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EMERGENCY OPERATIONS PLAN

*PUCT Rule §25.53: Electric Service Emergency
Operations Plans*

Shannon Wind, LLC

Effective Date: 03/15/2024

EXECUTIVE SUMMARY

In accordance with §25.53(c)(3)(A)(i), this executive summary:

- I. describes the changes to the contents and policies contained in this EOP.
- II. includes an updated reference to specific sections and page numbers of the entity's EOP that correspond with the requirements of the §25.53.
- III. includes the record of distribution required under paragraph (4)(A) of this section.
- IV. contains the affidavit required under paragraph (4)(C) of this subsection; and

(c)(3)(A)(iii) A complete copy of the EOP with all confidential portions removed.

(a) Content, Policies, Purpose of EOP

Shannon Wind is a Power Generation Company. This Emergency Operating Plan ("EOP") was developed for Shannon Wind to ensure compliance with Chapter 25 of the Public Utility Commission of Texas ("PUC"), Substantive Rules Applicable to Electric Service Providers, Subchapter C (Infrastructure and Reliability), §25.53 Electric Service Emergency Operations Plans.

In the previous calendar year, material changes were made to the emergency contacts and communications plan, and those sections are updated herein.

Site Location, Background, Summary of Assets

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

(c) Table of Contents

EXECUTIVE SUMMARY	2
(A) CONTENT, POLICIES, PURPOSE OF EOP	2
(C) TABLE OF CONTENTS	3
(D) RECORD OF DISTRIBUTION	4
(B) EMERGENCY CONTACT INFORMATION (PRIMARY & BACKUP)	4
(E) AFFIDAVIT	5
EMERGENCY OPERATIONS PLAN	6
1) APPROVAL AND IMPLEMENTATION	6
2) COMMUNICATION PLAN	7
3) EMERGENCY SUPPLIES PLAN	7
4) EMERGENCY STAFFING PLAN	7
5) WEATHER RELATED HAZARD IDENTIFICATION	7
6) ANNEXES	7
A. Weather Emergency Annex	7
B. Water Shortage Annex	8
C. Restoration of Service Annex	8
D. Pandemic and Epidemic Annex	8
E. Hurricane Plan Annex	8
F. Cyber Security Annex	8
G. Physical Security Incident Annex	8
7) DRILLS	8
8) REPORTING REQUIREMENTS	9
ATTACHMENT A: FACILITY WEATHERIZATION PLAN, TORNADO & WILDFIRE PREPAREDNESS PLANS	1
A. SHANNON WIND WEATHERIZATION PLAN	1
B. FACILITY TORNADO PREPAREDNESS PLAN	2
C. FACILITY WILDFIRE PREPAREDNESS PLAN	3
ATTACHMENT B: FACILITY PANDEMIC PREPAREDNESS PLAN	1
A. FACILITY STAFFING PLAN	1
ATTACHMENT C: COMMUNICATION PLAN	1
A. PURPOSE	1
B. PROCEDURES DURING AN EMERGENCY	4
C. GENERATION CAPABILITIES	10
APPENDIX A: LIST OF CRITICAL VENDORS	11
APPENDIX B: AFFIDAVIT FOR COMPLIANCE	12
APPENDIX C: EOP CHANGE LOG	13

(d) Record of Distribution

In accordance with §25.53(c)(4)(A) The record of distribution contains the following (i) titles and names of persons in the entity's organization receiving access to and training on the EOP; and (ii) dates of access to or training on the EOP, as appropriate and listed below:

NAME	POSITION	EOP TRAINING DATE

(b) Emergency Contact Information (Primary & Backup)

In accordance with §25.53(c)(4)(B) A list of primary and, if possible, backup emergency contacts for the entity, including identification of specific individuals who can immediately address urgent requests and questions from the commission during an emergency.

NAME	POSITION	PHONE	EMAIL	CAN ADDRESS COMMISSION QUESTIONS?

(e) Affidavit

Compliance Affidavit

This affidavit is for compliance with PUCT §25.53(c)(4)(C). I affirm that all relevant employees and contractors at the Shannon Wind Project are familiar with the contents of the emergency operations plan; and such personnel are committed to following the plan and the provisions contained therein in the event of a system-wide or local emergency that arises from natural or manmade disasters except to the extent deviations are appropriate under the circumstances during an emergency.

This affidavit is required to be from the entity's highest-ranking representative, official, or officer with binding authority over the entity affirming the following:

- I. relevant operating personnel 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 because of specific circumstances during an emergency.
- II. the EOP has been reviewed and approved by the appropriate executives.
- III. drills have been conducted to the extent required by subsection (f) of this section.
- IV. the EOP or an appropriate summary has been distributed to local jurisdictions as needed.
- V. the entity maintains a business continuity plan that addresses returning to normal operations after disruptions caused by an incident.
- VI. the entity's emergency management personnel who are designated to interact with local, state, and federal emergency management officials during emergency events have received the applicable latest IS-100, IS-200, IS-700, and IS-800 National Incident Management System training.



Signature

March 8, 2024

Date

Himanshu Saxena

Printed Name

Shannon Wind, LLC

EMERGENCY OPERATIONS PLAN

1) Approval and Implementation

This approval and implementation section provides the following in accordance with §25.53 (d)(1):

- A. Facility is a Power Generation Company. This Emergency Operating Plan ("EOP") was developed for Shannon Wind to ensure compliance with Chapter 25 of the Public Utility Commission of Texas ("PUCT"), Substantive Rules Applicable to Electric Service Providers, Subchapter C (Infrastructure and Reliability), §25.53 Electric Service Emergency Operations Plans.
- B. lists the individuals responsible for maintaining and implementing the EOP, and those who can change the EOP.
- C. Appendix C: EOP Change Log, provides a revision control summary that lists the dates of each change made to the EOP since the initial EOP filing.
- D. Appendix B: Affidavit for Compliance, provides a dated statement that the current EOP supersedes previous EOPs; and
- E. Appendix B: Affidavit for Compliance, states the date the EOP was most recently approved by the entity.

Responsibilities

- F. The Site Manager is responsible for implementing this plan as it pertains to GE employees and contractors hired by GE.
- G. The Site Manager is responsible for annual drills.
- H. The Site Manager is responsible for ensuring all emergency contacts are notified of an emergency incident, if necessary, and for coordinating a response to the incident as well as directing any evacuation according to this plan. The Site Manager will designate an Emergency Coordinator if the emergency requires personnel to evacuate.
- I. In the absence of the Site Manager, the Lead Technician will function as the Site Manager until relieved by management and will account for all GE O&M and contractor personnel on-site.
- J. The Emergency Coordinator will maintain communication with the Site Manager, keep a headcount of all evacuated plant and contract personnel, and report the status to the Site Manager. The Emergency Coordinator may be any qualified Facility employee.
- K. All personnel will be trained in fire routes, exits, storm shelters, the location and use of emergency equipment, and how to follow these plans by the responsible party.
- L. All personnel who have contractors or visitors at the Facility will ensure that they are familiar with these plans.

- M. This EOP will be reviewed not less than annually to confirm it is up to date. Notification to PUCT staff regarding changes to its emergency contact information will be made within 30 days. It is understood that the PUCT will use this information to contact market entities prior to and during an emergency event.

2) Communication Plan

In accordance with §25.53 (d)(2) the communication plan (Attachment C) provides the following: describes the procedures during an emergency for communicating with the media; the commission; Office of Public Utility Counsel (OPUC); fuel suppliers; local and state governmental entities, officials, and emergency operations centers, as appropriate in the circumstances for the entity; and the applicable reliability coordinator.

3) Emergency Supplies Plan

In accordance with §25.53 (d)(3), annually, the Site Manager will ensure that adequate supplies to respond to an emergency are located on-site. Non-perishable food and bottled water are provided to the Facility in sufficient quantity to ensure at least three days, but ideally two weeks' worth of supplies in the event of an emergency as recommended by the Centers for Disease Control (CDC) and Federal Emergency Management Agency (FEMA).

4) Emergency Staffing Plan

In accordance with §25.53(d)(4), in the event of an emergency, the Site Manager will staff the Facility with personnel according to the procedures outlined in Attachment B.

5) Weather Related Hazard Identification

In accordance with §25.53(d)(5), the weather-related hazard plans in Attachment A address how an entity identifies weather-related hazards, including tornadoes, hurricanes, extreme cold weather, extreme hot weather, drought, and flooding, and the process the entity follows to activate the EOP.

6) Annexes

In accordance with §25.53(d)(6), the following relevant annexes are provided:

A. Weather Emergency Annex

In accordance with §25.53(e)(2)(A), Attachment A, Facility Weatherization Plan, Tornado & Wildfire Preparedness Plans, have been prepared and filed with ERCOT consistent with the ERCOT Nodal Protocols and is incorporated herein. These plans are distinct from the weather preparations required under §25.55 (relating to Weather Emergency Preparedness).

Severe weather events: In case of a severe weather threat, the Facility will identify weather events by monitoring local news, weather alerts, emergency notifications from ERCOT and others as deemed appropriate. If appropriate, the Facility will implement the applicable sections of the Facility Weatherization Plan (Attachment A).

Emergency event checklist: In the event of an emergency, the Facility personnel will utilize the checklist(s) outlined in the Facility Weatherization, Tornado & Wildfire Preparedness Plans (Attachment A).

Adequacy and Operability of fuel switching equipment: None. The Facility does not have alternative fuel or fuel storage capacity.

B. Water Shortage Annex

In accordance with §25.53(e)(2)(B), the Facility does not rely on water for reliable operations. Cases of potable bottled water are provided for Facility workers and supplied to the Facility in sufficient quantity to ensure at least three days' worth (ideally two weeks' worth) of supplies in the event of an emergency.

C. Restoration of Service Annex

In accordance with §25.53(e)(2)(C), the Facility does not have black-start generation capacity. Wind energy is available on an as-available basis only and, as wind is the primary fuel for the plant, is available only when the plant is ready to generate (once the grid is available for acceptance of generation). Thus, no priorities for recovery of generation capacity are presented. In the event of turbine faults, or substation events (trips), technicians will be immediately dispatched to the location to troubleshoot and resolve any issues. Turbines are often able to return to service immediately, while the substation goes through the process of a switching procedure.

D. Pandemic and Epidemic Annex

In accordance with §25.53(e)(2)(D), it is not possible to predict when a pandemic will occur or how severe it will be. To minimize economic and other negative impacts, consideration is given to the spectrum of possible pandemic scenarios as part of disaster preparedness and business continuity planning. The Facility Pandemic Preparedness Plan (Attachment B) was developed to meet this objective. This document lists actions to take in the event of a pandemic, including plans for staffing.

E. Hurricane Plan Annex

In accordance with §25.53 (e)(2)(E), the Facility is in Clay County, the nearest town being Windthorst, Texas, which is not within a hurricane evacuation zone as defined by the Texas Division of Emergency Management (TDEM). Therefore, this section is not applicable to the Facility.

F. Cyber Security Annex

In accordance with §25.53 (e)(2)(F), GE personnel will reference Facility CIP-003 Security Management Controls Plan and Policies

G. Physical Security Incident Annex

In accordance with §25.53 (e)(2)(G), GE personnel will reference Facility CIP-003 Security Management Controls Plan and Policies

7) Drills

In accordance with §25.53 (f), All Facility operating personnel complete applicable training in accordance with GE procedures. Individuals who can operate the Facility go through an initial

certification process and periodic training and certifications thereafter according to GE procedures.

The facility will conduct or participate in at least one drill each calendar year to test its EOP. Following an annual drill, the entity must assess the effectiveness of its emergency response and revise its EOP as needed. If the entity operates in a hurricane evacuation zone as defined by TDEM, at least one of the annual drills must include a test of its hurricane annex.

At least 30 days prior to conducting their annual drill, an entity must notify commission staff by email to drillnotice@puc.texas.gov. The notification email must include the date, time, and location of the drill. The Commission does not prescribe specific drill requirements so long as a portion of the EOP is being exercised and practiced as it would be used in an emergency. An entity that has activated its EOP in response to an emergency is not required, under this subsection, to conduct or participate in a drill in the calendar year in which the EOP was activated.

8) Reporting Requirements

In accordance with §25.53 (g), upon request by commission staff during an activation of the State Operations Center by TDEM, an affected entity must provide updates on the status of operations, outages, and restoration efforts. Updates must continue until all incident-related outages of customers able to take service are restored or unless otherwise notified by commission staff. After an emergency, commission staff may require an affected entity to provide an after action or lessons learned report and file it with the commission by a date specified by commission staff.

ATTACHMENT A: FACILITY WEATHERIZATION PLAN, TORNADO & WILDFIRE PREPAREDNESS PLANS

A. SHANNON WIND WEATHERIZATION PLAN

As required under PUCT Substantive Rules & ERCOT Nodal Protocol Section 3.21, Facility prepared a weatherization plan to address measures taken to prepare for extreme summer and winter weather events. Since wind turbines are designed to operate in extreme hot and cold weather conditions, maintenances for both weather conditions are done twice per year on each turbine to assure continuous operation in either hot or cold weather.

Maintenance Cycle

The preservation of lives and the safety of personnel will take precedence over all other considerations when determining the actions to be taken in case of threatened or extreme hot or cold weather events. In all situations, plant operations will be conducted according to instructions from the QSE and ERCOT.

Extreme weather preparation is to include an evaluation of overall plant preparedness and any equipment condition or issues that might affect plant operation in hot or cold weather.

[illegible]

[REDACTED]

Weather Emergency Preparedness

As required under PUCT 16 Texas Administrative Code (TAC) §25.55, relating to weather emergency preparedness, to implement weather emergency preparedness measures for generation entities in the ERCOT power region Facility will annually review, and follow the requirements within the Facility Weather Emergency Plan.

B. FACILITY TORNADO PREPAREDNESS PLAN

As required under PUCT Substantive Rules & ERCOT Nodal Protocol Section 3.21, Facility has prepared a tornado preparedness plan to outline the measures taken to prepare for and respond to a tornado.

Tornado Preparation

Preparedness involves a continuous process of planning, equipping, training, and exercising. Planning for tornadoes requires identifying a place to take shelter, being familiar with and monitoring your community's warning system, and establishing procedures to account for individuals in the building. Employers may need to obtain additional equipment and/or resources (e.g., emergency supply kits) identified in the plan. In addition, workers need to be trained, and plans need to be practiced ensuring that personnel are familiar with what to do in the event of a tornado.

Tornado Response

Identifying Shelter Locations

The Facility will utilize appropriate tornado shelters or similar structures if available.

Personnel should also be aware of what to do if caught outdoors when a tornado is threatening. Seek shelter in a basement or a sturdy building. If one is not within walking distance, try to drive in a vehicle, using a seat belt, to the nearest shelter. If flying debris is encountered while in a vehicle, there are two options: 1) staying in the vehicle with the seat belt on, keeping your head below the windows and covering it with your hands or a blanket, 2) if there is an area which is noticeably lower than the roadway, get out of the car, lie in that area, and cover your head with your hands.

Accountability Procedures

The following steps are recommended to help ensure the safety of personnel if a tornado occurs:

- Develop a system for knowing who is in the building in the event of an emergency.
- Establish an alarm system to warn workers.
 - Test systems frequently.
 - Develop plans to communicate warnings to personnel with disabilities or who do not speak English.
- Account for workers, visitors, and customers as they arrive in the shelter.
 - Use a prepared roster or checklist.
 - Take a headcount.
- Assign specific duties to workers in advance; create checklists for each specific responsibility. Designate and train worker's alternates in case the assigned person is not there or is injured.

Training and Exercises

- Ensure all workers know what to do in case of an emergency.
- Practice shelter-in-place plans on a regular basis.
- Update plans and procedures based on lessons learned from exercises.

Tornado Warning Systems

- Your local emergency management office can provide information about your community's tornado warning system.
- Tornado Watch: Tornadoes are likely to occur in the watch area. Be ready to act quickly and take shelter, and check supply kits. Monitor radio and television stations for more information.
- Tornado Warning: Imminent threat. A tornado has been sighted in the area or has been indicated by radar. Take shelter immediately.

C. FACILITY WILDFIRE PREPAREDNESS PLAN

As required under PUCT Substantive Rules & ERCOT Nodal Protocol Section 3.21, Facility has prepared a wildfire preparedness plan to outline the measures taken to prepare for and respond to a wildfire.

Preparing for a Wildfire

The following steps should be taken to prepare for a wildfire:

- Sign up for the Emergency Alert System ("EAS") and/or National Oceanic and Atmospheric Administration ("NOAA") Weather Radio.
- Know your Facility's evacuation plan and familiarize yourself with evacuation routes and shelter locations.
- Gather emergency supplies, including N95 respirator masks that filter out particles in the air you breathe. Keep in mind each person's specific needs (e.g., personal medications).
- Designate a room that can be closed off from the outside air. If possible, set up a portable air cleaner to keep indoor pollution levels low when smoky conditions exist.
- Keep important documents in fireproof containers and create password-protected digital copies; and
- Where feasible, create an outdoor fire-resistant perimeter zone that is maintained with reduced amount of combustible leaves, debris, or flammable materials for at least 30 feet from buildings.

Responding to a Wildfire

The following steps should be taken when responding to a wildfire:

- Evacuate immediately if told by authorities to do so.
- If trapped, call 911 and give them your location.
- Turn on lights to help rescuers find you.
- Listen to EAS, NOAA Weather Radio, or local alerting systems for current emergency information and instructions.
- Use N95 masks to keep harmful particles out of the air you breathe; and
- If you are not ordered to evacuate, but smoky conditions exist, stay inside in a safe location, or go to another building where smoke levels are lower.

After the Wildfire

The following steps should be taken after a wildfire:

- Listen to the authorities to find out when it is safe to return and whether water is safe to drink.
- Avoid hot ash, charred trees, smoldering debris, and live embers as the ground may contain heat pockets that can cause burns or spark another fire.
- Wear a NIOSH certified respirator and wet debris down to minimize breathing dust particles;

ATTACHMENT B: FACILITY PANDEMIC PREPAREDNESS PLAN

This Pandemic Preparedness Plan ("PPP") outlines measures to be implemented at Facility during a pandemic. The PPP addresses contingencies related to a pandemic disaster scenario, including direct and indirect issues that may occur in the vicinity of Clay County, Texas.

The PPP identifies a means to operate the Facility safely, in compliance with environmental requirements, and reliably assuming 40% of the normally scheduled staff will be unavailable during a pandemic event.

The PPP provides a description of the strategies and resources required to continue to provide critical power generation services during a pandemic.

Introduction

This pandemic preparedness plan ("PPP") outlines the measures to be implemented at the Facility in the case of a pandemic. The PPP addresses contingencies related to a pandemic disaster scenario, including direct and indirect issues that may occur in the vicinity of Clay County, Texas.

It is possible that no vaccine will initially be available to combat a virus-induced pandemic. Because viruses continually evolve and mutate, it is not possible to develop a vaccine until after the pandemic strain exists. Only after the strain emerges, is isolated, and is characterized, can a vaccine be developed and manufactured. Based on current vaccine production processes and capacities, it will take at least six months to begin producing a pandemic-specific vaccine.

The approach taken in this plan is to identify a means of operating the Facility safely, in compliance with environmental regulations, and reliably with 40% of the normally scheduled staff unavailable. It is assumed that a business continuity plan would have to continue for a period of two weeks to several months. The first steps outlined in this plan lay out how the critical positions would be staffed with the reduced workforce. The second part of this plan includes measures that would be taken to ensure the 60% of the staff that are still capable of working remains healthy enough to continue working until the pandemic subsides.

The primary goal during a pandemic is to protect the lives and safety of our employees, and furthermore to provide critical power resources to ERCOT.

A. Facility Staffing Plan

Description of Critical and Non-Critical positions

■	[REDACTED]
■	[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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- [REDACTED]
- [REDACTED]

Communications Plan

The communication protocols plan is attached (Attachment C). The Facility maintains a list of each employee's telephone and cell phone number in case of an emergency. When an employee leaves the Facility and expects to be unavailable via a home phone or cell phone, an alternate contact number will be provided. The Site Manager or designee will communicate the status of those who are not able to be at work as appropriate.

Existing on-site communication tools are expected to be adequate during a pandemic event. An extra effort will be made to ensure all security communication tools are in good working order. This includes security cameras, two-way radios, and cell phones.

The Site Manager will monitor local bulletin boards, websites, announcements from the World Health Organization ("WHO"), and the Centers for Disease Control (CDC) daily. Essential information will be communicated to the Facility for updates on potential health threats and informational broadcasts.

A communication chain will be developed so that the Operator is aware of who within the Facility staff are healthy and available.

Security

Access by visitors, contractors, and other non-critical personnel will be restricted to outside areas only, whenever possible. This includes delivery truck drivers and service contractors. In addition, a screening questionnaire will be developed based on available pandemic information to identify whether visitors are a potential risk (i.e., those that have recently visited a high-risk area). The screening questionnaires will be posted at the main entrance of the Facility and must be completed by individuals requesting access to the Facility. If contractors or guests must have access to critical areas, Facility personnel will require them to wear gloves and a mask (or other PPE as appropriate).

The Local Emergency Planning Committee (LEPC) and law enforcement personnel will be notified of contact information, status reports, and assistance that may be provided by the Facility.

Training and Drills

Training and review of this EOP will be conducted annually for all staff members and additionally if there are signs of a developing pandemic. Training may consist of Operator-approved pandemic training manuals and/or training courses provided by 3rd parties (e.g., CDC, WHO, etc.). The focus of the training will be on early identification of the cause of the pandemic, the nature of the disease (i.e., how it is spread), how long it lives on surfaces outside the body, and how to minimize the chances of being infected. The need for exceptional personal hygiene, especially hand washing, will be emphasized. Signs will be placed in each bathroom as well as the kitchen in the control room and admin areas as a reminder to wash hands. Guidance and expectations regarding how to minimize the risk of spreading the disease will be communicated. Normal courtesies such as handshaking may be discouraged.

Critical Personnel Protective Equipment and "Clean Area"

In anticipation that Personal Protective Equipment ("PPE") will become limited during a pandemic, the Facility will stock extra amounts of masks and gloves in preparation for such an incident. Latex gloves and surgical masks will be made available to all personnel, and expectations will be set concerning their use when near other people or when coming in contact with commonly used items. Anti-viral sprays and wipes will be distributed throughout the plant for use on door handles, steering wheels, telephones, computers, faucets, toilets, tables, etc.

Areas such as bathrooms, kitchens, offices, and shop areas will be disinfected twice per day or immediately after confirmation that an infected person had been in the area. Disinfection will be accomplished by wiping and mopping with a 10% household bleach solution. If household bleach supplies are depleted, the bleach solution used on-site for water treatment will be diluted at the rate of two parts water to one part bleach to approximate the strength of household bleach. Cleaners with equivalent disinfectant properties may be substituted.

The Site Manager's Office will be designated as a "clean area" with limited access once an outbreak is confirmed.

Interaction with Local Health Department

Portions of this plan may be altered in accordance with suggestions and/or mandates by county, state, or federal health departments.

Local Contact Information

NAME	KELL WEST REGIONAL HOSPITAL	UNITED REGIONAL HEALTH CARE
ADDRESS	5420 Kell W Blvd, Wichita Falls, TX 76301	1600 11th St, Wichita Falls, TX 76310
PHONE	(940) 692-5888	(940) 764-7000
Website	https://www.kellwest.com/	https://www.unitedregional.org/

NAME	EMT/Ambulance: American Medical Response	Air Evac LifeTeam 34
ADDRESS	3302 Seymour Highway Wichita Falls, Texas 76309	1610 10th St. Wichita Falls, Tx
PHONE	Dispatch: 940.322.1911	911 / 940-764-3990
Website	https://www.amr.net/	https://lifeteam.net/bases/air-evac-lifeteam-34-wichita-falls-tx/

Post-Pandemic Actions

Normal operation may be resumed once the pandemic has ended and has been verified by governmental agencies through the local Health Department or the local hospital/clinic.

ATTACHMENT C: COMMUNICATION PLAN

A. Purpose

To ensure all parties involved in the commercial operations of the Shannon Wind Energy facility (“Shannon Wind” and the “Resource Entity”) share a common version of personnel contact information, division of responsibilities, means of communication, content, and procedures for communication to coordinate operations of Resource Entity safely and reliably. In the event of any conflict between the Electric Reliability Council of Texas (“ERCOT”) Nodal Protocols, Operating Guides, or other ERCOT/North American Electric Reliability Corporation (NERC) protocols with which parties must comply, the ERCOT/NERC protocols shall prevail.

The parties agree that the actions they are required to take pursuant to these Communication Protocols will be performed in accordance and compliance with the following NERC and ERCOT requirements. To the extent that these NERC and ERCOT requirements are modified in the future, the parties will negotiate in good faith to amend these Communications Protocols to incorporate such modifications.

ERCOT Nodal Protocol Section 2, ERCOT Nodal Operating Guides Section 2, BAL-001-TRE-1 (R8); IRO-001-4 (R2, R3); TOP-001-3 (R3, R4, R5, R6); VAR-002-4.1 (R1, R2, R3, R4)



[REDACTED]

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[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
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[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

[REDACTED]

B. Procedures during an Emergency

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APPENDIX A: LIST OF CRITICAL VENDORS

[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
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[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

APPENDIX B: AFFIDAVIT FOR COMPLIANCE

COMPLIANCE AFFIDAVIT

§25.53

This affidavit is for compliance with PUCT §25.53. I affirm that all relevant GE employees and contractors at the Shannon Wind Project are familiar with the contents of the emergency operations plan, and such personnel are committed to following the plan and the provisions contained therein in the event of a system-wide or local emergency that arises from natural or manmade disasters except to the extent deviations are appropriate under the circumstances during an emergency.

As of the Effective Date, the current EOP supersedes previous EOPs.

Michael Ozment

Signature

Site Manager
Shannon Wind, LLC

3/8/2024

Date

Michael Ozment

Printed Name

APPENDIX C: EOP CHANGE LOG

VERSION	DATE	DESCRIPTION CHANGE	REVISED BY
1	9/14/2022	Updated for new operator (CAMS) - Adapted former Shannon EOP to current CAMS EOP format.	Christina Stoner Angela Kim Michael Bagnasco Joseph Nobile
2	03/15/2023	Update contact information, ERCOT outage reporting, 25.55 WEP review	Joseph Nobile and Jalen Tarvin
3	3/15/2024	Update contact information, language and reference cleanup, communications plan.	Joseph Nobile