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FIRST AMENDMENT TO ERCOT STANDARD GENERATION INTERCONNECTION AGREEMENT

This First Amendment ("Amendment") is made and entered into this 6/24/2022 June 2022, by Texas-New Mexico Power Company, a Texas corporation ("Company"), and Flower Valley II LLC, a Delaware limited liability company ("Generator"), each hereinafter sometimes referred to individually as a "Party" or both referred to collectively as the "Parties" for the purpose of making certain changes.

RECITALS

WHEREAS, Company and Generator executed a certain Standard Generation Interconnection Agreement dated January 12, 2021 ("Original Interconnection Agreement");

WHEREAS, Company and Generator wish to enter into this Amendment in order to amend certain terms of the Original Interconnection Agreement related to Generator's expectations;

NOW, THEREFORE, by execution of this Amendment and in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which Company and Generator hereby acknowledge, Generator and Company hereby amend and restate the Standard Generation Interconnection Agreement as follows:

- 1) The Scheduled Commercial Operation Date in Exhibit "B" is changed from July 1, 2021 to April 1, 2022.
- 2) The last sentence of Section 8.A of Exhibit "C" is hereby deleted so that Section 8.A now provides:
 - "A) TSP will provide a 138 kV transmission line from the Point of Intersection to TSP's Flat Top Switching Station and one metered line terminal position within TSP's Flat Top Switching Station, which facilities consist of steel structures, poles, conductors, breakers, switches, instrument transformers and associated protection, control and metering equipment and communication for the transmission line."

This Amendment and the SGIA constitute the entire agreement with respect to the matters set forth herein. In the event of any conflict between this Amendment and the SGIA, this Amendment shall control. This letter is governed by, and shall be construed in accordance with, the laws of the

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State of Texas.

This Amendment may be executed in multiple counterparts and transmitted by facsimile or by electronic mail in "portable document format" ("PDF") form, or by any electronic means intended to preserve the original graphic and pictorial appearance of a party's signature. Each such counterpart and facsimile or PDF signature shall constitute an original, and all of which, when taken together, shall constitute one instrument.

EXCUTED on the aforementioned date above.

FLOWER VALLEY II LLC,

a Delaware limited liability company

By:	
Name:	
Title:	
TEXAS-NEW	MEXICO-POWER COMPANY
By:	James Mal Walker
Name: James	Neal Walker, President

State of Texas.

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EXCUTED on the aforementioned date above.

FLOWER VALLEY II LLC, a Delaware limited liability company
DocuSigned by:
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Ву:
Name:
Title:
TEXAS-NEW MEXICO POWER COMPANY
By:
Name: James Neal Walker, President