### BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA

#### IN THE MATTER OF THE APPLICATION OF CROWNED RIDGE WIND, LLC FOR A FACILITIES PERMIT TO CONSTRUCT A 300 MEGAWATT WIND FACILITY

Docket No. EL19-

DIRECT TESTIMONY AND EXHIBITS
OF TYLER WILHELM AND SAM MASSEY

January 29, 2019

1		INTRODUCTION AND QUALIFICATIONS
2	Q.	PLEASE STATE YOUR NAMES AND BUSINESS ADDRESS.
3	A.	Tyler Wilhelm and Sam Massey. Our business address is 700 Universe Blvd., Juno
4		Beach, Florida, 33408.
5		
6	Q.	WHAT IS YOUR JOB AND WHAT ARE YOUR JOB RESPONSIBILITIES?
7	A.	We are both employed by NextEra Energy Resources, LLC ("NEER"). Mr. Wilhelm is a
8		Project Manager of Renewable Development at NEER. Mr. Massey is Director of
9		Renewable Development at NEER. Together, we are responsible for the development,
10		permitting, community outreach, regulatory compliance, and meeting the commercial
11		operations date ("COD") for the 300 megawatt ("MW") Crowned Ridge wind generation
12		project ("Project"). The Project's COD is planned for first quarter of 2020.
13		
14	Q.	WHAT IS THE ORGANIZATIONAL RELATIONSHIP BETWEEN NEER AND
15		CROWDED RIDGE WIND, LLC?
16	A.	Crowned Ridge Wind, LLC ("CRW") is an indirect, wholly-owned subsidiary of NEER.
17		NEER, through its affiliated entities, is the world's largest generator of renewable energy
18		from the wind and sun, generating over 19,000 MWs in 29 states and Canada. NEER
19		affiliates in the State of South Dakota own the following wind facilities: Day County
20		Wind, South Dakota Wind Energy Center, and Wessington Springs Wind.
21		
22		
23		

#### Q. PLEASE DESCRIBE YOUR PROFESSIONAL BACKGROUNDS.

Mr. Wilhelm has been employed by NEER since 2015, in the capacity of Land Services Representative, Associate Project Manager, and Project Manager on NEER's Midcontinent Renewable Development team. As a Project Manager, Mr. Wilhelm manages NEER's development efforts within the state of South Dakota. Since 2015, Mr. Wilhelm has actively developed multiple renewable energy projects within 4 mid-western states contributing to the procurement of over 200 MWs of renewable generation. His involvement in the development process has included efforts such as landowner and community outreach, lease negotiations, local and state permitting, and project origination. Prior to joining NEER, Mr. Wilhelm attended the University of South Dakota where he received his B.A in Business.

A.

Mr. Massey has been employed by NEER since 2014, in the capacity of Project Director and Director of Renewable Development on NEER's Midcontinent and Coastal Renewable Development team. As a Director of Renewable Development, Mr. Massey directs the development of renewable energy projects across multiple states in the Midwest and mountain west regions. Since 2014, Mr. Massey has developed over 600 MWs of generation projects. Prior to joining NEER, Mr. Massey spent 10 years in the U.S. Navy as a commissioned officer, serving on multiple submarine patrols and a combat tour to Afghanistan, where he was subsequently awarded the Bronze Star for meritorious service.

1	Q.	HAS THIS TESTIMONY BEEN PREPARED BY YOU OR UNDER YOUR
2		DIRECT SUPERVISION?
3	A.	Yes,
4		
5	Q.	HAVE EITHER OF YOU PREVIOUSLY TESTIFIED BEFORE THE PUBLIC
6		SERVICE COMMISSION OF SOUTH DAKOTA?
7	A.	No.
8		
9		PURPOSE OF TESTIMONY
10	Q.	PLEASE DESCRIBE THE PURPOSE OF THE TESTIMONY.
11	A.	The purpose of our testimony is to provide an overview: (1) of the Project; (2)
12		development activities; (3) the benefits associated with the Project.
13		
14		OVERVIEW OF THE WIND FACILITY
15	Q.	PLEASE DESCRIBE THE PROPOSED WIND FACILITY.
16	A.	The Project is situated within an approximately 53,200-acre Project Area spanning across
17		parts of Codington County and Grant County, South Dakota. The Project will total
18		approximately 300 MWs of installed capacity and will consist of 130 three bladed,
19		upwind, horizontal-axis wind turbines, a collector substation, and an operations and
20		maintenance ("O&M") facility located approximately 14-miles north-east of Watertown,
21		South Dakota.

The Project will utilize 117 GE 2.3 MW turbines with 116-meter (381-feet) rotor diameter and 90-meter (295-feet) hub height, and 13 GE 2.3MW turbines with 116-meter (381-feet) rotor diameter and an 80- meter (262-feet) hub height. Twenty alternate turbine locations have been identified and will use GE 2.3MW with 116-meter (381-feet) rotor diameter and 90-meter (295-feet) hub height. In the end, a maximum of 130 turbines in total will be constructed. Alternate turbines are included to provide flexibility through the permitting and construction process in the event an unforeseen condition arises during construction that indicates a primary turbine location should be dropped and an alternate turbine location activated.

The Project will utilize the proposed Crowned Ridge 34-mile 230 kV generation tie line

and a new reactive power compensation substation to transport the generation from the Project's collector substation to the Project's point of interconnection located at the Big Stone South 230 kV Substation owned by Otter Tail Power Company. The Crowned Ridge 34-mile 230kV generation tie line and new reactive power compensation substation were approved in Docket EL17-050 on November 21, 2018. The location of the turbines for CRW is illustrated in the map attached as Exhibit TW SM-1.

CRW requests that the permit allow turbines to be shifted within 500 feet of their currently proposed locations, with the understanding that any such shifts would still need to comply with setback and noise and shadow flicker thresholds and adhere to all applicable local, State, and Federal requirements. Although such shifts are not expected to be needed, such flexibility would allow for CRW to accommodate proposed shifts from local stakeholders and governing bodies where possible.

1	Q.	EXPLAIN WHY THE WIND FACILITY IS NEEDED.	
2	A.	On July 6, 2017, the Minnesota Public Service Commission approved Northern States	
3		Power's ("NSP") Petition for Approval of the Acquisition of Wind Generation from the	
4		Company's 2016-2030 Integrated Resource Plan, which included NSP's power purchase	
5		agreement ("PPA") with CRW. Similarly, the North Dakota Public Service Commission	
6		issued an order approving an advance determination of prudence for the PPA between	
7		NSP and CRW on December 6, 2018.	
8			
9	Q٠	WHO WILL BE RESPONSIBLE FOR OBTAINING ALL APPLICABLE	
10		FEDERAL, STATE, AND LOCAL PERMITS?	
11	A.	CRW will be responsible for obtaining all applicable federal, state, and local permits.	
12			
13	Q.	WHO WILL CONSTRUCT THE PROJECT?	
14	A.	CRW will construct the Project.	
15			
16	Q.	WHO WILL CONDUCT O&M ON THE WIND FACILITY?	
17	A.	CRW will be responsible for the O&M for the facility.	
18			
19	Q.	HAVE ALL NECESSARY PROPERTY RIGHTS BEEN SECURED FOR THE	
20		WIND FACILITY?	
21	A.	At this time 99% of the necessary property rights have been obtained by CRW for the	
22		construction and O&M of the Project. CRW anticipates all necessary property rights to be	
23		obtained by March 1, 2019.	

#### **DEVELOPMENT ACTIVITIES**

A.

#### 3 Q. PROVIDE AN OVERVIEW OF THE DEVELOPMENT ACTIVITIES.

Development activities for the Project commenced in 2008. Over the past 10 years the CRW has been actively engaging stakeholders by working closely with landowners, tribal and local governments, and federal and state agencies to design the Project. Stakeholders have been approached directly to address concerns with the proposed siting and placement of the Project's infrastructure.

CRW conducted informational events on April 25, 2017 in the town of Gary located in Deuel County, on October 2, 2017 and on November 16, 2017 in the city of Watertown located in Codington County. At these events stakeholders were provided information pertaining to the status of the Project's development, current development activities in process within the Project Area, potential impacts to the Project's layout, and a permitting timeline.

CRW conducted meetings with Grant County officials (the Grant County Commissioners, the Grant County Planning and Zoning Officer, and the Grant County Auditor) on November 8, 2016 and December 20, 2016 as well as on January 17, April 4, June 6 and June 20 in 2017. As a result of these meetings, CRW was able to better understand proposed changes to the Grant County zoning ordinance and how CRW could proactively develop the Project to ensure compliance.

CRW met with the Codington County Planner and First District Association of Local Governments on February 9, April 5, May 23, and August 31 of 2017 to discuss the requirements of the Codington County siting ordinances and the county's expectations through the development and construction of the Project.

Although there is no federal nexus that mandates Tribal consultations, the CRW has voluntarily consulted with the Sisseton Wahpeton Oyate ("SWO") tribe. As a result of these consultations, the SWO tribe and CRW have successfully worked together on the following issues: (1) siting Project infrastructure to avoid direct impacts to lands containing cultural sensitivities; (2) minimizing construction impacts by reducing the size or revising the location of construction easements; and (3) managing access to locations where Project infrastructure is proposed to avoid impacts during the surveying process.

Project team members have also engaged the local telecommunication company to exchange general information on the Project, such as location of Project Area and proposed Project infrastructure, and obtain documentation from the local telecommunication company on the location of existing utilities within or adjacent to the proposed Project area. The information allow for CRW to continue working with all necessary telecommunication companies to assess areas where interference could potentially occur, make necessary adjustments to minimize the chances of interference, design for underground crossing of existing utilities, as well as implement a mitigation plan to address how interferences would be cured through the operations and

1		maintenance phase of the Project. This collaboration will continue until Project's layout			
2		is finalized.			
3					
4		Additionally, CRW will continue its coordination with the Federal Aviation			
5		Administration ("FAA") to: (1) obtain the Determinations of No Hazard ("DNH") and (2)			
6		apply for the permitted use of an Aircraft Detection Lighting System ("ADLS"). Per			
7		both Codington and Grant County ordinances, towers will be marked as required by the			
8		FAA. There will be no lights on the towers other than what is required by the FAA. This			
9		restriction will not apply to infrared heating devices used to protect the monitoring			
10		equipment.			
11					
12		The preferred manner of lighting is by using an ADLS. Subject to FAA approval,			
13		applicants will install an ADLS within one (1) year of approval by FAA. In the event			
14		FAA does not approve the use of an ADLS system, CRW will comply with all lighting			
15		and markings otherwise required by FAA. CRW intends to apply for the use of an ADLS			
16		upon receiving DNHs from the FAA, which is expected in the second quarter of 2019.			
17		CRW will continue this collaborative process with landowners, tribal and local			
18		governments, and federal and state agencies throughout the development, construction			
19		and operation phases of the Project.			
20					
21	Q.	PROVIDE THE STATUS OF THE LOCAL CONDITIONAL USE PERMITS.			
22	A.	CRW has obtained local Conditional Use Permits ("CUP") for the Project from both the			
23		Codington County Board of Adjustment on July 16, 2018 and the Grant County Board of			

1		Adjustment on December 17, 2018. The Grant County Board of Adjustment also awarded		
2		a CUP approval on March 13, 2016 for a portion of the Project that is located within the		
3		f/k/a Cattle Ridge Wind Project Area previously owned by Geronimo Energy, LLC. The		
4		Cattle Ridge Wind Project was acquired from Geronimo Energy, LLC on November 22,		
5		2017.		
6				
7		Although some alterations and improvements have been made to the locations of Project		
8		infrastructure since the awarded CUPs, CRW will ensure that the Project's final		
9		configuration will meet or exceed the setback distances, and noise and shadow flicker		
10		thresholds as required by both the Codington and Grant County ordinances.		
11				
12	Q.	WHAT ARE THE LOCAL SET BACKS REQUIRED IN THE CUP AND DOES		
13		THE WIND FACILITY COMPLY WITH THE SET BACKS?		
14	A.	The Project meets or exceeds all local setback requirements as approved within the		
15		Codington and Grant County CUPs. The required setbacks are as follows for each		
16		county:		
17				
18		Codington County Setback Requirements:		
19		• 550' from participating occupied residence, business, church, or school;		
20		• 1,500' from non-participating occupied residence, business, church, or school		
21		(within all Districts other than Town Districts);		
22		• 5,280' from non-participating occupied residence, business, church, or school		
22				
23		(within Town Districts);		

2	•	110% of the height of the wind turbine from right-of-way of public roads;
3	•	110% the height of the wind turbines from any property line;
4	•	Noise level generated by wind energy system shall not exceed 50 dBA, average A-
5		weighted Sound pressure level effects at the property line of existing non-
6		participating residences, businesses, and buildings owned and/or maintained by a
7		governmental entity; and
8	•	Flicker at any receptor shall not exceed thirty (30) hours per year within the analysis
9		area for all schools, churches, businesses and occupied dwellings within a one (1)
10		mile radius of each turbine within the Project.
11		
12	Gr	rant County Setback Requirements:
13	•	1,500' from participating residence, business, church, or school, building
14		owner and/or operated by a governmental entity;
15	•	1,500' from non-participating residence, business, church, or school, building owned
16		and/or operated by a governmental entity;
17	•	5,280' from municipal boundaries existing at the time of CUP Application;
18	•	500' or 110% of the vertical height of the wind turbine, whichever is greater, from
19		Public right-of-way;
20	•	500' or 110% of the vertical height of the wind turbine, whichever is greater;
21	•	Noise level shall not exceed 45 dBA, average A-weighted Sound pressure including
22		constructive interference effects measured twenty-five (25) feet from the perimeter of

• 5,280' from Municipal Boundaries at the time of CUP Application;

1	the existing non-participating residences, businesses, and buildings owned and/or
2	maintained by a governmental entity;

- Noise level shall not exceed 50 dBA, average A-weighted Sound pressure including constructive interference effects measured twenty-five (25) feet from the perimeter of participating residences, businesses, and buildings owned and/or maintained by a governmental entity; and
- Flicker at any receptor shall not exceed thirty (30) hours per year within the analysis area for all schools, churches, businesses and occupied dwellings within a one (1) mile radius of each turbine within the Project.

# Q. WERE TURBINE, ACCESS ROAD, AND COLLECTOR LINE LOCATIONS COORDINATED WITH LANDOWNERS?

A. Yes. Upon completion of field surveys for natural and cultural resources, the Project's preliminary site plan was created. CRW conducted several meetings with landowners to discuss the proposed placement of project infrastructure and to take into consideration feedback from landowners. CRW incorporated landowner feedback and made revisions to the site plan where feasible to help preserve the use of private lands and maintain compatibility with farming operations. For example, in some cases landowners preferred for CRW to adjust the approaches and/or the alignment of turbine access roads to utilize existing farming approaches off of county roads or to avoid noted acreage that produces higher yields. CRW also adopted changes to county setback requirements during the development process. Shifts to turbine placement were recommended, but could not

1		always be adopted on a landowner's property due to a new setback requirement from a
2		participating landowner's residence or minimum setback requirements from a nearby
3		municipal boundary.
4		
5		BENEFITS OF THE WIND FACILITY
6	Q.	ARE THERE ANY BENEFITS ASSOCIATED WITH THE WIND FACILITY
7		FOR SOUTH DAKOTA?
8	A.	Yes, South Dakota will benefit from the proposed Project. Specifically, the Project will
9		produce the following benefits: (1) the delivery of 300 MWs of zero-emissions wind
10		energy; (2) the creation of approximately 250 temporary construction jobs, which will
11		include employing local workers if qualified and available; (3) supporting the local
12		economy through the purchase of regional goods and services, including increasing the
13		use of hotels and restaurants in Codington and Grant County; (4) the creation of 7-12
14		permanent O&M jobs; (5) increasing sales/use tax and contractor excise tax revenues; (6)
15		the generation of property tax revenues of approximately \$41 million over the contracted
16		life of the Project; (7) land lease payments to landowners of approximately \$40 million
17		over the contracted term of the project; and (8) approximately \$400 million in capital
18		investment within the state of South Dakota.
19		
20		

## 22 Q. HOW MANY HOMES CAN BE SERVED BY THE CLEAN ENERGY THAT THE

23 WIND FACILITY WILL DELIVER?

1 A. The Wind Facility will deliver enough energy to power more than 150,000 homes.

2

#### 3 Q. DOES THIS CONCLUDE YOUR TESTIMONY?

4 A. Yes, it does.

2

STATE OF FLORIDA ) ss COUNTY OF PALM BEACH )

I, Tyler Wilhelm, being duly sworn on oath, depose and state that I am the witness identified in the foregoing prepared testimony and I am familiar with its contents, and that the facts set forth are true to the best of my knowledge, information and belief.

Tyfer Wilhelm

Subscribed and sworn to before me this 29 day of January 2019.

**SEAL** 

MY COMMISSION # FF 900481
EXPIRES: November 14, 2019
Bonded Thru Notary Public Underwriters

Notary Public

My Commission Expires \_\_\_\_\_

STATE OF FLORIDA	)
	) ss
COUNTY OF PALM BEACH	)

I, Sam Massey, being duly sworn on oath, depose and state that I am the witness identified in the foregoing prepared testimony and I am familiar with its contents, and that the facts set forth are true to the best of my knowledge, information and belief.

Sam Massey

Subscribed and sworn to before me this 29 day of January 2019.

**SEAL** 

NANCYE. LLAMA
MY COMMISSION # FF 900481
EXPIRES; November 14, 2019
Banded Thru Notary Public Underwriters

Votary Public

My Commission Expires

