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IDAHO PUBLIC
UTILITIES COMMISSION

Attorneys for Alpha Wind, LLC

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION)
OF IDAHO POWER COMPANY FOR) CASE NO. IPC-E-10-51
A DETERMINATION REGARDING A FIRM)
ENERGY SALES AGREEMENT BETWEEN) ERRATA TO
IDAHO POWER AND ALPHA WIND, LLC) COMMENTS OF ALPHA WIND, LLC

The Comments of the Alpha Wind, LLC, were filed on March 17, 2011, and inadvertently omitted the 2nd page of the letter from Dick Williams, President, Alpha Wind, LLC to Idaho Power dated October 28, 2010. That letter was part of Exhibit 1 to the Affidavit of Kevin Simmons. We have attached that letter for filing.

DATED this 22nd day of March, 2011.

RICHARDSON & O'LEARY, PLLC



Peter J. Richardson
Gregory M. Adams
Attorneys for Alpha Wind, LLC

ERRATA TO COMMENTS
OF ALPHA WIND, LLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 22nd day of March, 2011, a true and correct copy of the within and foregoing ERRATA TO COMMENTS OF ALPHA WIND, LLC. was served in the manner shown to:

Ms. Jean Jewell
Commission Secretary
Idaho Public Utilities Commission
P O Box 83720
Boise, ID 83720-0074

Hand Delivery
 U.S. Mail, postage pre-paid
 Facsimile
 Electronic Mail

Lisa Nordstrom
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Nina Curtis

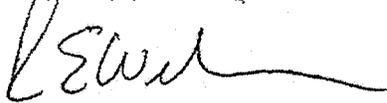
Mr. Allphin
October 28, 2010
Page 2

LLC PPA is that of the price and the amount of delay security. The price schedules in the enclosed PPA are derived from the non-levelized rate schedule in Order No. 31025 (not Order No. 30744 as in the Idaho Winds LLC PPA). Additionally, the price schedules include a reduction of \$6.50/MWh for the wind integration charge during all hours and all years, as we assume that Idaho Power will be using the \$6.50/MWh charge at the relevant times per the wind integration charge calculation formula approved in Order No. 30488. Alpha Wind LLC intends to obligate itself only to the appropriate rates utilizing that formula. Finally, Alpha Wind LLC understands that Idaho Power has begun requiring a delay security of \$45/kw, while the Idaho Winds LLC PPA executed a little over a year ago utilized only a \$20/kw delay security. To avoid conflict, Alpha Wind LLC intends to obligate itself to the \$45/kw delay security, and has included that amount in the enclosed PPA.

Alpha Wind LLC will be near four other PURPA QFs -- Bravo Wind LLC, Charlie Wind LLC, Delta Wind LLC, and Echo Wind LLC. Alpha Wind LLC will have its own meter to report generation to Idaho Power, but each of the five QFs will interconnect to Idaho Power's system at the single point of interconnection with the four other QFs. That point of interconnection will be the point studied under Large Generator Request No. 302. That request secured transmission access for up to 177 MW of capacity for Cotterel WindEnergy Center LLC. Thus, there should be no issues with Idaho Power's ability to accept and integrate the 147.2 MW of cumulative output of Alpha Wind LLC and the four other nearby QFs.

I look forward to hearing back from you at your earliest convenience.

Very truly yours,



Dick Williams
President
Alpha Wind LLC