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August 30, 2016

VIA E-MAIL AND USPS

Mr. Darrell Nitschke
Executive Secretary
North Dakota Public Service Commission
600 E. Boulevard, Dept. 408
Bismarck, ND 58505-0480

**RE: Brady Wind II, LLC
Application for Certificate of Site Compatibility
Case No. PU-16-042
Our File No. 035218-000027**

Dear Mr. Nitschke:

Please accept for filing the enclosed original and three copies of the Class III Cultural Resource Inventory – Management Summary Addendum No. 2 and State Historical Society of North Dakota (NDSHPO) concurrence letter, as well as four copies of this letter.

On July 6, 2016, the North Dakota Public Service Commission ("Commission") issued Findings of Fact, Conclusions of Law and Order ("Order") issuing a Certificate of Site Compatibility for the Brady II Wind Energy Center ("Project"). Brady Wind II, LLC ("Brady II"), has determined additional minor modifications to the Project layout are necessary. Therefore, in accordance with Certification Provision No. 34 of the Order, Brady II provides this letter to inform the Commission of the planned modifications.

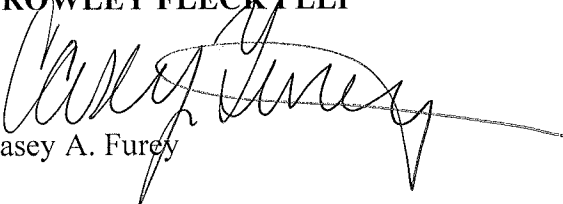
The modifications to the Survey Corridor included minor shifts to the collection line and the addition of turning radii and total 8.7 acres. Brady II completed a Class III cultural resource survey on the previously un-surveyed land, and submitted the cultural resource findings to

NDSHPO for review. Brady II received the attached NDSHPO concurrence letter concluding no archeological resources will be impacted. No exclusion or avoidance areas will be permanently impacted by the Project modifications. Only minor, temporary impacts will affect avoidance areas. A shift of the collection line southeast of the 53rd Street and 109th Street intersection will result in temporary impacts to 0.05 acres of wetlands during construction. Wetland impacts are still below 0.10 acres and therefore notification to the United States Army Corps of Engineers is not required. The Project's wetland determination previously filed with the Commission does not include the wetlands that will be temporarily impacted, and as a result, the performance of a new determination is required. Pursuant to Order Provision No. 5, Brady II will file the new determination with the Commission once it is completed.

Please feel free to contact me with any questions.

Sincerely,

CROWLEY FLECK PLLP



Casey A. Furey

CAF:rw

Enc.

cc: Jamie Antognazzi (via email)
Julie Prescott (via email)