



Petitioner: **Frontera Renovable, S.de R.L. de C.V.**

Project: **"Tres Mesas Wind Farm"**.

Re: **Submittal of additional information required as per official communication num. SGPA/03-0808/13.-0362**

Log Number: **28/MP-0511/06/13.**

Mr. JESÚS GONZÁLEZ MACÍAS

FEDERAL DEPUTY FOR THE STATE OF TAMAULIPAS
DEPARTMENT OF THE ENVIRONMENT AND NATURAL RESOURCES

LUIS FERNANDO VILLARREAL IBARRA, acting in mi capacity as legal representative of the company called "**FRONTERA RENOVABLE, S. DE R.L. DE C.V.**", capacity and powers legally certified and recognized in the file mentioned above, before you Mr. Federal Deputy, I hereby appear and represent:

That by means of this document and based on sections 35 Bis of the General Law of Ecological Balance and Environmental Protection ("LGEEPA") and 13, 22, 44 and 46 of the Regulations on Environmental Impact Assessment ("REIA"), as well as other applicable and related sections; **it is hereby produced -in original document and three magnetic copies- the additional information required to my principals** through official communication SGPA/03-1483/13 dated August fourteen, 2013, personally notified last September 6 of the current year, based on the following:

I. ANTECEDENTS

1.- Last June eighteen (18), two thousand thirteen (2013), my principal submitted the Environmental Impact Assessment Procedure ("EIAP"), an Environmental Impact Statement, Special modality ("EIS-P"), for the project called "**Tres Mesas Wind Farm**" ("The Project"), consisting in the construction and operation of a wind farm and related infrastructure, located at the site known as "Tres Mesas", in the northeast of the municipality of Llera de Canales and bordering the municipality of Casas

2.- Likewise, the Department of the Environment and Natural Resources, published in its Ecological Gazette "Separata N° DGIRA/028/13, on the twentieth (20th) day of June in this year, my principal's request to obtain the Authorization in Environmental Impact ("AEI") matters for the project.



3.- As per the procedure of Environmental Impact Assessment, last September six (6), two thousand thirteen (2013), the Regional Office you are responsible for notified my principal on the official communication SGPA/03-1483/13 dated August fourteen (14), in this year, requesting the clarification, extension and rectification of information from the Project's EIS-S.

4.- Therefore, we hereby respond in a timely manner to the official communication aforementioned, grounded on the following:

II. LEGAL CONSIDERATIONS

5.- Section 35 BIS of the LGEEPA, refers to:

"SECTION 35 BIS.- The Department, within a sixty-day term counting as of the reception of the Environmental Impact Statement, shall issue the corresponding resolution.

The Department may request clarifications, rectifications or extensions to the content of the Environmental Impact Statement, thus suspending the time left to conclude the procedure. Under no circumstance may the suspension exceed the term of sixty days, as of the date it is declared by the Department, and provided that the information required is submitted."

(Emphasis added)

6.- Likewise, section 22 of the REIA sets forth:

"Section 22.- Should the Environmental Impact Statement have insufficiencies hindering the assessment of the project, the Department may request the petitioner, only once and within the term of forty days following the integration of the file, clarifications, rectifications or extensions to the content thereof and, in that case, the sixty-day term referred to in section 35 bis of the Law shall be suspended.

The suspension may not exceed sixty days counting as of the date it is declared. Should the term elapse without the petitioner submitting the information, the Department may declare the expiration of the process in terms of section 60 of the Federal Law of Administrative Procedure."

(Emphasis added)

7.- In response to the legal provisions mentioned herein, I hereby present as **Sole Appendix** the document called **"Response to the Request of Additional Information contained in official**



communication SGPA/03-1483/13", giving timely and proper answer to each item requested by the Authority.

8.- Finally, I hereby represent that the information contained in the **Sole Appendix** which is a part of this document has been prepared and drafted under oath and with full awareness of the provisioned in Chapters V called "False judicial declarations and false reports submitted to the Authority", Chapter Four called "Crimes against Environmental Management", of the Federal Criminal Code, especially with regards to section 247 and fractions II, IV and V of Section 420 Quater, as well as section 10 of the Federal Civil Code.

Based on the aforementioned, before the Federal Regional Office, I kindly request:

FIRST.- To place formally on the record the submission of this document, and to acknowledge my authority and capacity.

SECOND.- To place formally on the record the additional information requested in official communication SGPA/03-1483/13 submitted in original document and three magnetic copies.

THIRD.- To resume the procedure of Environmental Impact Assessment of the project object matter hereof and after concluding the paperwork as per the Law, to issue the authorization on Environmental Impact matter for the development and operation of the Project.

Ciudad Victoria, Tamaulipas; on the date of submission hereof.

I DECLARE UNDER OATH

SINCERELY

**Mr. LUIS FERNANDO VILLARREAL IBARRA
LEGAL REPRESENTATIVE
FRONTERA RENOVABLE, S. DE R.L. DE C.V.**



LIST OF APPENDIXES

**SOLE APPENDIX
DOCUMENT CALLED "RESPONSE TO THE REQUEST OF ADDITIONAL INFORMATION CONTAINED
IN OFFICIAL COMMUNICATION SGPA/03-1483/13" IN ORIGINAL DOCUMENT AND THREE
MAGNETIC COPIES.**