BEFORE THE OHIO POWER SITING BOARD

In the Matter of the Application of)Champaign Wind LLC, for a Certificate)to Construct a Wind-Powered Electric)Generating Facility in Champaign)County, Ohio)

Case No. 12-0160-EL-BGN

NOTICE OF FILING APPLICANT'S SECOND SUPPLEMENTAL RESPONSE TO INTERVENORS' FIRST SET OF INTERROGATORIES

Champaign Wind LLC (the "Applicant") hereby gives notice that on November 9, 2012,

it served its supplemental response to Intervenors Union Neighbors United, Robert McConnell,

Diane McConnell, and Julia Johnson's (collectively "UNU") First Set of Interrogatories to

Applicant Champaign Wind LLC, amending its response to Interrogatory No. 13. A copy of the

Applicant's supplemental response is attached for filing on the docket.

Respectfully submitted,

/s/ Miranda R. Leppla M. Howard Petricoff (0008287) Michael J. Settineri (0073369) Miranda R. Leppla (0086351) VORYS, SATER, SEYMOUR AND PEASE LLP 52 East Gay Street P.O. Box 1008 Columbus, Ohio 43216-1008 (614) 464-5462 (614) 719-5146 (fax) mhpetricoff@vorys.com mjsettineri@vorys.com

Attorneys for Champaign Wind LLC

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document was served upon the following

parties of record via e-mail on this 13th day of November, 2012.

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Chad A. Endsley Chief Legal Counsel Ohio Farm Bureau Federation 280 North High Street, P.O. Box 182383 Columbus, OH 43218-2383 cendsley@ofbf.org

Jane A. Napier Assistant Prosecuting Attorney Champaign County Prosecuting Attorney's Office 200 N. Main Street Urbana, Ohio 43078 jnapier@champaignprosecutor.com Stephen Reilly Devin Parram Assistant Attorneys General Public Utilities Section 180 East Broad Street, 6th Floor Columbus, Ohio 43215-3793 <u>Stephen.Reilly@puc.state.oh.us</u> <u>Devin.Parram@puc.state.oh.us</u>

Kurt P. Helfrich Philip B. Sineneng Ann B. Zallocco Thompson Hine LLP 41 South High Street, Suite 1700 Columbus, OH 43215-6101 Tel: (614) 469-3200 Fax: (614) 469-3361 Kurt.Helfrich@ThompsonHine.com Philip.Sineneng@ThompsonHine.com Ann.Zallocco@ThompsonHine.com Attorneys for Pioneer Rural Electric Cooperative, Inc.

G.S. Weithman City of Urbana Director of Law 205 S. Main Street Urbana, Ohio <u>diroflaw@ctcn.net</u>

/s/ Miranda Leppla_____

BEFORE THE OHIO POWER SITING BOARD

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In the Matter of the Application of Champaign Wind LLC, for a Certificate to Install Electricity Generating Wind Turbines in Champaign County

Case No. 12-0160-EL-BGN

<u>CHAMPAIGN WIND LLC'S SECOND SUPPLEMENTAL RESPONSES TO UNION</u> <u>NEIGHBORS UNITED'S FIRST SET OF INTERROGATORIES</u>

Pursuant to Rule 4906-7-07(D) of the Ohio Administrative Code, Champaign Wind LLC ("Champaign Wind") provides this supplemental response to the First Set of Interrogatories from Intervenor Union Neighbors United, Inc., Robert McConnell, Diane McConnell and Julia Johnson (collectively "UNU"), amending its response to Interrogatory No. 13.

GENERAL OBJECTIONS

 Champaign Wind objects to the Interrogatories to the extent that they do not comply with OAC 4906-7-07, or otherwise seek to impose duties or obligations upon Champaign Wind that are greater than or inconsistent with that rule.

2. No objection made herein, or lack thereof, shall be deemed an admission by Champaign Wind as to the existence or non-existence of any documents and/or information.

3. Champaign Wind objects to each Interrogatory herein to the extent that it seeks to define terms and/or to characterize certain matters. To the extent Champaign Wind responds to Interrogatories, such response is neither an express nor implied agreement or admission as to the meaning of a term or characterization of certain matters.

4. Champaign Wind objects to each Interrogatory to the extent that it seeks documents and/or information protected by the attorney-client privilege, the attorney work product privilege, or any other legally recognized privilege, protection, or immunity. No

privileged materials or information will be produced or disclosed. Inadvertent disclosure of any such protected information or production of any documents containing such protected information shall not constitute a waiver of Champaign Wind's right to assert the applicability of any privilege or immunity and all copies or images thereof shall be returned to counsel for Champaign Wind upon discovery thereof.

5. Champaign Wind objects to these Interrogatories to the extent they seek confidential business information proprietary to Champaign Wind or any affiliate and persons with whom Champaign Wind does business.

6. Champaign Wind objects to these Interrogatories to the extent that they purport to obligate Champaign Wind to provide information or documentation from persons or entities not subject to the control of Champaign Wind.

7. Champaign Wind objects to any Interrogatory, definition or instruction that seeks to require Champaign Wind to take extraordinary measures to perform a search for responsive documents, including searching electronic information stored on back-up media, on the grounds that such request is overly broad, unduly burdensome and not reasonably calculated to lead to the discovery of admissible evidence.

8. With respect to Interrogatories which utilize terms or words that inherently may be construed unreasonably broadly, Champaign Wind objects on the grounds of vagueness, overbreadth, undue burden, and that such Interrogatories are not reasonably calculated to lead to the discovery of admissible evidence.

9. To the extent Champaign Wind asserts an objection of vagueness, overbreadth, or undue burden, it asserts a further objection that the Interrogatory is not reasonably calculated to lead to the discovery of admissible evidence.

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10. Champaign Wind objects to these Interrogatories to the extent they go beyond the scope of discovery that is relevant to the subject matter of this action or reasonably calculated to lead to the discovery of admissible evidence.

11. To the extent a response is made to an Interrogatory to which there is one or more specific objection(s), said response is made notwithstanding and without waiving any of the general objections.

12. In making these objections, Champaign Wind does not in any way waive or intend to waive, but rather intends to preserve and is preserving, should it become appropriate:

a. all objections to the competency, relevancy, materiality, and admissibility of any information that may be produced and disclosed in response to these Interrogatories;

b. all rights to object on any ground to the use of any information that may be produced or disclosed in response to these Interrogatories, or the subject matter thereof, in any subsequent proceedings, including the trial of this action;

c. all rights to object on any ground to any request for further responses to these Interrogatories or any other discovery requests from UNU; and

d. all rights to supplement its responses to these Interrogatories.

13. Champaign Wind has made reasonable efforts to respond to each and every Interrogatory as Champaign Wind understands and interprets the Interrogatory. If Intervenors subsequently assert an interpretation of an Interrogatory that differs from that of Champaign Wind, Champaign Wind reserves the right to supplement its response.

14. As formal discovery has not been completed, Champaign Wind reserves the right to rely upon any facts, documents or other evidence which may develop or come to its attention later.

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SECOND SUPPLEMENTAL RESPONSES AND OBJECTIONS TO INTERROGATORIES

INTERROGATORY NO. 13: Provide the parcel number and acreage for each parcel of real property within the Project Area that is under lease or lease option with Champaign Wind LLC, EverPower, EverPower Renewables Corp, or any affiliate.

Second Supplemental Response: Champaign Wind objects to Interrogatory No. 13 as being unduly burdensome and seeking information not reasonably calculated to lead to the discovery of admissible evidence. Without waiving the specific objection and general objections, see previously produced documents, CW07681 – CW07703, which show all parcels and acreage under lease by Champaign Wind and its affiliates in Champaign County.

As to objections,

M. Howard Petricoff (0008287), Trial Attorney Michael J. Settineri (0073369) Miranda R. Leppla (0086351) VORYS, SATER, SEYMOUR AND PEASE LLP 52 East Gay Street P.O. Box 1008 Columbus, Ohio 43216-1008 (614) 464-5414 (614) 719-4904 (fax) <u>mhpetricoff@vorys.com</u> <u>mjsettineri@vorys.com</u>

Attorneys for Champaign Wind LLC

STATE OF OHIO)) VERIFICATION COUNTY OF CHAMPAIGN)

Jason Dagger, being first duly sworn according to law, deposes and states that he is an authorized representative of Champaign Wind LLC and that he has read the answers to the foregoing Interrogatories, and that the facts and statements contained herein are true and accurate to the best of his knowledge.

Further affiant sayeth naught.

JASON DAGGER

SWORN TO BEFORE ME and subscribed in my presence this $2\frac{1}{10}$ day of October,

2012.



MIRANDA R. LEPPLA, Attorney At Law NOTARY PUBLIC - STATE OF OHO My commission has no expiration date Sec. 147.03 R.C.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document was served upon the following

parties of record via hand delivery on this 9th day of November, 2012.

Jack A. Van Kley Van Kley & Walker, LLC 132 Northwood Blvd., Suite C-1 Columbus, Ohio 43235 <u>jvankley@vankleywalker.com</u>

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Michael J. Settineri

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

11/13/2012 3:02:08 PM

in

Case No(s). 12-0160-EL-BGN

Summary: Notice of Filing Applicant's Second Supplemental Response to Intervenors' First Set of Interrogatories electronically filed by Ms. Miranda R Leppla on behalf of Champaign Wind LLC