

COLUMBUS I CLEVELAND CINCINNATI-DAYTON MARIETTA

## BRICKER & ECKLER LLP

100 South Third Street Columbus, OH 43215-4291 MAIN: 614.227.2300 FAX: 614.227.2390

www.bricker.com info@bricker.com

Sally W. Bloomfield 614.227.2368 sbloomfield@bricker.com October 27, 2016

Via Electronic Filing

Ms. Barcy McNeal Public Utilities Commission of Ohio Administration/Docketing 180 East Broad Street, 11<sup>th</sup> Floor Columbus, OH 43215-3793

Re: Hog Creek Wind Farm LLC, Case Nos. 09-277-EL-BGN and 10-654-EL-BGN

Dear Ms. McNeal:

On March 22, 2010, the Ohio Power Siting Board ("OPBS") issued Hog Creek Wind Farm LLC ("Hog Creek") a Certificate of Environmental Compatibility and Public Need in Case No. 09-277-EL-BGN for Hog Creek I ("Hog Creek I Certificate"). On August 29, 2011, the OPSB issued a Certificate of Environmental Compatibility and Public Need in Case No. 10-654-EL-BGN for Hog Creek II ("Hog Creek II Certificate"). The orders in each of the cases established a set of conditions as part of the certificates.

Within these sets of conditions, Hog Creek I Certificate Condition No. 27 and Hog Creek II Certificate Condition No. 10 require that:

At least 30 days prior to the preconstruction conference. Hog Creek shall submit to staff, for review and approval, the location of any concrete batch plant that will be built for construction of the facility.

It is unlikely that Hog Creek will need a concrete batch plant given the proximity to an existing concrete plant. However, if a concrete batch plant is needed, it will be located within the temporary laydown area. Thus, Hog Creek is in compliance with Hog Creek I Certificate Condition No. 27 and Hog Creek II Certificate Condition No. 10.

If you have any questions please call at the number listed above.

W Broomfuld

Sincerely,

Sally W. Bloomfield

cc: Andrew Conway Jonathan Pawley This foregoing document was electronically filed with the Public Utilities

**Commission of Ohio Docketing Information System on** 

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in

Case No(s). 09-0277-EL-BGN, 10-0654-EL-BGN

Summary: Correspondence of Hog Creek Wind Farm LLC in Compliance with Certificate Condition Nos. 27 and 10, respectively - Concrete Batch Plant electronically filed by Teresa Orahood on behalf of Sally W. Bloomfield