



Control Number: 50730



Item Number: 4

Addendum StartPage: 0

Drew Gormley
Energy Monger, LLC
Chief Executive Officer
3901 Buckingham Pl.
Colleyville, Texas 76034

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PUBLIC UTILITY COMMISSION
FILING CLERK

Public Utility Commission of Texas, Central Records
Attn: Fred Goodwin, Licensing and Compliance Analyst
1701 N. Congress Avenue
Austin, Texas 78711-3326

April 6, 2020

Re: Docket No. 50730

Dear Mr. Goodwin,

On April 2, 2020 Energy Monger, LLC submitted an application to the Public Utility Commission of Texas (the "PUC" or the "Commission") for a Retail Electric Provider Certification in the State of Texas. Thereafter on April 3, 2020, the PUC emailed the applicants and requested additional information from Energy Monger that is required pursuant to PUC Subst. R. 25.107 but not requested on the current application form.

We thank you for your review of this letter and consideration of the responses herein. Please do not hesitate to reach out to me directly with any questions.

Warm regards,

Drew Gormley
Chief Executive Officer
Cell: 214-704-6590
Email: dgormley@energymonger.com

PUC DOCKET NO. 50730

APPLICATION OF ENERGY	§	PUBLIC UTILITY
MONGER, LLC FOR A RETAIL	§	
ELECTRIC PROVIDER CERTIFICATE	§	COMMISSION OF TEXAS

**SUPPLEMENTAL INFORMATION TO APPLICATION OF ENERGY MONGER, LLC
FOR A RETAIL ELECTRIC PROVIDER CERTIFICATE**

Energy Monger, LLC ("Energy Monger") filed an application for a Retail Electric Provider certificate on April 2, 2020 in the above-captioned docket. After an initial review of the application, the Staff of the Public Utility Commission of Texas ("Staff") requested additional information from Energy Monger that is required pursuant to PUC Subst. R. 25.107 but not requested on the current application form. In response to Staff's request, Energy Monger provides the following responses:

Pursuant to 16 TAC § 25.107(g)(1)(A), a REP must have the "[c]apability to comply with all applicable scheduling, operating, planning, reliability, customer registration, and settlement policies, protocols, guidelines, procedures, and other rules established by ERCOT or other applicable independent organization including any independent organization requirements for 24-hour coordination with control centers for scheduling changes, reserve implementation, curtailment orders, interruption plan implementation, and telephone number, fax number, e-mail address, and postal address where the REP's staff can be directly reached at all times."

Pursuant to 16 TAC § 25.107(g)(1)(A), Energy Monger will have the capability to comply with all applicable items required by ERCOT or other applicable independent organizations. Energy Monger will comply with a 24-hour requirement so that it can be in coordination with control centers. All independent organizations will be provided a phone number, email, website, or other contact information so Energy Monger is available 24 hours if any situation occurs.

Energy Monger will have the necessary ERCOT API's to self schedule bilaterals, ancillaries, day ahead demand bids and offers, CRRs, point-to-point bids obligations, and other necessary items to run the settlement, wholesale and trading desk, and other departments that interact with ERCOT. Employees of Energy Monger have experience with the ERCOT API's and Energy Monger expects ERCOT to supply the MIS digital certificates so this can be done through the portal as well.

Drew Gormley, Chief Executive Officer of Energy Monger, LLC, was responsible for these duties as outlined by 16 TAC § 25.107(g)(1)(A) for Ambit Texas, LLC for over 12 years. Drew Gormley is confident his experience and knowledge will allow Energy Monger to comply with § 25.107(g)(1)(A).

Pursuant to 16 TAC § 25.107(g)(1)(B), a REP must have the "[c]apability to comply with the registration and certification requirements of ERCOT or other applicable independent organization and its system rules, or contracts for services with entities registered with or certified by ERCOT or other applicable independent organization."

Pursuant to 16 TAC § 25.107(g)(1)(B), Energy Monger has the capability to comply with all registration and certification requirements of ERCOT and other applicable independent organization.

Drew Gormley is familiar with the ERCOT filings and processes to enroll and keep up to date files with ERCOT. He has been the main contact for a large REP for 12+ years. He was responsible when that REP was acquired by another REP transferring contacts and information to the purchasing REP via the ERCOT forms and files required.

Drew Gormley, Chief Executive Officer of Energy Monger, LLC, was responsible for these duties as outlined by 16 TAC § 25.107(g)(1)(B) for Ambit Texas, LLC for over 12 years. Drew Gormley is confident his experience and knowledge will allow Energy Monger to comply with TAC § 25.107(g)(1)(B).

Pursuant to 16 TAC § 25.107(g)(1)(C), a REP must show “[c]ompliance with all renewable energy portfolio standards in accordance with §25.173 of this title (relating to Goal for Renewable Energy).”

Pursuant to 16 TAC § 25.107(g)(1)(C), Energy Monger will show “compliance with all renewable energy portfolio standards in accordance with §25.173 of this title (relating to Goal for Renewable Energy).”

Energy Monger is aware of the www.texasrenewables.com website and current employees of Energy Monger have used this website to report and retire RECs. Energy Monger will purchase and retire RECs based on their annual statewide REC mandate. ERCOT Protocols Section 14, define the requirements for Market Participant and Energy Monger understands it will be assigned an annual RPS requirement.

Drew Gormley, Chief Executive Officer of Energy Monger, LLC, was responsible for all RPS requirements for Ambit Texas, LLC for over 12 years. Drew Gormley is confident his experience and knowledge will allow Energy Monger to comply with § 25.107(g)(1)(C).

Pursuant to 16 TAC § 25.107(g)(1)(G), a REP must have “[t]he capability and effective procedures to be the primary point of contact for retail electric customers for distribution system service in accordance with applicable commission rules, including procedures for relaying outage reports to the TDU on a 24-hour basis.”

Pursuant to 16 TAC § 25.107(g)(1)(G), Energy Monger will have the capability and effective procedures to be the primary point of contact for retail electric customers for distribution system service in accordance with applicable commission rules, including procedures for relaying outage reports to the TDU on a 24-hour basis.”

Energy Monger is aware that each TDU provides outage information on their website, access to a TDU account manager, and outage maps that impact customers. Energy Monger will be the primary point of contact relaying this information on a 24-hour basis as required by 16 TAC § 25.107(g)(1)(G) via a call center, electronic communications and by any other means necessary to relay outage reports on a 24-hour basis.

Pursuant to 16 TAC § 25.107(g)(1)(H), a REP must have “[a] customer service plan that describes how the REP complies with the commission’s customer protection and anti-discrimination rules.”

Pursuant to 16 TAC § 25.107(g)(1)(H), Energy Monger will have “[a] customer service plan that describes how the REP complies with the commission’s customer protection and anti-discrimination rules.”

Energy Monger is aware of the extensive requirements and important steps it needs to take to ensure that employees are trained and educated to comply with customer protection and anti-discrimination rules created by the commission. Energy Monger will train and educate all it’s employees on these rules.

STATE OF TEXAS
COUNTY OF TARRANT

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AFFIDAVIT

My name is Drew Gormley. I am the Chief Executive Officer of Energy Monger, LLC. I am over the age of eighteen (18) and am competent to make this Affidavit and I have the authority to make this application on behalf of the retail electric provider.

I swear or affirm that I have personal knowledge of the facts stated pursuant to 16 TAC § 5.107(g)(2)(F). I further swear or affirm that all statements and representations made in this document are true and correct.

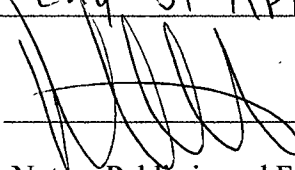
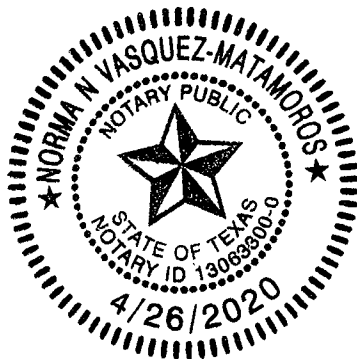
I swear or affirm that the applicant will register with or be certified by ERCOT or other applicable independent organization and will comply with the technical and managerial requirements of this subsection; or that entities with whom the applicant has a contractual relationship are registered with or certified by the independent organization and will comply with all system rules established by the independent organization;".



Drew Gormley

Chief Executive Office


SWORN TO AND SUBSCRIBED before me on the 16th day of April, 2020



Notary Public in and For the State of Texas

My commission expires on: 4/26/2020

Respectfully Submitted,


Drew Gormley

CEO

3901 Buckingham Pl.

Colleyville, Texas 76034

Tel: 214-704-6590

dgormley@energymonger.com

CERTIFICATE OF SERVICE

I hereby certify that on this 6th day of April, 2020, a true and correct copy of the foregoing document was transmitted to the parties of record in accordance with 16 Tex. Admin. Code § 22.74.


Drew Gormley