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BEFORE THE STATE OF WASHINGTON
ENERGY FACILITY SITE EVALUATION COUNCIL

In the Matter of Whistling Ridge Energy, LLC's September 13, 2023 Request to Extend the Term of the 2012 Site Certification Agreement for the Whistling Ridge Energy Project

NOTICE OF ERRATA –
FRIENDS OF THE COLUMBIA
GORGE'S SCHEDULING MOTION

In the Matter of Whistling Ridge Energy, LLC's September 13, 2023 Application to Transfer the 2012 Site Certification Agreement for the Whistling Ridge Energy Project to Twin Creeks Timber, LLC as the New Parent of Whistling Ridge Energy, LLC

NOTICE OF ERRATA

Friends of the Columbia Gorge ("Friends") respectfully notifies the Council of errata in Friends' Scheduling Motion, filed earlier today, and corrects the errors as follows, with bold and underlined font indicating new text, and bold and strikethrough font indicating deleted text:

Page 10, lines 15–16

Rather, any public notices regarding the Extension Request should simply state that the Extension Request proposes to extend the term of the SCA **until "to November 18, 2026."**

Page 11, lines 23–25

Whistling Ridge Energy, LLC ("WRE") filed a request to extend the term of the SCA to November ~~18~~, 2026 and an application to transfer the SCA to Twin Creeks Timber, LLC as the new parent of WRE.

The reasons for the corrections are as follows. WRE in its Extension Request requests an extension "to November 2026." (Extension Request at 1.) Because WRE did not list a date

1 certain for the requested extension, and because the Extension Request requests an extension “to
2 November 2026,” rather than “*through* November 2026” (emphasis added), the request is until
3 November 1, 2026, rather than until November 18, 2026, or November 30, 2026.

4 At any rate, just as with WRE’s inaccurate description of the extension period as only
5 being a “three-year extension” (rather than a four-and-a-half-year extension as has been
6 consistently asserted by Friends), EFSEC should avoid prejudging the issue of which specific
7 date applies for the requested extension. The preferred way of avoiding prejudging this issue is to
8 simply state in any EFSEC public notices, statements, and descriptions that WRE seeks an
9 extension “to November 2026,” as worded in the Extension Request.
10

11 Respectfully submitted this 18th day of September, 2023.

12 FRIENDS OF THE COLUMBIA GORGE

13 /s/ Nathan J. Baker

14 Nathan J. Baker, WSBA No. 35195

15 Senior Staff Attorney

16 (503) 241-3762 x101

nathan@gorgefriends.org

1 **CERTIFICATE OF SERVICE**

2 I hereby certify that on the date shown below, I served a true and correct copy of the
3 foregoing NOTICE OF ERRATA – FRIENDS OF THE COLUMBIA GORGE’S
4 SCHEDULING MOTION on each of the persons named below via email:

5 Timothy L. McMahan
6 Stoel Rives LLP
7 tim.mcmahan@stoel.com
8 *Attorney for Whistling Ridge Energy, LLC*

9 Greg Corbin, Senior Special Counsel
10 Green Diamond Management Company
11 greg.corbin@greendiamond.com

12 DATED this 18th day of September, 2023.

13 By: s/ Nathan J. Baker
14 Nathan J. Baker, WSBA No. 35195
15 Friends of the Columbia Gorge
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