



# Naperville

February 15, 2008

Surface Transportation Board  
395 E Street, Southwest  
Washington, D.C. 20423-0001  
Attn: Phillis Johnson-Ball  
Environmental Filing,  
STB Finance Docket #35087

**Re: *Canadian National Railway Company and Grand Trunk Corporation –  
Control – EJ&E West Company (STB Finance Docket No. 35087)***

Dear Ms. Johnson-Ball:

Thank you for allowing us and others to make comments on STB Finance Docket #35087. It appears you have an excellent process in place to allow everyone to be heard and to have comfort that their comments and concerns are receiving full consideration. Listed below are the City of Naperville's comments with respect to Appendix A, the draft Scope of the EIS.

1. Under the proposed action and definition of alternatives, the applicant states "That the proposed transaction would not impair CNR's ability to handle commuter trains, passenger trains or trackage/haulage trains currently operating on its lines." While this may be a true statement, the City of Naperville takes exception, especially with respect to commuter trains. The Chicagoland commuter rail service, Metra, has been in the process of studying and moving towards implementing a suburb to suburb commuter rail service (called the STAR Line) that will utilize the EJ&E rail line. While this is not a "currently operating" commuter service, Metra and many of the area municipalities have invested tens of millions of dollars into this future service. The City of Naperville alone has spent in excess of eight million dollars in acquiring 45-acres of land

to provide locations for two STAR Line train stations. If the proposed STAR Line suburb to suburb commuter rail line is not realized it will be a great loss for this area.

2. We believe that the EIS scope needs to look at the additional cost the local governments will incur in providing future grade separations between roadways and the rail line. With the addition of sidings or a second track, the cost of an underpass superstructure could either double or triple. If the roadway goes over the rail line, the spans of the overpass would need to be lengthened resulting in additional cost. The cities of Aurora and Naperville worked together in conducting a railroad crossing study about five years ago. The study examined the crossings where our municipalities have a common border. Those include the underpass at North Aurora Road, and the at-grade crossings at Wolf Crossings Road and 111th Street. The cities have been budgeting and planning future improvements based upon the costs outlined in that study. Additional costs now being added as a result of the acquisition need to be quantified and any acquisition needs to include compensation to the cities.
3. We believe the EIS scope needs to be expanded to look at the economic and quality of life losses that will result if the STAR Line commuter rail line is not implemented as a result of this acquisition. We revised our land use and zoning in the areas near the rail line based upon the STAR Line eventually being implemented. Not only has the City of Naperville invested over eight million dollars, but many businesses and residents have made similar investments based upon the future STAR Line.
4. We also believe the EIS should study the effects that this acquisition will have on the establishment of quiet zones. The City of Naperville has been working with the City of Aurora, Wheatland Township and the City of Warrenville to establish a quiet zone in our area. Our

diagnostic team has had concurrence on the necessary improvements and has been working to get them implemented. We believe that any additional costs required as a result of this acquisition and delays in implementing the quiet zone need to be considered as an adverse impact on the area municipalities.

5. Section 1A states that consideration for at-grade crossings will be given for all crossings with ADTs of 2,500 or greater. We believe this should be based upon projected ADTs, not current ADTs. Many of the communities in this area are growing tremendously and will exceed this threshold in the near future for many of their grade crossings. The cities of Naperville and Aurora have been planning an extension of 95th Street for over 15 years. This includes grade separation of 95th Street at the EJ&E Railroad tracks. There is currently no ADT at this crossing; however the 95th Street/EJ&E crossing needs to be considered in the EIS.
6. In Section 1C we believe that the effects of increased freight traffic need to be shown not only on existing commuter service operations but on the proposed STAR Line commuter operations.
7. Section 1D discusses the potential environmental impacts with respect to the transportation of hazardous materials. The City of Naperville has numerous residents and a school located immediately adjacent to the EJ&E Railroad line. While the EIS reviews the applicant safety practices and history on hazardous spills, nowhere does it take into effect the dramatic increase into potential spills and accidents due to the twenty-fold increase in hazardous material that will be hauled along this line. The CN safety record would need to be twenty times better than the EJ&E's for this to result in a break-even scenario.

8. Also with respect to item 1D, there is no investigation into the adjacent community's ability to respond to a hazardous material spill. What types of training and resources do the area governmental agencies need in order to properly respond to these spills and who will fund these necessary resources?
9. Section 2A discusses the proposed siding extensions and installation of second tracks and its impact on Amtrak service. We request that this be expanded to include the STAR Line commuter line.
10. Section 2C discusses the effect on "proposed passenger rail service where future rail expansion is reasonably foreseeable contingent upon where capital improvements are planned, approved, and funded." We request that the "approved and funded" portion be removed from this section. We request that the City of Naperville's eight million dollar investment and the other municipalities' investments into the STAR Line be considered as funding.
11. In Section 2E we request that the ADT threshold be revised to current or projected future ADTs of 2,500 or greater.
12. Section 3B discusses the environmental impacts of improved rail connections, siding extensions and the installation of second track. We request that the environmental impacts include wetlands as defined by the DuPage County Department of Economic Development and Planning along with floodplain storage and stormwater storage. All impacts to wetlands, floodplain and stormwater storage need to be mitigated as part of any improvements. We further request that the adjacent municipalities be included in the engineering review and approval process.

13. Section 6A discusses noise and vibration and states that “impacts will be quantified for those areas that exceed the board’s environmental thresholds identified in Section 5A of the air quality discussion.” We question why the noise and vibration threshold is being tied to the air quality threshold. We believe the noise and air should be studied irregardless of whether or not it exceeds the air quality thresholds.
14. Sections 6B and 6C require the identification of the transaction related increases in noise for various receptors which we do not take exception with. However, there is no discussion on warrants for noise mitigation or what types of mitigation will be considered. Will these questions be answered as part of the EIS?
15. Section 6D requires the assessment of potential vibration effects. How is vibration mitigated and can the mitigation of vibration be made a contingency of the acquisition?
16. Section 7A discusses the potential environmental impacts on federal endangered or threatened species or designated critical habitats. We are aware of several linear wetlands that run adjacent to and inside of the EJ&E right-of-way between Diehl Road and 83rd Street/Montgomery Road. We request that the applicant consult with the DuPage County Department of Economic Development and Planning relative to the wetland habitats in this area.
17. Section 7B requires the applicant to discuss the effects of railroad improvements on wildlife sanctuaries or refuges, and national or state parks or forests. We request that this scope be expanded to include county forest preserve and local park districts properties. Why would it be limited to national or state parks? We believe it is more important to include local county forest

preserves and local park districts since the local tax dollars funded the acquisition of these properties.

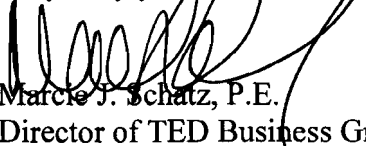
18. Section 8A requires the applicant to discuss whether any of the proposed construction will have impacts on federal or state water quality standards. We would like the scope to be expanded to include not only construction but also expansion of operations. We question if the brake lining particulates that are expelled during braking operations will impair water quality, especially considering the interconnection with the Burlington Northern Santa Fe line. This could have an impact on the city's future National Pollutant Discharge Elimination System requirements.
19. Section 8B requires the applicant to discuss the potential of any construction to encroach upon any designated wetlands or 100-year floodplains. We request that the scope be expanded to include the concurrence of the DuPage County Department of Economic Development and Planning.
20. Section 9C requires the applicant to "evaluate whether such activities potentially have a disproportionately high and adverse health effect or environmental impact on any minority or low income group." Why is this being limited to minority and low income groups? We request that the effects be expanded to apply to all groups.
21. Section 10A states that the EIS will address impacts on "cultural and historical resources that are on, or immediately adjacent to, a railroad right-of-way." We request that the scope be expanded to "that are on, immediately adjacent to, or within 100' of the railroad right-of-way." Along the southern portion of Naperville, Normantown Road sits immediately adjacent to the railroad.

This linear roadway would prevent the study of properties and amenities immediately east of it. By adding in the 100' expansion, these properties will be given a fair assessment.

22. We request that the study quantify the loss of environmental benefits if the STAR Line was not implemented. That is, how much additional air pollution is emitted if the STAR Line does not move forward due to the acquisition by the CN?
  
23. The study needs to assess the feasibility of the CN scheduling their freight trains around the STAR Line commuter rail service. Please quantify the impact on the CN if they had to limit their freight trains around the commuter service schedule.

Thank you very much for your time and consideration. We look forward to receiving your disposition of our request and working with you on the Environmental Impact Statement. If you have any questions please feel free to contact City Engineer Bill Novack at 630/420-6704.

Very truly yours,



Marcie J. Schatz, P.E.  
Director of TED Business Group

MS/bw

**CERTIFICATE OF SERVICE**

The undersigned representative hereby certifies she has caused a true and correct copy of the foregoing document(s) to be served upon:

**ALL PARTIES OF RECORD**

SEE ATTACHED SERVICE LIST

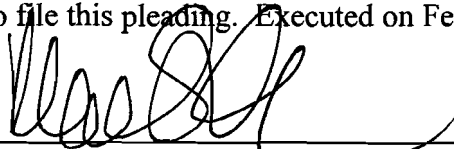
by mailing a true and correct copy thereof from the City of Naperville, 400 S. Eagle Street, Naperville, Illinois, 60540, to the persons named as parties of record on the Surface Transportation Board's service list as of this date, February 15, 2008.



\_\_\_\_\_  
Marcie Schatz, Director of Transportation, Engineering and Development  
Date: February 15, 2008

**VERIFICATION:**

I, Marcie Schatz, declare under penalty of perjury that the foregoing is true and correct. Further, I certify that I am qualified and authorized to file this pleading. Executed on February 15, 2008.



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