

LAW OFFICES

Lynn, Jackson, Shultz & Lebrun, P.C.

LAWYERS ALSO ADMITTED IN MINNESOTA, IOWA, NORTH DAKOTA, AND WYOMING
www.lynnjackson.com

110 N. MINNESOTA AVENUE
SUITE 400
SIOUX FALLS, SD 57104
605-332-5999
FAX 605-332-4249

135 E. COLORADO BOULEVARD
SPEARFISH, SD 57783-2755
605-722-9000
FAX 605-722-9001

909 ST. JOSEPH STREET
SUITE 800
RAPID CITY, SD 57701
605-342-2592
FAX 605-342-2165

REPLY TO: Sioux Falls 605-332-5999

From the office of Miles F. Schumacher
e-mail address: mschumacher@lynnjackson.com

January 14, 2020

Ms. Patricia Van Gerpen, Executive Director
South Dakota Public Utilities Commission
Capital Building, 1st Floor
500 East Capital Avenue
Pierre, SD 57501-5070

Re: Docket No. EL19-027
Application to the SD PUC for a Facility Permit to Construct
A 300.6 Megawatt Wind Facility

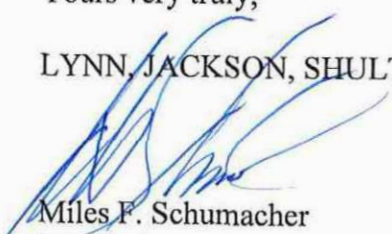
Dear Ms. Van Gerpen:

Please find enclosed Crowned Ridge Wind II, LLC's Motion to Strike, along with the corresponding Certificate of Service.

Let me know if you have any questions.

Yours very truly,

LYNN, JACKSON, SHULTZ & LEBRUN, P.C.


Miles F. Schumacher
MFS/kab
Enclosures

004343

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

IN THE MATTER OF THE)	
APPLICATION OF CROWNED)	
RIDGE WIND II, LLC FOR A)	MOTION IN STRIKE
PERMIT OF A WIND ENERGY)	
FACILITY IN DEUEL, GRANT,)	
AND CODINGTON COUNTIES)	
		EL19-027

**MOTION TO STRIKE
CROWNED RIDGE WIND II, LLC**

1. Crowned Ridge Wind II, LLC (“CRW II”), by and through counsel, respectfully submits this Motion to Strike, and for the reasons set forth herein, hereby moves that the Commission issue an Order that:
 - a. Excludes the following testimony of Steven Greber: page 3 line 17, starting at “We” through line 26; and, also, page 4, line 6 through line 15 ending at “property rights”; and, further, page 4 line 25 through page 5 line 3. (*See Attachment 1*)
 - b. Excludes the following testimony of Amy Rall: page 2 line 20 starting at the second “and” through line 21. (*See Attachment 2*)
 - c. Excludes the following testimony of Garry Ehlebracht: page 3 line 16 starting at “I” through line 17 ending at “SDCL 11-2-14”); and, also, page 4 line 14 starting at “It” through line 18; and, further, page 4 line 20 starting at “This” through line 22 ending with “property”; and, lastly, page 4 line 24 starting with “Neither” through line 27.

Argument

2. In contested cases, the Commission follows South Dakota Rules of Evidence in statute and used in the trial of civil cases by the circuit courts of South Dakota. *See* SDCL 1-26-19. The South Dakota Rules of Evidence, like the Federal Rules of Evidence, do not allow the admission of lay witness testimony on subjects that require specialized knowledge, such as the offering of legal opinions. SDCL 19-19-701(c) (lay witness testimony cannot be based on “specialized knowledge with the scope of § SCLC 19-19-702”); SCLC 19-19-702 (requires “knowledge, skill, experience, training, or education” to qualify as an expert); *Forster v. Gigli*, 550 Fed. Appx. 336 (7th Cir. 2014) (“Lay testimony offering legal opinions is improper.”) *United States v. El-Mezain*, 664 F.3 467, 511-512 (5th Cir. 2011) (under Federal Rules of Evidence 701 and 702, “[i]t is generally prohibited for a lay witness to interpret statutes and to give legal opinions.”).¹
3. The above-identified testimony of lay witnesses Greber, Rall, and Ehkebracht constitute legal opinions, and, therefore, are inadmissible. In fact, in several instances, the lay witnesses concede the legal opinions were provided to them by their attorney, which also results in the testimony constituting inadmissible hearsay under SDLC 19-19-802. Given the identified testimony is inadmissible at the upcoming February evidentiary hearings in this proceeding, CRW II moves that the Commission enter an Order excluding the above-identified lay witness testimony prior to the start of the evidentiary hearings.

¹ The Federal Rules of Evidence 701 and 702 are identical to South Dakota Rules of Evidence SDCL 19-19-701 and 19-19-702. It is appropriate for the Commission, as it would be for a South Dakota circuit court, to look to other court decisions in interpreting the South Dakota Rules of Evidence, when the other court is interpreting equivalent rules. *See Jacquot v. Rozum*, 2010 S.D. 84, ¶ 15, 790 N.W.2d 498, 503.

Conclusion

4. For the reasons set forth herein, the Commission should grant CRW II's Motion to Strike.

January 14, 2020

/s/ Miles Schumacher

Miles Schumacher
Lynn, Jackson, Shultz & Lebrun, P.C.
110 N. Minnesota Ave., Suite 400
Sioux Falls, SD 57104

Brian J. Murphy
Managing Attorney
NextEra Energy Resources, LLC
700 Universe Boulevard
Juno Beach, Florida 33408
Brian.J.Murphy@nee.com
Office (561) 694-3814
Admitted Pro Hac Vice

Attorneys for Crowned Ridge Wind II, LLC

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

IN THE MATTER OF THE APPLICATION)	
BY CROWNED RIDGE WIND II, LLC FOR)	EL19-027
A PERMIT OF A WIND ENERGY)	
FACILITY IN DEUEL, GRANT)	CERTIFICATE OF SERVICE
AND CODINGTON COUNTIES)	

I hereby certify that true and correct copies of Crowned Ridge Wind II, LLC's Motion to Strike in this matter were served electronically on the parties listed below on the 14th day of January, 2020, addressed to:

Ms. Patricia Van Gerpen
Executive Director
patty.vangerpen@state.sd.us

Ms. Kristen Edwards
Staff Attorney
Kristen.Edwards@state.sd.us

Ms. Amanda Reiss
Staff Attorney
Amanda.reiss@state.sd.us

Mr. Mikal Hanson
Staff Attorney
mikal.hanson@state.sd.us

Mr. Darren Kearney
Staff Analyst
Darren.kearney@state.sd.us

Mr. Jon Thurber
Staff Analyst
Jon.thurber@state.sd.us

Mr. Eric Paulson
Staff Analyst
Eric.paulson@state.sd.us

Mr. Brian J. Murphy
Senior Attorney
NextEra Energy Resources, LLC
Brian.j.murphy@nee.com

Mr. Tyler Wilhelm
Associate Project Manager
NextEra Energy Resources, LLC
Tyler.Wilhelm@nexteraenergy.com

Ms. Cindy Brugman
Auditor
Codington County
cbrugman@codington.org

Ms. Karen Layher
Auditor
Grant County
Karen.Layher@state.sd.us

Ms. Mary Korth
Auditor
Deuel County
dcaudit1@itctel.com

Ms. Kristi Mogen
silversagehomestead@gmail.com

Mr. Allen Robish
allen.robish@gmail.com

Ms. Amber Christenson
amber@uniformoutlet.net

A.J. Swanson
ARVID J. SWANSON, P.C.
aj@ajswanson.com



Miles F. Schumacher
Attorneys for Applicant
Lynn, Jackson, Shultz & Lebrun, PC
110 N. Minnesota Ave., Suite 400
Sioux Falls, SD 57104