BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA

AMBER CHRISTENSON, LINDA LINDGREN AND TIMOTHY LINDGREN v. CROWNED RIDGE WIND LLC	* * * *	AMBER CHRISTENSON'S FIRST DATA REQUEST TO CROWNED RIDGE WIND, LLC
	* * *	CE22-001

Below, please find Intervenor Amber Christenson's First Set of Data Requests to Crowned Ridge Wind, LLC. Please submit responses within 10 business days. If additional time is required to provide a thorough/complete response, please request. Amber Christenson reserves the right to ask additional and follow up questions. Consider this data request ongoing, and please update your responses as information becomes available.

- 1-1) Please provide all information assembled and resulting analysis and conclusions from the collaboration of Crowned Ridge Wind, LLC and GE during the fall 2021 sound study with regard to WIOM impact on noise reduction.
- 1-2) Please provide any/all correspondence with GE regarding the use of WIOM in the CRW project before, during and after the 2021 sound study.
- 1-3) Please provide the maintenance log entries for Turbine 38 for the years 2020, 2021 and 2022.
- 1-4) Please provide the maintenance records of Turbine 71 during the time period of the 2021 sound study.
- 1-5) Please provide any and all correspondence between Crowned Ridge Wind, LLC and MISO regarding any curtailment of output/power in the CR1 and CR2 projects during the period of October and November 2021.
- 1-6) Regarding the curtailments of the CRW project during the sound study of 2021, who in the CRW organization made the determination(s) of which turbines would be curtailed during MISO required curtailment periods? Please provide the related intra-office correspondence, notes and records.
- 1-7) During the 2021 sound study time period, did CRW curtail, or in any other way, manipulate the output or noise profile of any turbine in the project area, other than the MISO directives pertaining to output? If yes, please explain. Be specific.
- 1-8) Who made the decision to not shut down the turbines November 7th and November 11th, violating the Order issued by the PUC of the Mitigation Plan? Please provide the correspondence, or any all notes and records regarding the circumvented required shutdowns.

Dated this 6th day of March 2023.

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<u>/s/Amber Christenson</u> Amber Christenson 16217 466th Ave Strandburg, SD 57265 605-467-3535