawson
Pottawattamie County (R)

Senator
Mike Bousselot
Polk County (R)
Representative Jeneary introduced companion bills to Senator Taylor’s bills

**SF101/HF308** - Our Priority Bill. Repeals eminent domain authority for hazardous liquid pipelines.

SF100/HF309 - Requires project investor disclosures.

SF102/HF307 - Repealing provisions for land surveys in connection with hazardous liquid pipeline construction projects.

SF103/HF310 - Landowner protections from harassment.

SF104/HF311 - 90% parcel threshold.
House Bills

Representative Holt’s Bill

- The board shall not grant a liquefied carbon dioxide pipeline company the right of eminent domain under this chapter of an interstate hazardous liquid pipeline project unless the company acquires at least ninety percent of the affected route miles through voluntary easements or through preexisting easements. The company shall submit regular reports on its progress in acquiring voluntary easements as determined by the board.

- DOES NOT APPLY TO SUMMIT & NAVIGATOR

HOUSE FILE _____
BY HOLT, P. THOMPSON,
SHIPLEY, HARRIS, STONE,
JENEARLY, FISHER, GRASSLEY,
KAUFMANN, STOLTENBERG,
HAYES, OSMUNDSON, WHEELER,
BRADLEY, DIEKEN, HORA,
FRY, GOLDMING, SEXTON, WULF,
THOMSON, and HENDERSON
House Bills

Representative Holt’s Bill

● The board shall impose a temporary moratorium on the issuance of a permit to construct a liquefied carbon dioxide pipeline until the federal pipeline and hazardous materials safety administration or other relevant federal entity establishes safety guidelines governing the construction and operation of liquified carbon dioxide pipelines.

● DOES NOT APPLY TO SUMMIT & NAVIGATOR

HOUSE FILE _____
BY HOLT, P. THOMPSON,
SHIPLEY, HARRIS, STONE,
JENEARY, FISHER, GRASSLEY,
KAUFMANN, STOLTENBERG,
HAYES, OSMUNDSON, WHEELER,
BRADLEY, DIEKEN, HORA,
FRY, GOLDMING, SIXTON, WULF,
THOMSON, and HENDERSON
Representative Holt’s Bill

- The board shall not grant a liquefied carbon dioxide pipeline company the right of eminent domain under this chapter for an interstate hazardous liquid pipeline project unless the company first acquires all applicable pipeline construction and zoning permits from the other states the project will be constructed in.

- DOES NOT APPLY TO SUMMIT & NAVIGATOR

HOUSE FILE ____
BY HOLT, P. THOMPSON,
SHIPLEY, HARRIS, STONE,
JENEARY, FISHER, GRASSLEY,
KAUFMANN, STOLTENBERG,
HAYES, OSMUNDSON, WHEELER,
BRADLEY, DIEKEN, HORA,
FRY, GOLDMING, SEXTON, WULF,
THOMSON, and HENDERSON
House Bills

Representative Holt’s Bill

- The board shall not grant a permit to construct a liquefied carbon dioxide pipeline unless the project is in compliance with existing zoning ordinances, and the pipeline company has acquired local zoning permits, where applicable.

- DOES NOT APPLY TO SUMMIT & NAVIGATOR

HOUSE FILE ____
BY HOLT, P. THOMPSON,
SHIPLEY, HARRIS, STONE,
JENEARY, FISHER, GRASSLEY,
KAUFMANN, STOLTENBERG,
HAYES, OSMUNDSON, WHEELER,
BRADLEY, DIEKEN, HORA,
FRY, GOLDMING, SEXTON, WULF,
THOMSON, and HENDERSON
House Bills

- **479B.4** - moratorium until PHMSA
- **479B.9** - pipelines must abide by county ordinances
- **479B.16** - 90% threshold and no eminent domain until other states approve

Sec. 11. APPLICABILITY. The following apply to an application for a permit to construct a liquefied carbon dioxide pipeline submitted on or after the effective date of this Act:

1. The section of this Act amending section 479B.4.
2. The section of this Act amending section 479B.9.
3. The section of this Act amending section 479B.16.
Key Representatives

Speaker of the House
Pat Grassley
Butler County (R)

Representative
Bobby Kaufmann
Chair of
Ways & Means
Cedar County (R)

Representative
Steven Holt
Chair of
Bill Sponsor (R)
What we’ve done so far:

- At the capitol weekly
- Hundreds of emails and calls
- Letters to the editor in key districts
- Attended committee meetings
- Attended legislative forums
Contact these legislators:

Senator Jack Whitver
jack.whitver@legis.iowa.gov

Senator Waylon Brown
waylon.brown@legis.iowa.gov

Senator Dan Dawson
dan.dawson@legis.iowa.gov

Representative Pat Grassley
pat.grassley@legis.iowa.gov

Representative Bobby Kaufmann
bobby.kaufman@legis.iowa.gov

firstname.lastname@legis.iowa.gov
Talking Points:

- ENTIRE bill must apply to Summit, Navigator and Wolf
- Last year we’re told to wait a year to see how this plays out - so we waited a year. You can’t say it’s too late now!
- Navigator withdrew its permit in Illinois - it’s not too late!
- Summit still has over 1000 unsigned parcels - it’s not too late!
- Miles should be changed to parcels
- A full ban on eminent domain for hazardous liquid pipelines would be more meaningful
Help us pack the capitol!

Join us!
Tues, 2/21 @ 10am
Iowa State Capitol
Meet outside on west steps

NO EMINENT DOMAIN FOR DANGEROUS PRIVATE PROFIT CARBON PIPELINES

CARBON PIPELINE OPPOSITION RALLY

Wear Red