



Filing Receipt

Filed Date - 2025-06-13 11:27:53 AM

Control Number - 35077

Item Number - 2153



Thomas J. Yamin, P.E.
Director
Regulatory Transmission and Planning

June 13, 2025

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

**RE: Subject: Project No. 35077—Oncor Electric Delivery Company's Transmission
Contract Filing Pursuant to Subst. Rule 25.195(h)**

Find attached the Fourth Amendment to the Standard Generation Interconnection Agreement between Oncor Electric Delivery Company LLC and PP Jaguar Solar, LLC (PP Jaguar Solar and BESS) (24INR0038 & 24INR0039), dated June 3, 2025, for filing at the Public Utility Commission pursuant to Substantive Rule 25.195(h).

Sincerely,

A handwritten signature in black ink that reads "Thomas J. Yamin".

Thomas J. Yamin, P.E.
Director

**AMENDMENT NO. 4 TO
ERCOT STANDARD GENERATION INTERCONNECTION AGREEMENT
PP Jaguar Solar, LLC
PP Jaguar Solar and BESS (241NR0038, 241NR0039)**

This Amendment No. 4 ("Amendment") to the ERCOT Standard Generation Interconnection Agreement, dated September 12, 2022, between Oncor Electric Delivery Company LLC ("TSP"), a Delaware limited liability company, and PP Jaguar Solar, LLC ("Generator"), ("Agreement") is made and entered into this 3rd day of June, 2025 between TSP and Generator, collectively referred to hereinafter as the Parties. In consideration of the mutual promises and undertakings herein set forth, the Parties hereby agree to amend the Agreement as follows:

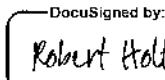
In consideration of the mutual promises and undertaking herein set forth and other good and valuable consideration, the Parties hereby agree to amend the Agreement as follows:

1. Exhibit "E" to the Agreement is deleted in its entirety and replaced with the Exhibit "E" attached hereto and made a part hereof.

IN WITNESS WHEREOF, the Parties have caused this Amendment No. 4 to be signed by their respective duly authorized representatives

ONCOR ELECTRIC DELIVERY COMPANY
LLC

PP JAGUAR SOLAR LLC

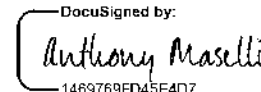
BY: 
1A4F308A21AA462...

Signature

NAME: Robert Holt

TITLE: Director, Transmission Services

DATE: 6/3/2025 | 11:13:46 AM PDT

BY: 
1469769FD45E4D7...

Signature

Anthony Maselli

NAME: _____

TITLE: CHIEF EXECUTIVE OFFICER

DATE: 5/28/2025

Exhibit "E"

Security Arrangement Details

Effective on or before **September 16, 2022**, Generator shall cause to be established (the date of such establishment shall be the "Effective Date"), and shall at all times through the earlier of (i) five (5) business days after the date upon which TSP receives written notification from Generator that Commercial Operation has been achieved or (ii) ninety (90) days after the termination of the Agreement in accordance with its terms (the earlier of which shall be the "Final Expiration Date"), cause to be maintained in full force and effect an "Irrevocable Standby Letter of Credit" for the benefit of TSP in a commercially acceptable form consistent with this Exhibit E and otherwise acceptable to TSP and Generator, which acceptance shall not be unreasonably withheld, in the amount as set forth below. "Irrevocable Standby Letter of Credit" shall mean an irrevocable, transferable letter of credit, issued by a Generator-selected and TSP- approved (which approval shall not be unreasonably withheld), major U.S. commercial bank, or a U.S. branch office of a major foreign commercial bank, with a credit rating of at least "A-" by Standard & Poor's and "A3" by Moody's Investor Service ("Bank"). The Irrevocable Standby Letter of Credit shall be transferable, more than one time, in whole but not in part, in favor of any party whom TSP certifies has succeeded to TSP's right, title and interest in and to this Agreement. Should TSP transfer such Irrevocable Standby Letter of Credit as stated above, Generator shall reimburse TSP for any costs it incurs from the Bank associated with such transfers.

If at any time during the term of this Agreement, the Bank suffers a credit rating reduction to less than "A-" by Standard & Poor's and "A3" by Moody's Investor Service, Generator shall replace that Irrevocable Standby Letter of Credit with another Irrevocable Standby Letter of Credit of the same amount and with the same beneficiary from another TSP- approved bank of Generator's choice within fifteen (15) business days of the date of such event. Failure to provide a substitute Irrevocable Standby Letter of Credit within the time period specified above shall be deemed a Default under Section 10.6 of the Agreement, notwithstanding any cure period otherwise provided for in Section 10.6, and TSP may draw upon the Irrevocable Standby Letter of Credit to secure a cash deposit as security under this Agreement.

The Irrevocable Standby Letter of Credit may consist of one or more consecutive terms (each, a "Term"), the first of which shall be effective on or before the Effective Date and the last of which shall expire on the Final Expiration Date; provided, that, the Irrevocable Standby Letter of Credit shall automatically renew from Term to Term without amendment such that there shall be no interruption of surety provided by the Irrevocable Standby Letter of Credit from the Effective Date through the Final Expiration Date.

To the extent that the Bank has the unilateral right not to renew the Irrevocable Standby Letter of Credit for a successive Term, the Bank shall give notice to TSP and Generator in writing by certified mail, return receipt requested or via courier service, of the exercise of its right not to renew the Irrevocable Standby Letter of Credit for a successive Term (an "Expiring Term") not less than ninety (90) days prior to the expiration date of any Expiring Term. Generator hereby agrees that in the event that the Bank gives such notice and Generator does not provide TSP with a substitute Irrevocable Standby Letter of Credit in substantially the same form

as the expiring Irrevocable Standby Letter of Credit at least forty-five (45) days prior to the expiration date of any Expiring Term, TSP shall have the right to retain as security the full amount (as specified in the Irrevocable Standby Letter of Credit) of the expiring Irrevocable Standby Letter of Credit. The substitute Irrevocable Standby Letter of Credit shall meet the requirements of this Exhibit E and be otherwise acceptable to TSP and Generator, which acceptance shall not be unreasonably withheld. Failure to provide a substitute Irrevocable Standby Letter of Credit within the time period specified above shall be deemed a Default under Section 10.6 of the Agreement, notwithstanding any cure period otherwise provided for in Section 10.6, and TSP may draw upon the Irrevocable Standby Letter of Credit to secure a cash deposit as security under this Agreement.

In the event that an Irrevocable Standby Letter of Credit is set to expire on a date prior to the Final Expiration Date and Generator has not provided to TSP a substitute Irrevocable Standby Letter of Credit at least forty-five (45) days in advance of such expiration, TSP shall have the right to retain as security the full amount (as specified in the Irrevocable Standby Letter of Credit) of the expiring Irrevocable Standby Letter of Credit. The substitute Irrevocable Standby Letter of Credit shall meet the requirements of this Exhibit E and be otherwise acceptable to TSP and Generator, which acceptance shall not be unreasonably withheld. Failure to provide a substitute Irrevocable Standby Letter of Credit within the time period specified above shall be deemed a Default under Section 10.6 of the Agreement, notwithstanding any cure period otherwise provided for in Section 10.6, and TSP may draw upon the Irrevocable Standby Letter of Credit to secure a cash deposit as security under this Agreement.

Except to the extent that the Bank has the unilateral right not to renew the Irrevocable Standby Letter of Credit for a successive Term, the Irrevocable Standby Letter of Credit to be issued in connection herewith shall have no provision for termination by the Bank or Generator.

The financial security shall provide surety to TSP on the following effective dates in the cumulative amounts set forth below:

Effective Date Security Amount

On or before September 16, 2022 \$ 5,636,974.00

On or before of February 10, 2023 \$ 12,526,609.00

The Parties agree that the total security requirement for both GINR 24INR0038 and GINR 24INR00039 will remain in place until the following event(s) occur; a) Commercial Operation Date as provided in Exhibit B is obtained and confirmed with ERCOT for GINR 24INR0038 and b) Commercial Operation Date as provided in Exhibit B is obtained and confirmed with ERCOT for GINR24INR0039 at which time the security amount can be released.