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October 2, 2014

Via Electronic Filing

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Ms. Barcy McNeal, Secretary Docketing Division Public Utilities Commission of Ohio 180 East Broad Street 11th Floor Columbus, Ohio 43215-3793

Re: Case No. 14-1297-EL-SSO, Motion to Intervene by Hardin Wind LLC, Champaign Wind LLC and Buckeye Wind LLC, Errata Filing

Dear Ms. McNeal:

In the Motion for Leave to Intervene filed yesterday in this case on behalf of Hardin Wind LLC, Champaign Wind LLC and Buckeye Wind LLC ("Joint Movants"), the word "solar" was inadvertently included instead of the word "wind" in three places on page 3 of the Memorandum in Support. Enclosed for filing in the record of this case is a page showing the deletion of "solar" by strike through, and insertion of "wind" in bold font. A clean copy of the corrected page is also included for filing.

Please contact the undersigned with any questions regarding this submission.

Very truly yours.

Andrew J. Sonderman Counsel for Joint Movants

cc: Parties of Record

Attachment

construct a wind-powered electric generation facility in Champaign County, Ohio.³ The Board granted an extension of Buckeye's certificate to May 28, 2018 by Entry on August 25, 2014.⁴

Consistent with the requirements of R.C. 4903.221 and OAC Rule 4901-1-11, Joint Movants are real parties in interest in this proceeding. These interests include the effective and thorough and even-handed implementation of Am. Sub. SB 221, which enunciated and implemented state policy that electric utilities must acquire alternative and renewable energy for consumers in Ohio, including solar wind energy resources. See R.C. 4928.64. As providers of solar wind energy, Joint Movants have a clear and material interest in ensuring that this policy and the requirements of the Ohio Revised Code that solar wind energy play a role are met by the Companies in at the resolution of this proceeding.

The potential impacts of the Companies' Application on Joint Movants may be serious to the extent that coal-fired and nuclear generation stations potentially may be accorded an unwarranted preference over solar wind energy providers or receive an unjustified subsidy under the proposals presented in this case for an Economic Stability Program. The Commission's decision in this proceeding could have a significant effect on the viability of Joint Movants' operations in this state. It is submitted that no other party to this proceeding can adequately and completely protect Joint Movants' interests.

This Motion is being timely filed, meeting the deadline of October 1, 2014 established in the Attorney Examiner's Entry on August 29, 2014.

³ Case No. 08-666-EL-BGN, In the Matter of the Application of Buckeye Wind, LLC for a Certificate to Construct Wind-powered Electric Generation Facilities in Champaign County, Ohio (Rehearing granted in part and denied in part, July 15, 2010); affirmed, 127 Ohio St.3d 1464 (March 6, 2012).

⁴ Case No. 13-360-EL-BGA, In the Matter of the Application of Buckeye Wind, LLC to Amend its Certificate Issued in Case No. 08-666-EL-BGN (rehearing application filed, Sept. 24, 2014).

construct a wind-powered electric generation facility in Champaign County, Ohio.³ The Board granted an extension of Buckeye's certificate to May 28, 2018 by Entry on August 25, 2014.⁴

Consistent with the requirements of R.C. 4903.221 and OAC Rule 4901-1-11, Joint Movants are real parties in interest in this proceeding. These interests include the effective and thorough and even-handed implementation of Am. Sub. SB 221, which enunciated and implemented state policy that electric utilities must acquire alternative and renewable energy for consumers in Ohio, including wind energy resources. See R.C. 4928.64. As providers of wind energy, Joint Movants have a clear and material interest in ensuring that this policy and the requirements of the Ohio Revised Code that wind energy play a role are met by the Companies in at the resolution of this proceeding.

The potential impacts of the Companies' Application on Joint Movants may be serious to the extent that coal-fired and nuclear generation stations potentially may be accorded an unwarranted preference over wind energy providers or receive an unjustified subsidy under the proposals presented in this case for an Economic Stability Program. The Commission's decision in this proceeding could have a significant effect on the viability of Joint Movants' operations in this state. It is submitted that no other party to this proceeding can adequately and completely protect Joint Movants' interests.

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Case No(s). 14-1297-EL-SSO

Summary: Letter of Notification Corrected Page 3 of Motion to Intervene filed October 1, 2014 electronically filed by Mr. Andrew J Sonderman on behalf of Hardin Wind LLC and Champaign Wind LLC and Buckeye Wind LLC