Ordinance No. 123777

# Council Bill No. 11734

AN ORDINANCE relating to the City Light Department; authorizing the execution of a confirmation agreement with J.P. Morgan Ventures Energy Corporation for the purchase of environmental attributes from a 10 MW share of the Stateline Wind Project in the form of renewable energy certificates that are necessary or convenient for meeting the requirements of the Washington State Energy Independence Act; and further authorizing the execution of other necessary and convenient agreements for the receipt, tracking, transferring, management, and sale of the environmental attributes.

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Date Introduced and Referred:  (1) 1, 2011	To: (committee):  Energy, Technology, and Civil Rights
Date Re-referred:	To: (committee):
Date Re-referred:	To: (committee):
Date of Final Action:	Date Presented to Mayor:  Date Returned to City Clerk:
Date Signed by Mayor:  OC. 19, 2011	Date Returned to City Clerk:  Dec. 19, 2011
Published by Title Only  Published in Full Text	Date Vetoed by Mayor:
Date Veto Published:	Date Passed Over Veto:
Date Veto Sustained:	Date Returned Without Signature:

Date	Committee Action Recommendation	7: Vote
12/7/2	-011 PASS	ВН, €
This file is comp	olete and ready for presentation to Full	Council.
Tills inc is comp		

LAW DEPARTMENT

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confirmation agreement with J.P. Morgan Ventures Energy Corporation for the purchase of environmental attributes from a 10 MW share of the Stateline Wind Project in the form of renewable energy certificates that are necessary or convenient for meeting the

AN ORDINANCE relating to the City Light Department; authorizing the execution of a

ORDINANCE 123777

of renewable energy certificates that are necessary or convenient for meeting the requirements of the Washington State Energy Independence Act; and further authorizing the execution of other necessary and convenient agreements for the receipt, tracking, transferring, management, and sale of the environmental attributes.

WHEREAS, the Revised Code of Washington ("RCW") Chapter 19.285 (the "Washington State Energy Independence Act") requires the City Light Department ("City Light") to acquire renewable resources and/or environmental attributes; and

WHEREAS, J.P. Morgan Ventures Energy Corporation has the marketing rights to the environmental attributes of a share of the Stateline Wind Project; and

WHEREAS, the Stateline Wind Project's environmental attributes meet the requirements of RCW Chapter 19.285; and

WHEREAS, J.P. Morgan Ventures Energy Corporation wishes to sell and City Light wishes to purchase such environmental attributes created by the Stateline Wind Project; and

WHEREAS, J.P. Morgan Ventures Energy Corporation has executed a Master Renewable Energy Certification Purchase and Sale Agreement; and

WHEREAS, Ordinance 123499 authorized City Light's use of a Master Renewable Energy Certificate Purchase and Sale Agreement; NOW, THEREFORE,

### BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. The Superintendent of the City Light Department ("City Light"), or his designee, is hereby authorized to execute for and on behalf of the City, a transaction-specific 5-year Confirmation Agreement, substantially in the form attached hereto as Exhibit A. The agreement with J.P. Morgan Ventures Energy Corporation set forth the terms under which J.P.

Morgan Ventures Energy Corporation will deliver environmental attributes in the form of renewable energy certificates ("RECs") to City Light.

Section 2. The Superintendent of City Light, or his designee, is hereby further authorized to execute for and on behalf of the City additional agreements necessary for use of the Western Renewable Energy Generation Information System or any other system for tracking and transferring the RECs to City Light and other necessary and convenient agreements to enable City Light to use the RECs purchased hereunder to meet its regulatory requirements.

Section 3. Upon determining the availability of surplus environmental attributes within City Light's portfolio, and in order to minimize the cost to City Light's customers of compliance with the Washington State Energy Independence Act when the Superintendent believes it is cost-effective to acquire RECs in advance of need, the Superintendent, or his designee, is further authorized to execute for and on behalf of the City agreements for the sale of all or a portion of the environmental attributes purchased under the Renewable Energy Certificate Purchase and Sale Agreement with J.P. Morgan Ventures Energy Corporation, on terms and conditions that the Superintendent deems in the best interests of City Light provided, however, that no such sale shall jeopardize City Light's compliance with the Washington State Energy Independence Act.

Section 4. This ordinance shall take effect and be in force 30 days after its approval by 1 the Mayor, but if not approved and returned by the Mayor within ten days after presentation, it 2 shall take effect as provided by Seattle Municipal Code Section 1.04.020. 3 Passed by the City Council the 12 day of Deumle, 2011, and 4 signed by me in open session in authentication of its passage this 5 12 day of December, 2011. 6 7 8 of the City Council President 9 10 Approved by me this May of December, 2011. 11 12 13 Michael McGinn, Mayor 14 15 Filed by me this 19th day of December 16 17 Monica Martinez Simmons, City Clerk 18 (Seal) 19 20 Exhibit A: Confirmation Agreement - Renewable Energy Certificates from 10 MW of the 21 Stateline Wind Project 22 23 24 25

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# **EXHIBIT A**

# CONFIRMATION AGREEMENT RENEWABLE ENERGY CERTIFICATES from 10 MW of STATELINE WIND PROJECT

(" <b>Trade Date</b> ") is entered into by and between J.P. Morgan Ventures Energical Corporation (" <b>Seller</b> ") and The City of Seattle, a Washington municipal corporation, I and through its City Light Department (" <b>Buyer</b> "), each referred to herein individually as	This	Co	nfirm	ation	Agr	eemei	าt (" <b>C</b>	conf	irmat	ion")	date	d as	of				
and through its City Light Department ("Buyer"), each referred to herein individually as	("Tra	ade	Date	e") is	s en	tered	into	by	and	betw	een	J.P.	Morga	an \	/enture	s Ene	ergy
"Party" and collectively as the "Parties".	and ·	thro	ugh i	ts Cit	y Ĺigl	ht Dep	artm	ent (	"Buye			_			•		

The following describes a Transaction between Buyer and Seller for the sale, purchase and delivery of Product pursuant to the terms of the Master Renewable Energy Certificate Purchase and Sale Agreement between them dated October 11, 2011 ("Master Agreement"). The Master Agreement and this Confirmation, including the Special Terms & Exceptions described in Section 8 below, shall be collectively referred to herein as the "Agreement".

- 1. Product: Renewable Energy Certificates ("RECs") that include all Environmental Attributes arising as a result of the generation of electricity associated with the REC. The REC is generated from the Unit Specific Renewable Energy Facility that, as of the Trade Date, meets the requirements of the Renewable Portfolio Standard ("RPS") of Washington State, the definition of a Renewable Resource under Revised Code of Washington ("RCW") 19.285.030 (18) and is eligible for certification under Section II of the Green-e Energy National Standard for Renewable Electricity Products, National Standard Version 2.0. Such Product is created by a facility that meets the requirements of a Certified Renewable Energy Facility. Buyer shall have the right to disaggregate, retain or separately sell the RECs or Environmental Attributes purchased under this Agreement.
- 2. Term: The Term of this Transaction shall commence on January 1, 2022 and shall continue through December 31, 2026 and until all obligations of the Parties under this Agreement have been satisfied, unless an Early Termination Date of this Agreement is established pursuant to Section 5.2 of the Master Agreement. This Confirmation Agreement is conditional upon and shall not take effect or be enforceable against either Party until all of the following have occurred:
  - **a.** The Confirmation Agreement has been executed by a properly authorized representative of J.P. Morgan Ventures Energy Corporation; and
  - **b.** The Confirmation Agreement has been executed by a properly authorized representative of the City of Seattle.

CONFIRMATION AGREEMENT
RENEWABLE ENERGY CERTIFICATE

SEATTLE CITY LIGHT & JPMORGAN VENTURES ENERGY CORPORATION.

Date: October 12, 2011

Page 1 of 10

3.	<b>Unit Specific</b>	Certified	Renewable	Energy	Facility	Information
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a.	Name of Facility: Stateline Wind Project
b.	Location of Facility: Walla Walla County, Washington and Umatilla County, Oregon
c.	Facility ID Number:
d.	Fuel Type: wind energy
e.	Initial Operating Date: December 2001
f. ·	Nameplate Capacity (MW): 176.9 MW and 122.8 MW = 299.64 MW
_	

- **4. Contract Quantity**: 100% of the Environmental Attributes generated by 10 MW of installed capacity at the Renewable Energy Facility during the Term.
  - a. Estimated Capacity Factor: 27%
  - b. Guaranteed 3-Contiguous Years Minimum RECs calculated as follows: 21.6% multiplied by 10 multiplied by the total number of hours in the 3 year period. Details of this calculation are shown in Attachment 2. Based on 10 MW of installed capacity, the estimated number of guaranteed RECs over a 3-year contiguous period is 56,765 RECs.

In the event that the Renewable Energy Facility substation transformer fails such that a replacement is necessary, the number of hours in the calculation above will be reduced by the number of hours the transformer is not working.

- 5. Purchase Price: \$14.00 per REC
- 6. WREGIS Generator Information:
  - a. Generating Unit Identification Numbers:
  - **b.** Generating Unit Names:
  - c. Primary Facility Names:
  - d. Facility Owner Name:

A completed Generator Attestation in the form of Attachment 1 to this Confirmation will be provided as soon as reasonably practicable.

7. Delivery Date: By WREGIS REC electronic tracking and transfer system. Seller shall comply with all laws, including, without limitation, the WREGIS Operating Rules, regarding the certification and transfer of such WREGIS Certificates to Buyer and Buyer shall be given sole title to all such WREGIS Certificates. Within 10 Business Days after receipt by Seller of RECs from WREGIS, Seller shall deliver such RECs to Buyer's WREGIS account. After such delivery of RECs to Buyer's

CONFIRMATION AGREEMENT RENEWABLE ENERGY CERTIFICATE

SEATTLE CITY LIGHT & JPMORGAN VENTURES ENERGY CORPORATION.

Date: October 12, 2011

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WREGIS account, Seller shall invoice Buyer for such RECs in accordance with Section 2.3 of the Master Agreement.

#### 8. Special Terms & Exceptions:

#### 8.1 Miscellaneous.

Where the terms of this Confirmation conflict with the Master Agreement, the Confirmation shall control.

The Parties are subject to all WREGIS Operating Rules dated June 4, 2007, as may be amended, supplemented or replaced (in whole or in part) from time to time.

Verification may be requested by Buyer. If Buyer makes such a request for, or the Certification Authority requires documentation from Buyer that is in the possession of Seller or that Seller may readily attain, Seller shall use reasonable efforts to help Buyer comply with the documentation requirements of the Certification Authority.

#### 8.2 Guaranteed 3-Year Minimum Volume.

- a. Beginning in the fourth Contract Year and continuing every year thereafter through the Term, within 30 days following the Delivery of the WREGIS Certificates from the prior December, Buyer shall calculate the number of RECs Delivered to the Buyer by Seller through WREGIS for each of the three prior Contract Years.
- b. If the amount of RECs Delivered in the three prior Contract Years is less than the Guaranteed 3-Year Minimum Volume, Buyer shall immediately provide written Notice of Deficiency to Seller showing Buyer's computation of the number of Replacement RECs due to Buyer from Seller. Seller shall have 7 days to verify Buyer's calculation. No later than 30 days following receipt by Seller of Notice of Deficiency, Seller shall provide Replacement RECs to Buyer. The vintage of the Replacement RECs must be no older than the Contract Year immediately preceding the current Contract Year. If the Seller is unable to provide Replacement RECs to the Buyer, then Seller will pay Buyer an amount equal to the positive difference, if any, between the administrative penalty pursuant to RCW 19.285.060 (or any successor statute) minus the Purchase Price; or, if Buyer is able to obtain the Replacement RECs at a cost that is less than the applicable administrative penalty, Seller will reimburse Buyer for the positive difference, if any, between cost of such Replacement RECs minus the Purchase Price.
- **c.** Buyer will use the Excel spreadsheet shown as Attachment 2 to determine the Guaranteed 3-Year Minimum Volume.

### 8.3 Change to Article 1 of the Master Agreement – "Definitions"

a. Section 1.23 "Downgrade Event" is replaced as follows:

"Downgrade Event" means for a Party that such Party's Credit Rating, or the Credit Rating of its Guarantor falls below BBB from S&P or Baa2 from Moody's or becomes no longer rated by either S&P or Moody's, or as otherwise agreed by the Parties as set forth in the Confirmation.

- b. Section 1.41 "Performance Assurance" shall be deleted.
- c. Section 1.55a "Secured Party" is added as follows:

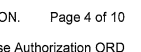
"Secured Party" shall have the meaning set forth in Section 4.2 (h).

- 8.4 Changes to Article 2 of the Master Agreement "Transactions, Payment, Taxes and Transfer of Title"
  - a. Section 2.6, "Taxes and Fees" is amended and restated in its entirety as follows:

Seller will be responsible for any Taxes imposed on the creation, ownership, or transfer of Product under this Master Agreement up to, and including, the Delivery. Buyer will be responsible for any Taxes imposed on the receipt or ownership of Product after Delivery. Each Party will be responsible for the payment of any fees, including attorney and brokers' fees, incurred by it in connection with any Transactions hereunder, unless otherwise agreed by the Parties in the Confirmation.

**b. Section 2.7, "Transfer of Title"** is amended and restated in its entirety as follows:

None of Seller's property interest in the Product will pass to Buyer until the Delivery and payment set forth in this Article 2 are complete. Upon such completion, all rights, title and interest in and to the Product, to the full extent the same is property, will transfer to Buyer. Subject to any terms agreed by the Parties and set forth in the Confirmation, to the extent that any Transaction is for Product not yet generated on the Trade Date of the Transaction, Seller agrees to make and Buyer agrees to accept actual Delivery of the Product as specified in the Confirmation for such Transaction. This Transaction shall not be netted with other purchases and sales between the Parties.



Date: October 12, 2011

# 8.5 Change to Article 3 of the Master Agreement – "Representations and Warranties"

**a. Section 3.2(d)** is revised to add the following words after the word "Confirmation": "(except with regard to compliance with the Applicable Program, for which Seller makes no representation other than on the Trade Date as set forth above in this Section 3.2 and as described in Article 7)".

### 8.6 Change to Article 4 of the Master Agreement – "Credit"

- a. Section 4.1(a) is replaced as follows:
  - (a) within 200 days following the end of each fiscal year, a copy of the annual report containing audited consolidated financial statements for such fiscal year of such Party, or, with regard to J.P. Morgan, a copy of the annual report containing audited consolidated financial statements for such fiscal year of JPMorgan Chase & Co.
- b. Section 4.1(b) is replaced as follows:
  - (b) within 60 days after the end of each of its first three fiscal quarters of each fiscal year, a copy of the quarterly report containing unaudited consolidated financial statements for such fiscal quarter of such Party, or, with regard to JPMorgan Chase & Co., a copy of the quarterly report containing unaudited consolidated financial statements for such fiscal quarter of JPMorgan Chase & Co., and
- **c. Section 4.2** is amended by adding the following subsection (h):
  - (h) To the extent either or both parties deliver Credit Support in the form of cash or securities, the Party experiencing the Downgrade Event hereby grants to the other Party ("Secured Party") a present and continuing security interest in, and lien on (and right of setoff against), and assignment of, all such Credit Support and all proceeds resulting therefrom or the liquidation thereof, and each party agrees to take such action as the other Party reasonably requires in order to perfect the Secured Party's first-priority security interest in, and lien on (and right of setoff against), such Credit Support and any and all proceeds resulting therefrom or from the liquidation thereof.
- 8.7 Changes to Article 5 of the Master Agreement "Events of Default: Remedies"
  - a. Section 5.3 "Net Out of Settlement Amounts", is amended by replacing the words "Performance Assurance" with "Credit Support". Section 5.3 also is amended by adding the following sentence at the end thereof: "To the extent that the Non-Defaulting Party applies the proceeds realized upon the exercise of

CONFIRMATION AGREEMENT

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RENEWABLE ENERGY CERTIFICATE

SEATTLE CITY LIGHT & JPMORGAN VENTURES ENERGY CORPORATION.

Date: October 12, 2011

> any such rights or remedies to reduce the Defaulting Party's obligations under this Agreement, the Non-Defaulting Party shall return any surplus proceeds remaining after such obligations are satisfied in full."

> **b. Section 5.4 "Calculation Disputes"**, is amended by replacing the words "Performance Assurance" with "Credit Support".

# 8.8 Marketing and Media Rights

If requested, Seller shall provide to Buyer marketing and media rights including the ability to obtain, document and publish project information and photos.

### The parties agree to the Transaction set forth herein.

Seller: J.P. Morgan Ventures Energy Corporation	Buyer: The City of Seattle, City Light Department (dba "Seattle City Light")
By:	By:
Name:	Name: Jorge Carrasco
Title:	Title: Superintendent
Date:	Date:

# ATTACHMENT 1 TO CONFIRMATION AGREEMENT ATTESTATION FROM GENERATOR PARTICIPATING IN WREGIS

This Attachment 1 to the Confirmation governs generation at the Facility during the Term. Any changes shall be provided to the Buyer as soon as reasonably practicable by providing a revised Attachment 1.

1.	Re	enewable Energy Facility Owner Infor	mation		
	a.	. Name of Owner:			
	b.	. Address of Owner:			
	C.	Contact person:	Γitle:		
	d.	Telephone:	Fax:	Email:	
2.	Re	enewable Energy Facility and WREGIS	S Registration Inf	formation	
	a.	Name of Facility:			
	b.	Location/Address of Facility:			
	C.	Facility ID Number:	EIA or QF? (c	heck one)	
	d.	Fuel Type: wind			
	e.	Initial Operating Date:			
	f.	Nameplate Capacity (MW): MW			
3.	WF	REGIS Information			
	a.	Generating Unit Identification Number:		_	
	b.	Generating Unit Name:			
	C.	Primary Facility Name:			
4.	Otl	ther			
	a.	Is the Facility owner reporting its dire	ct greenhouse ga	as emissions in a legally	<b>y</b>

CONFIRMATION AGREEMENT Date: October 12, 2011 RENEWABLE ENERGY CERTIFICATE SEATTLE CITY LIGHT & JPMORGAN VENTURES ENERGY CORPORATION. Page 7 of 10

form?

binding cap and trade program for the time period of generation listed on this

SCL JPI	MVEC 10 12, 2011	ell, Jr./MLS MW REC Purchase Authorization ORD EXH A
		Yes; list the cap and trade program:No
b.	to a u	er is providing only RECs to Purchaser and selling the associated electricity utility or load-serving entity, please write the name of the utility or load-g entity here:
C <sub>i</sub> .	Owner compa WREC	ility has been registered in a Tracking System by an entity other than $r$ , complete items 1 $-$ 3 immediately below and have an agent of the any or individual designated in WREGIS to manage Facility's account in GIS complete and sign this form. For the purposes of this form, such a any or individual is referred to as an "Account Manager". $^{1}$
	(i)	Name of Account Manager as appears in WREGIS:
	(ii)	Date that account management rights assigned to Account Manager expire:
	(iii)	☐ Account Manager has attached documentation accepted by WREGIS authorizing Account Manager to register Facility in Tracking System.
5. De	claratio	on ,
•	declare attesta regard (also d by Fac	I, (print name and title) atory"), authorized agent of Owner / Account Manager (check one) that I have sufficient knowledge and authority to make the following ation for the Effective Period of this document. I also declare the following ing Facility's participation in WREGIS and regarding Renewable Attributes alled "Certificates", "Renewable Energy Certificates" or "RECs") generating islity and tracked in Tracking System:
a.	electric	ewable and environmental attributes associated with the production of city from Facility, including any and all CO2 benefits, emissions offsets, ions or claims, are transferred to purchasers within the WREGIS Tracking n;
b.		ansactions made within WREGIS only fully aggregated Environmental tes are traded;
	***************************************	

CONFIRMATION AGREEMENT RENEWABLE ENERGY CERTIFICATE

SEATTLE CITY LIGHT & JPMORGAN VENTURES ENERGY CORPORATION.

Date: October 12, 2011

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<sup>&</sup>lt;sup>1</sup> Only fill in this section if Owner and Account manager have signed the appropriate bi-lateral form required by WREGIS to designate Account Manager as the sole manager of Facility's Tracking System account and sole recipient of Facility's Environmental Attributes. If there is no Account Manager, and Owner manages Facility's account, this section should be left blank, and Owner must complete this attestation.

- c. the Environmental Attributes of a particular MWh are sold, retired or reserved only once;
- d. to the best of my knowledge, the Environmental Attributes or the electricity that is generated with the Environmental Attributes are not used to meet any federal, state or local renewable energy requirement, renewable energy procurement, renewable portfolio standard, or other renewable energy mandate by any entity other than the party on whose behalf the Environmental Attributes are retired;
- e. the electricity that was generated with the attributes is not separately sold, separately marketed or otherwise separately represented as renewable energy attributable to Facility by Seller, or, to the best of my knowledge, any other entity other than Buyer.

#### 6. Signature

As an authorized agent of Owner or Account Manager, Signatory declares that they have the knowledge and authority to attest that the statements on this form are true and correct. By signing this form, Signatory is attesting that the statements and declarations herein will remain true for the Effective Period.

If any conditions change related to the information on this form prior to Expiration Date, Signatory agrees to inform the Buyer in writing as far in advance of the change as commercially practicable.

Signature	 Date
Title	
Organization	
Place of Execution	

CONFIRMATION AGREEMENT
RENEWABLE ENERGY CERTIFICATE

SEATTLE CITY LIGHT & JPMORGAN VENTURES ENERGY CORPORATION.

Date: October 12, 2011

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# ATTACHMENT 2 TO CONFIRMATION AGREEMENT GUARANTEED MINIMUM CALCULATOR

Capacity (MW)	10
Minimum Capacity Factor	21.6%
Three Year Guaranteed (MWh)	56,765

### Example:

Year	Actual CF	Actual	Actual Three Years	Additional	Total 3 years
1	20%	17,520	NA	NA	NA
2	20%	17,520	NA	NA	NA
3	21%	18,396	53,436	3,329	56,765
4	31%	27,156	64,999	0	64,999
5	31%	27,156	72,708	0	72,708

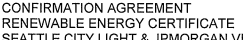
#### Change numbers in italic font to simulate the numbers

Actual CF=Actual capacity factor each year

Additional= the amount of shortage settled after the fact

Actual three years= actual three years generation plus additional RECS if it was provided

Total 3 years = has to be greater than or equal to the Three Year Guaranteed amount



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Date: October 12, 2011

Form revised: July 12, 2011

### FISCAL NOTE FOR NON-CAPITAL PROJECTS

Department:	Contact Person/Phone:	CBO Analyst/Phone:		
City Light	Robert W. Cromwell, Jr./206-684-3856	Calvin Chow/206-684-4652		

### **Legislation Title:**

AN ORDINANCE relating to the City Light Department; authorizing the execution of a confirmation agreement with J.P. Morgan Ventures Energy Corporation for the purchase of environmental attributes from a 10 MW share of the Stateline Wind Project in the form of renewable energy certificates that are necessary or convenient for meeting the requirements of the Washington State Energy Independence Act; and further authorizing the execution of other necessary and convenient agreements for the receipt, tracking, transferring, management, and sale of the environmental attributes.

# **Summary of the Legislation:**

This legislation approves the confirmation agreement for the 5-year purchase of renewable energy certificates (REC's) to allow the City Light Department to comply with the Washington State Energy Independence Act also known as Initiative 937 or I-937. The City Light Department would pay \$14 per REC from 2022 through 2026 for approximately 23,000 RECs per year.

# **Background:**

This legislation approves the confirmation agreement for the purchase of renewable energy certificates from J.P. Morgan Ventures Energy Corporation's 10 MW share of the 300 MW Stateline Wind Project located in Walla Walla County, Washington and Umatilla County, Oregon. This resource is expected to produce about 23,000 RECs annually. City Light will receive 100 percent of the RECs associated with the 10 MW share of the renewable resource starting in 2022 for a 5-year term. The RECs will be delivered to City Light through the Western Renewable Energy Generation Information System. The RECs from this wind resource are eligible under Washington State's Energy Independence Act (Chapter 19.285 of the Revised Code of Washington). City Light intends to use the RECs to partially meet its regulatory requirement under the Energy Independence Act.

# X This legislation has financial implications.

**Appropriations:** 

Fund Name and	Department	Budget Control	2011	2012 Anticipated
Number		Level*	Appropriation	Appropriation



Ī				
Ī	TOTAL		\$0	<b>\$0</b>

Appropriations Notes: None for 2011 and 2012.

# Anticipated Revenue/Reimbursement Resulting from this Legislation:

Fund Name and Number	Department	Revenue Source	2011 Revenue	2012 Revenue
TOTAL			\$0	\$0

Revenue/Reimbursement Notes: None

# Total Regular Positions Created, Modified, or Abrogated through this Legislation, Including FTE Impact:

Position Title and Department	Position # for Existing Positions	Fund Name & #	PT/FT	2011 Positions	2011 FTE	2012 Positions*	2012 FTE*
TOTAL				0	0	0	0

Position Notes: None.

### **Spending/Cash Flow:**

Fund Name & #	Department	Budget Control Level*	2011 Expenditures	2012 Anticipated Expenditures	
TOTAL	· · · · · · · · · · · · · · · · · · ·		\$0	<b>\$0</b>	

Spending/Cash Flow Notes: None.

# Other Implications:

- a) Does the legislation have indirect financial implications, or long-term implications? Yes. Starting in 2022, the expected annual cost for the 5-year term is \$320,000 per year.
- b) What is the financial cost of not implementing the legislation? The financial cost of not implementing this legislation would be to purchase other RECs, or resources that are more expensive, or pay the costs related to the penalty in I-937 for not having sufficient RECs. The penalty cost is approximately four times greater than the acquisition cost of the RECs proposed in this legislation.



- c) Does this legislation affect any departments besides the originating department? No.
- d) What are the possible alternatives to the legislation that could achieve the same or similar objectives? Alternatives include purchasing RECs from other renewable resources and/or energy plus RECs from new renewable resources. City Light is acquiring and will continue to acquire both to meet its regulatory obligation and its retail customer load requirements. Renewable resources that include energy, RECs, and delivery cost approximately six times more than this REC purchase.
- e) Is a public hearing required for this legislation? No. There have not been previous hearings. There will be an opportunity for public comment at the council meeting prior to council's vote to approve or reject the legislation.
- f) Is publication of notice with *The Daily Journal of Commerce* and/or *The Seattle Times* required for this legislation? Not applicable.
- g) Does this legislation affect a piece of property? No.
- h) Other Issues: None.

List attachments to the fiscal note below: None.





# City of Seattle Office of the Mayor

November 8, 2011

Honorable Richard Conlin President Seattle City Council City Hall, 2<sup>nd</sup> Floor

Dear Council President Conlin:

I am pleased to transmit the attached proposed Council Bill that authorizes the City Light Department to execute an agreement with J. P. Morgan Ventures Energy Corporation for the purchase of environmental attributes in the form of renewable energy certificates from their share of the Stateline Wind Project. City Light is required to purchase renewable resources and/or environmental attributes under Chapter 19.285.030 (18) of the Revised Code of Washington. This agreement will facilitate meeting this requirement.

By acquiring the "renewable energy certificates" from the Stateline Wind Project, we are not only taking a step to assure City Light's compliance with "I-937" for a number of years in the future, we are helping to support and promote the development of new, renewable electric generating resources in the Pacific Northwest. This agreement is fully consistent with our shared goal of promoting a sustainable community, doing so in a very cost-effective manner.

Thank you for your consideration of this legislation. Should you have questions, please contact Robert W. Cromwell, Jr. at 684-3856.

Sincerely,

Michael McGinn Mayor of Seattle

cc: Honorable Members of the Seattle City Council

# STATE OF WASHINGTON - KING COUNTY

--SS.

279522

CITY OF SEATTLE, CLERKS OFFICE

No.

# Affidavit of Publication

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12<sup>th</sup> day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a

CT:123776-789 TITLE ONLY

was published on

12/30/11

The amount of the fee charged for the foregoing publication is the sum of \$ 204.75, which amount has been paid in full.

-

Subscribed and sworn to before me on

12/30/11

Notary public for the state of Washington, residing in Seattle

# State of Washington, King County

# City of Seattle

The full text of the following legislation, passed by the City Council on December 12, 2011, and published below by title only, will be mailed upon request, or can be accessed at http://clerk.seattle.gov. For information on upcoming meetings of the Seattle City Council, please visit http://www.seattle.gov/council/calendar. Contact: Office of the City Clerk at (206) 684-8344.

#### ORDINANCE NO. 123776

AN ORDINANCE relating to land use and zoning; amending Sections 22.900G.010, 22.900G.015, 23.41.012, 23.47A.012, 23.73.009, 23.73.010, and 23.84A.038, and adding new Sections 23.73.005, 23.73.012, 23.73.014, 23.73.016, 23.73.018, and 23.73.024 to the Seattle Municipal Code, and amending the fee schedules for the Department of Neighborhoods and Office of Housing, in order to designate a Conservation Core area within the Pike/Pine Conservation Core area within the Pike/Pine Conservation Core area within the designate a Conservation Core area within the designate and administer a transfer of development potential projects and the stablish and administer a transfer of development potential projects. Overlay District and to establish and administer a transfer of development potential program for the Conservation Overlay District to better preserve and enhance the character of the Pike/Pine neighborhood.

#### ORDINANCE NO. 123777

AN ORDINANCE NO. 123777

AN ORDINANCE relating to the City Light Department; authorizing the execution of a confirmation agreement with J.P. Morgan Ventures Energy Corporation for the purchase of environmental attributes from a 10 MW share of the Stateline Wind Project in the form of renewable energy certificates that are necessary or convenient for meeting the requirements of the Washington State Energy Independence Act; and further authorizing the execution of other necessary and convenient agreements for the receipt, tracking, transferring, management, and sale of the environmental attributes.

#### ORDINANCE NO. 123778

AN ORDINANCE NO. 123778

AN ORDINANCE relating to the City Light Department; authorizing the execution of two confirmation agreements with Power County Wind Park North, LLC and Power County Wind Park South, LLC for the purchase of environmental attributes in the form of renewable energy certificates that are necessary or convenient for meeting the requirements of the Washington State Energy Independence Act; and further authorizing the execution of other necessary and convenient agreements for the receipt, tracking, transferring, management, and sale of the environmental attributes.

#### ORDINANCE NO. 123779

AN ORDINANCE relating to the City Light Department; authorizing the Superintendent of Seattle City Light to execute an agreement with Bonneville Power Administration and Puget Sound Energy Corporation for the Preferred Puget Scund Area Plan of Service Projects and Cost

Allocation; and ratifying and confirming certain prior acts.

#### ORDINANCE NO. 123780

AN ORDINANCE relating to indigent public defense services; authorizing the City Budget Director to execute a contract for ser-vices with a third public defense agency.

#### ORDINANCE NO. 123781

AN ORDINANCE NO. 123781

AN ORDINANCE authorizing, in 2011, acceptance of funding from non-City sources; authorizing the heads of the Seattle Fire Department, Seattle Police Department, Department of Information Technology, Department of Parks and Recreation, the Office for Civil Rights, Human Services Department, Seattle City Light, Seattle Department of Transportation and Seattle Public Utilities to accept specified grants and private funding and to execute, deliver, and perform corresponding agreements; and ratifying and confirming certain prior acts.

#### ORDINANCE NO. 123782

AN ORDINANCE related to the 2011 Budget; amending Ordinance 123442, which adopted the 2011 Budget, including the 2011-2016 Capital Improvement Program (CIP); changing appropriations to various departments and budget control levels, and from various funds in the Budget; making cash transfers between various City funds; revising project allocations for certain projects in the 2011-2016 CIP; creating exempt positions; creating new positions; authorizing expenditures; and ratifying and confirming certain prior acts; all by a 3/4 vote of the City Council.

#### ORDINANCE NO. 123783

AN ORDINANCE relating to the regula-AN ORDINANCE relating to the regulation of limousines; authorizing the Director of Finance and Administrative Services to enforce state limousine laws; adopting local laws regulating limousines consistent with state limousine laws; authorizing a cooperative agreement with the Washington Department of Licensing for the enforcement of limousine laws and regulations; creating a new Chapter 6.320 in the Seattle Municipal Code; amending the 2012 budget; and ratifying and confirming certain prior acts; all by a three-fourths vote of the City Council.

#### ORDINANCE NO. 123784

AN ORDINANCE, relating to City employment, to be known as the 2012 Pay Zone Ordinance; adjusting the pay zone structures for the City's discretionary pay programs for the year 2012.

#### ORDINANCE NO. 123785

AN ORDINANCE relating to City employment commonly referred to as the Fourth Quarter 2011 Employment Ordinance; establishing new titles and/or salaries; designating positions as exempt from Civil Service status; and ratifying and confirming prior acts; all by a 2/3 vote of the City Council.

#### ORDINANCE NO. 123786

AN ORDINANCE relating to economic development; creating an Economic Development Commission to advise and make recommendations to the Mayor and City Council; and establishing a new Chapter 3.15 of the Seattle Municipal Code.

#### ORDINANCE NO. 123787

AN ORDINANCE relating to the Seattle Ethics and Elections Commission; authorizing the Executive Director to execute an agreement with the City of Kirkland for implementing an ongoing independent ethics program for the City of Kirkland and ratifying and confirming certain prior acts.

#### ORDINANCE NO. 123788

AN ORDINANCE relating to City employment; adding a new section to Seattle Municipal Code Chapter 4.34 that authorizes eligible City of Seattle employees to convert accumulated and unused vacation to cash to benefit relief efforts on behalf of victims of sections of the control of the contro natural disasters.

#### ORDINANCE NO. 123789

AN ORDINANCE appropriating money to pay certain audited claims and ordering the payment thereof.

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