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November 29, 2010

BY EMAIL AND COURIER WITHOUT PREJUDICE

Ontario Energy Board 27th Floor 2300 Yonge Street Toronto ON M4P 1E4

Attention: Ms. K. Walli, Board Secretary

Dear Ms. Walli:

Re: EB-2010-0253 -- Plateau Wind Inc.'s November 8, 2010 Submission to the Ontario Energy Board (the "Submission")

We are counsel to Plateau Wind Inc. ("Plateau") in respect of Plateau's Application to the Ontario Energy Board (the "Board") in the above noted proceeding. On behalf of Plateau, we are writing in response to various letters submitted to the Board by certain observers in the proceeding.

To clarify the record, on November 8, 2010, on behalf of Plateau and in accordance with the Board's Procedural Order dated October 29, 2010, we filed the Submission with the Board by email and through the Regulatory Electronic Submission System. It was later confirmed that the Board received the Submission on November 8, 2010. As required, two hard copies of the Submission were couriered to the Board on the business day following the day of electronic filing.

On November 15, 2010, when it was realized that the Submission was not yet available on the Board's website and that hard copies of Submission had not yet been couriered to the Municipality of Grey Highlands (the "Municipality") or its counsel, we promptly emailed electronic copies of the Submission to these parties. Later that day, it was determined that the electronic file size of the Submission prevented service by email to Grey Highlands and its counsel, so hard copies of the Submission were couriered to those parties on November 16, 2010. The Submission was also broken into multiple electronic files and re-served by email. Both the Municipality and its counsel confirmed receipt of the Submission on the afternoon of November 16, 2010. That same day, the Municipality's counsel requested that the Board extend the deadline for the Municipality to file its response to the Submission. On November 17, 2010, the Board granted an extension until November 29, 2010. Contrary to the assertion made by certain observers, the timing of the service was not in any way meant with disregard for the Board, Grey Highlands or its counsel. We trust that the Board's extension ensured that Grey Highlands was not prejudiced by the delay.

In her letter submitted to the Board on November 18, 2010, Ms. Virginia Stewart Love claimed that the posting of the Submission on the Board's website raised privacy concerns and that the filing of the Submission was with some malicious intent. We continue to strongly disagree with and reject such assertions, including that there has been any violation of privacy rights or evidence of misconduct. Notably, at the time of the Submission and as of today's date, the letter dated April 28, 2010 to which Ms. Virginia Stewart refers in her November 18 correspondence, including all address information on that April 28 letter, was and is publicly available on the Municipality's website as an attachment to the May 17, 2010 Grey Highlands Committee of the Whole Meeting Agenda. The April 28 letter was included in the Submission because it forms an attachment to the Grey Highlands Municipal Staff Report PL.10.34.

Please do not hesitate to contact me with any questions.

Yours truly,

Tyson Dyck

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cc: Charles Keizer, Torys LLP Dave Timm, Plateau