

April 5, 2012

Pacificorp
1033 NE 6th Avenue
Portland, Oregon 97232

Attn: Tom Fishback, Manager

Dear Mr. Fishback,

My name is Bonnie G. Meyer, and I am one of the Trustees of land owned by my family Trust. The Trust has owned the land since June 2005. My husband Stephen K. Meyer is the other Trustee.

We are writing you to notify you that on November 29, 2011, we signed up with a company called REDCO for them to build a wind farm on our land. We signed up with Mike Adams who is the Vice-president of REDCO. He came by our house and dropped off the contract and then said that REDCO promised to pay us \$1,000.00 after Christmas but before 30 days was up. Then he called me on November 29, 2011 and said he was leaving Monticello to go back to Salt Lake and wanted to know if he could pick the contract back up so he could take them all on his way heading back because we were the last ones he needed. He said the money would be sent to us from REDCO. That was fine because the contract said that the \$1,000.00 was the option payment and it would be paid in 30 days. So my husband and I signed the contract fully expecting to be paid. Mike never paid the money and REDCO never paid the money. Nobody from REDCO signed the contract and sent it back to us either. So we don't have a contract with REDCO. The 30 days was up on December 29, 2011. REDCO filed bankruptcy with the court in Salt Lake City on December 30, 2011. They put our unsigned contract in with the others and gave it to the bankruptcy court.

The Trustee of REDCO has been trying to sell the expired option agreement contract. We do not have a contract because they didn't pay the money promised and sign it.

We signed a full Lease Agreement (not option) with Summit Wind Power. They paid us the money they promised to pay us, right away so we have a contract with Summit Wind Power. Our contact from Summit Wind Power is named Kimberly Ceruti and her cell is 801-712-6789.

We do not authorize any other company to use our land except for Summit Wind Power, and its affiliates.

Sincerely,



Bonnie G. Meyer

August 1, 2012

Pacificorp Transmission Services
1033 NE 6th Street
Portland, Oregon 97232-2017
Attn: Tom Fishback, Large Generation Interconnection Manager

RE: Site Control Permission

Dear Mr. Fishback,

This letter serves as documentation necessary to demonstrate Site Control for Summit Wind Power, LLC and Sage Grouse Energy Project, LLC as required by Pacificorp's Open Access Transmission Tariff.

I hereby grant to Summit Wind Power, LLC and Sage Grouse Energy Project, LLC owned by Summit Wind Power, LLC and/or its assignees the exclusive right to develop land more particularly described as follows:

- Parcel 32S24E128400 (79.90 acres) Section 12 Township 32S Range 24E: S $\frac{1}{2}$ SE $\frac{1}{4}$
- Parcel 32S24E130000 (200.00 acres) Section 13 Township 32S Range 24E: NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$
- Parcel 32S24E135400 (320.00 acres) Section 13 Township 32S Range 24E: S $\frac{1}{2}$
- Parcel 32S25E182400 (303.88 acres) Section 18 Township 32S Range 25E: Lots 1,2,3,4 and E $\frac{1}{2}$ W $\frac{1}{2}$

as a site for the purpose of constructing a Renewable Energy Generating Facility. Included with this letter are the Section Plat Maps and the Tax Roll Master Records issued by the San Juan County Recorder's Office to identify the location and ownership of the parcels.

Should you have any questions or concerns, please memorialize them in writing and direct such inquiries to Sage Grouse Energy Project's management.

Thank you in advance for your time and consideration.

Sincerely,

Mr. Stephen Kenneth Meyer, Trustee
381 S. 300 E.
Blanding, Utah 84511-3034

Mr. Stephen Kenneth Meyer

Mrs. Bonnie G. Meyer, Trustee
381 S. 300 E.
Blanding, Utah 84511-3034

Mrs. Bonnie G. Meyer
Encl.

Mrs. Bonnie G. Meyer
Mr. Stephen Kenneth Meyer, Individual
381 S. 300 E.
Blanding, Utah 84511-3034

Mrs. Bonnie G. Meyer

Mr. Stephen Kenneth Meyer, Individual
381 S. 300 E.
Blanding, Utah 84511-3034

Mr. Stephen Kenneth Meyer

CASE # 11-38145

To George Hoffman - Trustee

May 8-12

MAY 11 2012

We Stephen K Meyer & Bonnie Meyer are filing an Objection to giving the Trustee Mr George Hoffman an extension of 91 days. Has he been honest in his dealings up to now - we don't think so.

Stephen & Bonnie Meyer
381 So 300E
Blanding, Ut 84511

FILED IN THE
UNITED STATES
BANKRUPTCY COURT
2012 JUN 19 PM 12:02
DISTRICT OF UTAH
MAIL

June

Bankruptcy Court
Bankruptcy No. 11-38145 WTT
Judge Thurman,

Bonnie Meyer speaking, I will be unable to appear at the court on June 19, 2012 to represent myself & husband Stephen Meyer. I fell and broke my hip. I am at the four corners Regional care center in Blanding, Ut receiving therapy. I am not able to walk on my own yet.

we still don't understand why our contract is considered an asset of REDCO when they failed within the 30 day grace period to pay the \$1000.

I have a question. Did the trustee George Hoffman at the time of the sale of REDCO assets let every one know that their was a sale, going to the highest bidder.

He keeps saying Cedar City winds was the highest bidder with a bid of \$210,000.

15

In the mail on June 14th, 2012 we received a notice that some one had offered a bid of \$5,000 higher. The sale agreement date July — 2012 to US Utah Wind Acquisition LLC signed Brad Gold.

Whats going on?
Has Summit Winds been offered a chance to bid?

We received in the mail from Parsons, Kinghorn & ~~the~~ Harris these documents - (26 pages, both sides) on June 14, 2012 - Not only sent to Stephen K & Bonnie S Meyer, but also a set to Bonnie Meyer & one to Stephen Meyer (same people)

What a waste of paper - Still don't understand what they're saying.

Enclosed the letter I had started before I fell.

Ihanks
Bonnie S. Meyer
381 So 300 E
Blanding, UT 84511

On Nov 29-2011 when Mike Adams came to us representing REDCO, wanting us to sign a contract for development of a wind farm north of Monticello, Ut. He told us the initial work would start within 3 months and the major work to start the wind farm towers would start by the end of 2012.

\$1000 was to be paid when we signed the contract - we signed Nov 29 2011, the \$1000 would be paid, no copy of the contract was left & we never receive the \$1000.

On May 29-2012 we received by mail a copy of the contract, but it was a copy of Scott Rasmussen's contract signed by Scott Rasmussen.

When we were advised that REDCO had taken out bankruptcy Dec 30, 2011, and we had never received our payment of \$1000, our contract should of been cancelled when we finally got a copy of the contract. It reads, we were to be paid ^{within} 30 days of signing. They filed for bankruptcy 31 days after our contract was signed. That's 1 day

after their grace period expired. So why were we being included in the Bankruptcy. We didn't understand the summons so we didn't respond.

Not having a copy of the contract we didn't know why the lawyers kept saying we had to let REDCO know, that they hadn't paid us.

Section 3.2 + 3.7 clearly states that REDCC had to pay within 30 days the option & rights of REDCO will automatically terminate.

ON March 3-2012 we did sign with Summit Winds.

Approximately two weeks later we received a phone call from Mike Adams saying he had found new investors for the wind farm & they'd like to meet with us, to sign a new contract. I replied they were to late we had signed with Summit Winds. Mike then ask what were they paying & conditions of the contract. I didn't tell him anything. I didn't think it was any of his business. The Company Mike Adams was representing was Cedar city Winds.

Later I contacted Groupon Redd of Monticello, asking him if he was

going to go to court, His reply was he didn't know what to do & why were we being summoned to court. He said he had signed with someone ^{other than} Cedar City or ^{Summit} didn't know why he was still having to go to court.

I can't remember the name he gave me but it wasn't Cedar City Winds or Summit Winds

I told him we wouldn't be able to be in court because of health reasons & ~~now~~ now that I fell we for sure won't be in court.

We'll have to rely on what Scott Rasmussen & Bill Frankcom are able to do.

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