



www.zilkha.com

Main Office
1001 McKinney Street
Suite 1740
Houston, TX 77002
Phone: 713-571-6640
Fax: 713-571-6659

Northwestern Regional Office
210 SW Morrison
Suite 310
Portland, OR 97204
Phone: 503-222-9400
Fax: 503-222-9404

August 4, 2005

Allen Fiksdal
EFSEC Manager
P.O. Box 43172
Olympia, WA 98504-3172

Re: Request for approval of the transfer of ownership of Wild Horse Wind Power Project, from Wind Ridge Power Partners, LLC to Puget Sound Energy, Inc.

Dear Allen:

This letter is to notify EFSEC of the proposed sale of one hundred percent (100%) of the membership interests in Wind Ridge Power Partners, LLC, a Delaware limited liability company and owner of the Wild Horse Wind Power Project, to Puget Sound Energy, Inc. ("PSE") (the "Proposed Sale"). Following the closing of the Proposed Sale, PSE will cause the assets of Wind Ridge Power Partners, LLC to be transferred to PSE. This is a formal application by Wind Ridge Power Partners, LLC and PSE pursuant to WAC 463-66-100 (previously WAC 463-36-100) requesting the approval of the transfer of the Site Certification Agreement ("SCA") for the Wild Horse Wind Power Project to PSE upon the closing of the Proposed Sale. This letter constitutes written consent by Wind Ridge Power Partners, LLC for the transfer of the SCA to PSE upon the closing of the Proposed Sale, and a formal petition by PSE to continue operation or other activities at the certified site, as required by WAC 463-66-100 (previously WAC 463-36-100). This application is solely for the approval of the transfer of the SCA to PSE upon the closing of the Proposed Sale. If the Proposed Sale does not close, Wind Ridge Power Partners, LLC will continue to own the SCA. As a part of this application, PSE requests pursuant to Article VIII. D. 3. of the SCA, that the EFSEC consider and approve as other assurances for the Certificate Holder's performance, those provided in Section 6.4 of Attachment 4 to the SCA for investor-owned electrical utility regulated by FERC and WUTC.

PSE is a Washington regulated utility providing electric and natural gas service primarily to the growing Puget Sound, Kittitas County and other regions of western Washington. PSE serves approximately 1 million electric customers and 672,000 natural gas customers. PSE's total assets are \$5,198,087,000.00, its operating revenues are \$2,198,877,000.00 and it has 2,200 employees. PSE's senior debt rating by S&P Moody's is BBB/Baa2 and its commercial paper rating with S&P/Moody's is A3/P2. A copy of Puget Energy's 2004 Annual report is attached to this request which provides a more detailed description of PSE required by WAC 463-60-015 (previously WAC 463-42-015), together with all relevant financial information. This information demonstrates PSE's organizational, financial, managerial and technical capability to comply with the terms and conditions of the SCA, as required by WAC 463-66-100 (1) (previously WAC 463-36-100 (1)).

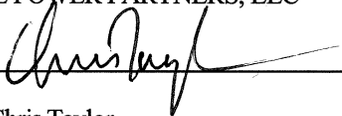
PSE agrees to abide by all the terms and conditions of the SCA for the Wild Horse Wind Power Project and does not seek an amendment to the SCA. It is the largest and oldest utility in the state of Washington and is regulated by the Washington State Utility and Transportation Commission. As such it clearly has the organizational, financial, managerial, and technical capability and is willing and able to comply with

the conditions of the site certification for the Wild Horse Wind Power Project. Puget Sound Energy commits that it will make full disclosure EFSEC as required pursuant to WAC 46360-065 (previously WAC 463-42-065). PSE also agrees to comply with the assurances required by WAC 463-60-075 (previously WAC 463-075). The assurances made in compliance with this requirement were set out in Section 4.1 of the SCA by Wind Ridge Power Partners, LLC. PSE will substantively meet all the assurances made by Wind Ridge Power Partners, LLC. Because of the nature of PSE as a large utility with much greater assets than the original applicant for the Wild Horse Wind Power Project, PSE selfinsures significant portions of its risks. For those applicable insurances listed in Section 4.1 of the ASC that it does not selfinsure, PSE will provide separate insurance policies, such as for Pollution Liability coverage committed to in Section 4.1.2 of the SCA. It should be noted, however, that there will be no business interruption insurance as referred to in Section 4.1.1.3, because PSE is not required to maintain such insurance by its customers and lenders. PSE further commits to all the financial assurances required by the Development Agreement between Kittitas County and Wind Ridge Power Partners, LLC, which was approved as a stipulation by EFSEC and attached as Attachment 4 to the SCA together with all other financial requirements set forth in the SCA. Kittitas County has pre-approved the transfer to PSE in the Development Agreement. The financial requirements of the Development Agreement include but are not limited to those requirements related to project site abandonment and restoration.

PSE and Wind Ridge Power Partners, LLC informed EFSEC of the Proposed Sale in the fall of 2004. PSE has been in continuous contact with EFSEC staff since that time and has presented testimony to EFSEC at its public hearings. PSE and Wind Ridge Power Partners, LLC request that EFSEC process this application as expeditiously as possible. PSE plans to commence construction in early fall of this year and the approval of the transfer is needed prior to many of the critical steps necessary for construction to commence at that time. Time is of the essence, and the proposed transfer of the SCA needs to be approved expeditiously if the construction window is to be met.

Sincerely,

WIND RIDGE POWER PARTNERS, LLC

BY 
NAME Chris Taylor
TITLE Director of Development
DATE August 4, 2005

PUGET SOUND ENERGY, INC.

BY 
NAME Paul Wiegand
TITLE V.P. Project Development
& Contract Management
Puget Sound Energy
DATE 8/5/05