



## Filing Receipt

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RWE Clean Energy, LLC  
701 Brazos Street  
Suite 1400  
Austin, TX 78701 U.S.A.  
[www.rwe.com](http://www.rwe.com)

March 15, 2023

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

**Re: Project No. 53385: Emergency Operations Plan for PGC Entities of RWE Clean Energy, Inc f.k.a. Consolidated Edison Clean Energy Businesses, Inc.**

Dear Filing Clerk:

In accordance with 16 Tex. Admin. Code §25.53, as amended by order of the Commission issued February 25, 2022 in Project No. 51841, RWE Clean Energy, Inc (RWECE<sup>2</sup>) hereby submits the annual filing regarding its Emergency Operations Plan (EOP). During this reporting period (2022), RWECE<sup>2</sup> was known as Consolidated Edison Clean Energy Businesses (CEB).

RWECE<sup>2</sup>'s EOP applies to each of the wholly-owned subsidiaries of RWECE<sup>2</sup> which have Power Generation Company (PGC) registrations approved by the PUCT ("RWECE<sup>2</sup> Generators"), listed below:

Power Generation Company (PGC)	Registration Number
OCI Alamo 3, LLC/ Texas Solar 3	20327
OCI Alamo 4, LLC/ Texas Solar 4	20312
OCI Alamo 5, LLC/ Texas Solar 5	20321
CED Alamo 7, LLC/ Texas Solar 7	20360
CED Upton County Solar, LLC/ Upton County Solar 1	20424

**Emergency Contacts:**

Facility	Name	Title	Phone #
Upton	Chris Moore	O&M Manager	(432) 219-8548 (work) (979) 253-3166 (cell)
Upton	Curtis Coffman	Sr. Site Operator	(432) 294-7184 (work) (432) 301-0381 (cell)
Alamo 3, 4, 5	Alec Jones	O&M Manager	830-486-2859
Alamo 7	Craig Stephens	O&M Manager	940-207-1197
All Sites	Phillip Neal	Regional Manager	(432)-803-2532 (cell)
All Sites	John Bahrs	VP, Operations	(914) 993-2137 (work) (914) 380-0731 (cell)

All sites	Shanon Amonette	Director, Asset Compliance	(619) 756-4120 (cell)
All Sites	Chris Coronel	Manager, Power Engineering	(914) 993-2188 (work) (914) 327-9836 (cell)
All Sites	David Raines	Director, EH&S	(914) 993-2177 (work) (914) 721-3504 (cell)

During calendar year 2022, RWECE<sup>2</sup> did not make any change to its EOP that materially affects how each of the RWECE<sup>2</sup> Generators would respond to an emergency. This submission includes an Affidavit from an officer with binding authority over each of the RWECE<sup>2</sup> Generators entities who is the highest-ranking representative for each of those entities.

If you have any questions regarding this filing, please feel free to contact me.

/s/ Shanon Amonette  
Shanon Amonette  
Director, Asset Compliance  
RWE Clean Energy, LLC  
101 W. Broadway, Suite 1110  
San Diego, CA 92101  
[Shanon.Amonette@rwe.com](mailto:Shanon.Amonette@rwe.com)

## AFFIDAVIT

BEFORE ME, the undersigned authority on this 15<sup>th</sup> day of March, 2023, personally appeared James J. Dixon, who being me duly sworn on oath deposed and said:

1. My name is James J. Dixon. I am the Chief Compliance Officer for RWECE Clean Energy, Inc. (RWECE<sup>2</sup>). During the reporting period (2022), RWECE<sup>2</sup> was known as Consolidated Edison Clean Energy Businesses, Inc. In my position, I am an officer and have binding signatory authority for each RWECE<sup>2</sup> entity which is a Power Generation Company (PGC) registered with the Public Utility Commission of Texas. I am familiar with the facts attested to herein.
2. During calendar year 2022, RWECE<sup>2</sup> did not make a change to its EOP that materially affects how each of the RWE Generators would respond to an emergency.
3. Relevant operating personnel at RWECE<sup>2</sup> are familiar with and have received training on the applicable contents and execution of the EOP, and such personnel are instructed to follow the applicable portions of the EOP except to the extent deviations are appropriate as a result of specific circumstances during the course of an emergency.
4. RWECE<sup>2</sup>'s EOP has been reviewed and approved by the appropriate executives.
5. Drills are regularly conducted to the extent required by §25.53(f).
6. RWECE<sup>2</sup>'s EOP or an appropriate summary is distributed to local jurisdictions as needed.
7. RWECE<sup>2</sup> maintains a business continuity plan that addresses returning to normal operations after disruptions caused by an incident.
8. RWECE<sup>2</sup>'s emergency management personnel who are designated to interact with local, state, and federal emergency management officials during emergency events have received the latest IS-100, IS-200, IS-700, and IS-800 National Incident Management System training.

Signature:

Signatory:

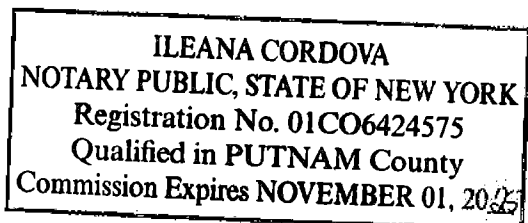
James J. Dixon

Title:

Senior Vice President and Chief Legal Officer

SUBSCRIBED AND SWORN TO BEFORE ME the undersigned authority on this the 15<sup>th</sup> day of March, 2023.

STATE OF NEW YORK  
COUNTY OF WESTCHESTER



*Ileana Cordova*

Notary Public in and for the State of NY