

BEFORE THE NEW MEXICO PUBLIC REGULATION COMMISSION

**IN THE MATTER OF THE CORONA WIND)
COMPANIES' JOINT APPLICATION FOR THE)
LOCATION OF THE CORONA WIND PROJECTS)
AND THE CORONA GEN-TIE SYSTEM IN)
LINCOLN, TORRANCE AND GUADALUPE)
COUNTIES PURSUANT TO THE PUBLIC UTILITY)
ACT, NMSA 1978, §62-9-3)
)
ANCHO WIND LLC, COWBOY MESA LLC, DURAN)
MESA LLC, RED CLOUD WIND LLC, TECOLOTE)
WIND LLC, VIENTO LOCO LLC,)
)
JOINT APPLICANTS)**

Case No. 18-00065-UT

ERRATA NOTICE TO THE DIRECT TESTIMONY
OF ADAM CERNEA CLARK

COMES NOW, Ancho Wind LLC, Cowboy Mesa LLC, Duran Mesa LLC, Red Cloud Wind LLC, Tecolote Wind LLC, and Viento Loco LLC (collectively, “Joint Applicants” or the “Corona Wind Companies”), by and through their attorneys, Virtue & Najjar PC, herby file a correction to the Direct Testimony of Adam Cernea Clark (“Testimony”) filed in support of the Corona Wind Companies’ Joint Application for Location Site Approval of the Corona Wind Projects, the Corona Gen-Tie System and Request for Right of Way Determination (the “Joint Application”) filed with the New Mexico Public Regulation Commission on March 27, 2018 as follows:

1. When Corona Wind Companies filed the Testimony in support of the Joint Application, an inadvertent mistake was made in the afore mentioned Testimony on page 10, line 15. Currently this page state as follows:

Furthermore, it is my professional opinion that a sufficiently wide ROW, such as that requested in this Joint Application, can provide for greater micro-siting flexibility for resource avoidance if unanticipated resources are identified during final design and

construction. **Q. What is the existing environment of the Corona Gen-Tie System, including the proposed corridor?**

This portion of the Testimony should read as follows:

Furthermore, it is my professional opinion that a sufficiently wide ROW, such as that requested in this Joint Application, can provide for greater micro-siting flexibility for resource avoidance if unanticipated resources are identified during final design and construction.

Q. WHAT IS THE EXISTING ENVIRONMENT OF THE CORONA GEN-TIE SYSTEM, INCLUDING THE PROPOSED CORRIDOR?

2. Another unintended mistake was made on page 35, line 11. Currently this page state as follows:

Over 220,000 acres of private land have been leased from private landowners and over 21,000 acres have been leased from the State of New Mexico. The Corona Wind Companies are also in the process of completing additional agreements for the optimization of the current turbine layout.

This portion of the Testimony should read as follows:

Over 220,000 acres of private land have been leased from private landowners and over 21,000 acres are in the process of being leased from the State of New Mexico. The Corona Wind Companies are also in the process of completing additional agreements for the optimization of the current turbine layout.

3. The remaining information and statements contained in the Testimony were correct.

Respectfully submitted,

VIRTUE & NAJJAR, P.C.

By:

Daniel A. Najjar
Carla R. Najjar
2200 Brothers Road
P.O. Box 22249
Santa Fe, NM 87505
(505) 983-6101 ext. 56
dnajjar@virtuelaw.com
csnajjar@virtuelaw.com

Attorneys for the Corona Wind Companies