

May 5, 2016

VIA UNITED STATES MAIL AND EMAIL

Ms. Marti Ayers
FOIA/Privacy Act Officer
Southwestern Power Administration
One West Third Street
Tulsa, Oklahoma 74103-3502
Phone: (918) 595-6609
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marti.ayers@swpa.gov
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Re: FOIA Request SWPA-2016-00833-F

Dear Marti:

In response to your electronic correspondence dated April 25, 2016, I amend my request by both narrowing the scope of the request and establishing some date parameters. I take this action with the understanding that amending the scope and date of the original request will help facilitate a timely response by Southwestern Power Administration ("Southwestern").

Accordingly, on behalf of *Downwind, LLC* and *Golden Bridge, LLC*, and pursuant to the Freedom of Information Act (5 U.S.C. § 552), I hereby request a copy of:

all memoranda, reports, summaries, analyses, or other documents prepared, developed, or drafted by Southwestern, or by outside parties on behalf of Southwestern, between January 1, 2015, and March 25, 2016, regarding the:

- *the financial viability of the Plains & Eastern Clean Line Project;*
- *the technical viability of the Plains & Eastern Clean Line Project;*
- *the economic impacts of the Plains & Eastern Clean Line Project;*
- *the ability of the Plains & Eastern Clean Line Project to facilitate the reliable delivery of power generated by renewable resource; and/or*

- *whether the Plains & Eastern Clean Line Project is in the public interest.*

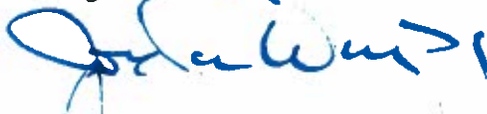
Southwestern's evaluation of these criteria was specifically referenced in its Request for Proposals. See 75 Fed. Reg. 32940 (Jun. 10, 2010).

Please make all records available as electronic copies. In the event Southwestern asserts that any such document (or portions thereof) are not subject to disclosure pursuant to 5 U.S.C. § 552(b), or any other applicable law or regulation, please identify such document (or portions thereof) and provide a brief description, including an explanation as to the reason(s) for nondisclosure.

Neither Downwind nor Golden Bridge will profit from the use of the records or use them for commercial interest. Therefore, I reiterate my request that Southwestern waive all fees in connection with this request. If Southwestern should nevertheless determine that fees are required by applicable statutes or regulation, then I agree to pay reasonable cost and expenses. Please confer with my office prior to assessing any estimated costs and expenses beyond \$100.00. Required costs and expenses up to the above-stated limit will be paid promptly upon request from Southwestern.

Please confirm receipt of this amended request by email reply. Should you have any questions, or need any further information, please do not hesitate to reach me by email or by telephone at (501) 376-3800. I thank you for your continued assistance and attention to this request.

Regards,



Jordan P. Wimpy
GILL RAGON OWEN, P.A.

*Counsel for Downwind, LLC and
Golden Bridge, LLC*

JPW/ajj