



**EB-2009-0184**

**IN THE MATTER OF** the *Ontario Energy Board Act, 1998*, S.O. 1998, c. 15, Schedule B;

**AND IN THE MATTER OF** an application pursuant to section 74 of the *Ontario Energy Board Act, 1998* by AIM Harrow Wind Farm GP Inc. on behalf of AIM Harrow Wind Farm LP to amend its electricity generator licence under the Standard Offer Program.

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**By delegation, before:** Theodore Antonopoulos

## **DECISION AND ORDER**

AIM Harrow Wind Farm GP Inc. on behalf of AIM Harrow Wind Farm LP ("AIM Harrow Wind Farm") filed an application under section 74 of the *Ontario Energy Board Act, 1998*, for an order of the Board to amend its electricity generator licence to change Schedule 1. The Board received the application on June 15, 2009 and a revised application on June 30, 2009.

The licence amendments are granted.

### **Reasons**

AIM Harrow Wind Farm holds electricity generator licence EG-2008-0100 under the Standard Offer Program and is requesting amendments to Schedule 1 to change the descriptions of the locations for one of the turbines listed for Harrow I Wind Farm and two of the turbines listed for Harrow II Wind Farm.

Specifically, the location changes are as follows,

**Harrow I Wind Farm, Turbine 13**

*From:* Turbine 13 - Concession 1, Part Lots 90 & 91  
*To:* Turbine 13 – Concession 1, Part Lot 92  
(with the same location as Turbine 4)

**Harrow II, Turbine 6 & 15**

*From:* Turbine 6 – Concession 1, Part Lot 87  
Turbine 15 – Concession 1, Part Lot 84  
*To:* Turbines 6 & 15 – Concession 1, Part Lots 84 and 85

AIM Harrow Wind Farm stated that the location of Turbine 13 required to be changed because the originally planned location required dewatering to prepare the ground for the turbine foundation. AIM Harrow Wind Farm added that it made a relocation decision to avoid the need for dewatering thus avoiding any additional costs, delays and environmental impacts.

AIM Harrow Wind Farm stated the change in locations of Turbines 6 and 15 for Harrow II, is in response to a third party wind developer. The third party developer raised concerns about the potential effects on its future development plans if these two turbines were installed in the originally planned locations. AIM Harrow Wind Farm stated that it reached an agreement with the third party wind developer to relocate Turbines 6 and 15 from its initially planned locations.

AIM Harrow Wind Farm stated that all revised turbine locations have been reviewed and approved by the Ministry of the Environment and an amended Certificate of Approval (Air and Noise) was issued on May 26, 2009. AIM Harrow Wind Farm issued its Statement of Completion on October 17, 2008 and has completed all environmental assessment requirements for the project.

There are no other changes requested to the licence apart from changing the locations of Turbines 13 for Harrow I Wind Farm and Turbines 6 and 15 for Harrow II Wind Farm on Schedule 1 and updating information with respect to the officers of the Licensee. All other provisions remain the same.

I have proceeded without a hearing pursuant to section 21(4)(b) of the Act since no other parties are adversely affected in a material way by the outcome of the proceeding and the AIM Harrow Wind Farm has requested that the matter be disposed of without a hearing.

**IT IS ORDERED THAT:**

Schedule 1 of AIM Harrow Wind Farm's electricity generator licence EG-2008-0100 is amended as requested to change the locations of Turbines 13 for Harrow I Wind Farm and Turbines 6 and 15 for Harrow II Wind Farm. The amended licence is attached to this Order.

DATED at Toronto, September 10, 2009

ONTARIO ENERGY BOARD

*Original signed by*

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Theodore Antonopoulos  
Manager, Electricity Rate Applications