

Filing Receipt

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Control Number - 53385

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Clearway Energy Group LLC

1200 Smith Street, Suite 600 Houston, TX 77002

clearwayenergygroup.com



February 23,2024

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

Re: Project No. 53385: Emergency Operations Plan Submission of Mesquite Star Special, LLC

Dear Filing Clerk:

In accordance with Public Utility Commission of Texas Substantive Rule § 25.53, Mesquite Star Special, LLC ("Mesquite") hereby submits its annual emergency operations plan ("EOP") submission. This submission includes:

- a pleading that (a) indicates no changes have been made to the EOP that materially affect how Mesquite would respond to an emergency, (b) provides a list of emergency contacts and documentation of changes, and (c) a record of distribution, and
- an affidavit that includes an attestation from Mesquite's highest-ranking officer stating that Mesquite did not make a change to its EOP that materially affects how Mesquite would respond to an emergency and the affirmations required under § 25.53(c)(4).

If you have any questions, please do not hesitate to contact me at 346-293-7088.

Respectfully submitted,

Gretchen Schott

Senior Regulatory Counsel Clearway Energy Group LLC

Email: gretchen.schott@clearwayenergy.com

PUC Project No. 53385

Filing of Emergency Operations Plans And Related Documents Under 16 TAC § 25.53 BEFORE THE PUBLIC UTILITY COMMISSION OF TEXAS

ANNUAL EMERGENCY OPERATIONS PLAN SUBMISSION OFMESQUITE STAR SPECIAL, LLC

In accordance with Public Utility Commission of Texas Substantive Rule § 25.53(c)(3), Mesquite Star Special, LLC ("Mesquite") hereby submits it annual emergency operations plan ("EOP") submission. Mesquite has not made any changes to the EOP it filed with the Public Utility Commission of Texas on March 3, 2023 in the above-captioned docket that materially affects how it would respond to an emergency. Accordingly, consistent with §§ 25.53(c)(3)(B) and 25.53(c)(4), Mesquite is providing the following information:

- Mesquite's list of emergency contacts and documentation of changes to the list;
- a record of distribution regarding access to and training regarding the EOP; and
- an affidavit that includes an attestation from Mesquite's highest-ranking officer stating
 that Mesquite did not make a change to its EOP that materially affects how Mesquite
 would respond to an emergency and that includes the affirmations required under §
 25.53(c)(4).

Emergency Contacts: The list of Mesquite's emergency contacts is set forth below, with the back-up contact updated.

Name	Contact Information
Primary contact:	480-424-1680
Renew Performance Monitoring Center ("RPMC")	
control center	
Back-up contact: Greg Noonan, Wind Site Manager	303-550-9478

Record of Distribution: Set forth below is the record of distribution with the titles and names of individuals receiving access to and training on the EOP.

Name/Title	Date of Access/Training
Site Manager, Mesquite Star	2/20/2024
Lead Wind Technician, Mesquite Star	2/20/2024
Wind Technician III, Mesquite Star	2/20/2024
Wind Technician III, Mesquite Star	2/20/2024

Affidavit: Attached is an affidavit that includes an attestation from Mesquite's highest-ranking officer stating that Mesquite did not make a change to its EOP that materially affects how Mesquite would respond to an emergency and the affirmations required under § 25.53(c)(4).

Dated: February 23, 2024 Respectfully submitted,

Gretchen Schott

Senior Regulatory Counsel Clearway Energy Group LLC

Tel: 346-293-7088

Email: gretchen.schott@clearwayenergy.com

On behalf of Mesquite Star Special, LLC

AFFIDAVIT

- I, Christopher S. Sotos, being duly sworn, state that I am the highest-ranking representative, official, or officer with binding authority over Mesquite Star Special, LLC ("Mesquite"). In this position, I have personal knowledge of the facts stated herein, and I affirm that, to the best of my knowledge and belief:
 - relevant operating personnel are familiar with and have received training on the applicable contents of the emergency operation plan ("EOP") of Mesquite as reflected in this filing, 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;
 - (ii) the EOP has been reviewed and approved by the appropriate executives;
 - (iii) drills have been, and will be, conducted to the extent required by Public Utility Commission of Texas Substantive Rule 25.53(f);
 - (iv) the EOP or an appropriate summary has been distributed to local jurisdictions as needed:
 - (v) there is a business continuity plan that addresses returning to normal operations after disruptions caused by an incident;
 - (vi) designated personnel who interact with local, state, and federal emergency management officials during emergency events have received IS-100, IS-200, IS-700, and IS-800 National Incident Management System training; and
 - (vii) Mesquite has not made any changes to the EOP it filed with the Public Utility Commission on March 3, 2023 in Project No. 53385 that materially affects how it would respond to an emergency.

Signature:
Signatory Name: Christopher S. Sotos
Title: President
State of New Comment
County of Morce?
Sworn and subscribed before me, a notary public in and for the State of New P
Sworn and subscribed before me, a notary public in and for the State of New P sta
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Notary Public Signature

OFFICIAL SEAL
DEBORAH REYES
NOTARY PUBLIC - NEW JERSEY
My Comm. Expires August 5, 2024