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PUBLIC UTILITY COMMISSION
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March 31, 2021

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

RE: Project Nos. 36141 & 51761, *Retail Performance Measure Reports Pursuant to PUC Subst. R. 25.88 and Disconnect for Non-Pay Report for 3rd & 4th Quarter 2020.*

Dear Sir or Madam,

Please accept for filing in the above referenced proceeding the Supplemental Information regarding the previously filed Performance Measure report of Texpo Power, LP ("Texpo") for 3rd & 4th Quarter 2020 (the "Metrix Report") and the Disconnect for Non-Pay Report for July, August, September, October, November, and December 2020 (the "DNP Report").

The measures required by PUC Subst. R. 25.88 for retail electric providers relative to the Metrix Report are:

1. Measure A-1: Customers Served by REPs; and
2. Measure C: Technical Field Performance.

Attached is the required report attestation, which is being publicly filed. Texpo is also submitting confidentially and under seal the Metrix Report and the required analysis thereof, which discusses and reveals the required information along with the DNP Report.

Texpo is submitting the Metrix Report and the DNP Report confidentially and under seal consistent with PUC Proc. R. 22.71. Please note that the disclosure of the Metrix Report, the DNP Report, or any part thereof, would: 1) reveal Texpo's market share and details about Texpo's market served; 2) would reveal certain information that may give Texpo's competitors knowledge of Texpo's financial position/condition, which could be used to Texpo's substantial detriment in, among other situations, bidding situations and in responses to RFPs; and 3) could reveal Texpo's proprietary supplier arrangements, service arrangements and cost structure that would, among other things, reduce Texpo's competitive advantages. The Metrix Report and the DNP Report are therefore highly confidential and protected from public disclosure, as described in Texas Government Code, Title 5, Chapter 552, Subchapter C, Section 552.104 and 552.110, and Texpo respectfully requests the confidential treatment of such information.

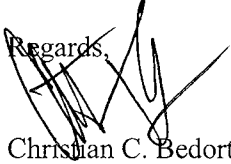
Additionally, Texpo notes that in connection with Measure A-1 of the Metrix Report, which requires it to file both paper and electronic copies of its DOE EIA-826 reports, Texpo has submitted only paper copies of the Metrix Report because the information contained in the Metrix Report constitutes confidential information. PUC Proc. R. 22.71(d)(3) provides that a party shall not file confidential materials electronically unless specific arrangements are made and agreed to by the parties involved on a case by case basis. Texpo is unaware of any such arrangements

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having been made at this time and, accordingly, is not filing the Metrix Report electronically at this time.

Should the Staff wish to review electronic copies of the Metrix Report, Texpo will discuss appropriate arrangements for filing such materials in consideration of the rule. Thank you for your attention to this matter.

Regards,



Christian C. Bedortha
Assistant General Counsel
Texpo Power, LP
O: 713-358-8509
cb@texpoenergy.com

Attachments