

Filing Receipt

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July 12, 2023

Filing Clerk Public Utility Commission of Texas 1701 Congress Avenue P.O. Box 13326 Austin, TX 78711-3326

Project No./Docket No. 35077—Wind Energy Transmission Texas, LLC's Generation Re: Interconnection Agreement Filing Pursuant to PUCT Substantive Rule 25.195(e)

Attached, please find the First Amendment to Generation Interconnection Agreement (the "Amendment") between Wind Energy Transmission Texas, LLC ("WETT") and Borden County Battery Energy Storage System LLC ("Borden County BESS") dated as of July 10, 2023, for filing at the Public Utility Commission of Texas ("PUCT") pursuant to Substantive Rule 25.195(e).

WETT and Borden County BESS entered into that certain Generation Interconnection Agreement dated as of December 9, 2022 (the "Agreement") and filed the Agreement with the PUCT on January 3, 2023.

The attached Amendment does not create any deviations from the Standard Generation Interconnection Agreement except for altering certain details included in Exhibit "C" Interconnection Details and Attachment 1 to Exhibit "C" One Line Diagram to the Agreement.

Sincerely,

WIND ENERGY TRANSMISSION TEXAS, LLC

Fax: 512.279.7398

By: Juliet K. Byabagye Title: Contracts Manager

FIRST AMENDMENT TO GENERATION INTERCONNECTION AGREEMENT

This First Amendment To Generation Interconnection Agreement (this "Amendment") between Wind Energy Transmission Texas, LLC (the "Transmission Service Provider" or "TSP") and Borden County Battery Energy Storage System LLC (the "Generator") is made to be effective as of July 10, 2023 (the "Effective Date") by and between TSP and Generator (each hereinafter individually referred to as "Party," and collectively referred to as "Parties").

RECITALS:

WHEREAS, TSP and Generator entered into that certain Generation Interconnection Agreement dated as of December 9, 2022 (the "Original GIA"); and

WHEREAS, TSP and Generator desire to amend the Original GIA, (hereinafter the "Original GIA"), as more fully described herein;

NOW, THEREFORE, in consideration of the foregoing and the mutual promises of the Parties, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the undersigned agree as follows:

AGREEMENT:

- 1. All capitalized terms used herein and not otherwise defined have the same meaning as those used in the Original GIA.
- 2. <u>Exhibit "C" Interconnection Details</u> of the Original GIA is hereby amended by replacing entirety of Section 4 with "<u>Numbering and Size Generating Units</u>: 48 units at 3.239 MW each"
- 3. <u>Exhibit "C" Interconnection Details</u> of the Original GIA is hereby amended by replacing entirety of Section 5 with "<u>Type of Generating Unit</u>: BESS (132 x Canadian Solar Solbanks)"
- 4. <u>Attachment 1 to Exhibit "C" One Line Diagram</u> of the Original GIA is hereby deleted in its entirety and replaced with the **Attachment 1 to Exhibit "C" One Line Diagram** attached to this amendment.
- 5. Except as amended by this Amendment, the terms and conditions of the Original GIA are unaffected and remain in full force and effect.
- 6. This Amendment shall be binding upon and shall inure to the benefit of the Parties and their respective successors and assigns.
- 7. This Amendment is governed by and shall be construed in accordance with the internal laws of the state of Texas, including the then effective rules and regulations promulgated

by the Public Utility Commission of Texas but excluding any conflict of law rule or principle that might refer the governance or construction of this Amendment to the law of another jurisdiction.

- 8. If any provision of this Amendment is held to be unenforceable, this Amendment shall be considered divisible, and such provision shall be deemed inoperative to the extent it is deemed unenforceable, and in all other respects this Amendment shall remain in full force and effect; provided, however, that, if any provision may be made enforceable by limitation thereof, then such provision shall be deemed to be so limited and shall be enforceable to the maximum extent permitted by applicable law.
- 9. This Amendment shall become effective when it shall have been executed by the Parties. Delivery of an executed counterpart of a signature page to this Amendment by facsimile or other electronic delivery shall be effective as delivery of a manually executed counterpart of this Amendment.

[SIGNATURE PAGE FOLLOWS.]

SIGNATURE PAGE TO FIRST AMENDMENT TO GENERATION INTERCONNECTION AGREEMENT

IN WITNESS WHEREOF, the Parties have executed this Amendment to be effective as of the Effective Date.

TRANSMISSION SERVICE PROVIDER:

WIND ENERGY TRANSMISSION TEXAS, LLC

By: I Wayne Morton

Name: L. Wayne Morton

Title: CEO Date: Jul 10, 2023

GENERATOR:

BORDEN COUNTY BATTERY ENERGY STORAGE SYSTEM LLC

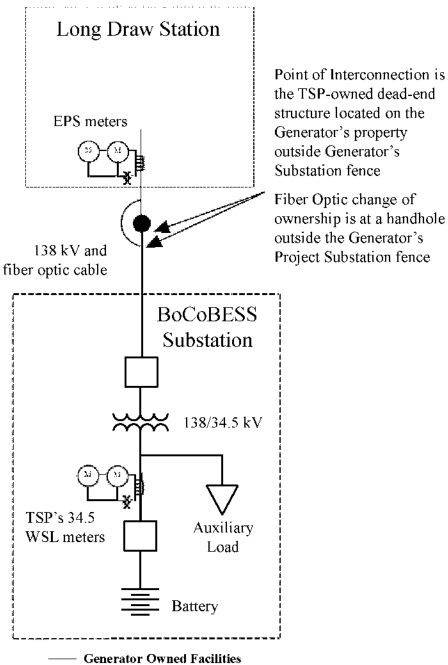
Name: Swaraj Jammalamadaka

Title: Chief Technology Officer

Date: July 10, 2023

Attachment 1 to Exhibit "C"

One Line Diagram



TSP Owned Facilities

Distances as shown are conceptual and not to scale; Station and Substation not shown completely.