



Filing Receipt

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WETT

TRANSMISSION FOR TEXAS

March 14, 2025

Filing Clerk
Central Records
Public Utility Commission of Texas
1701 N. Congress Ave.
Austin, Texas 78701

Re: Project No. 53385, Project to Submit Emergency Operations Plans and Related documents under 16 TAC § 25.53

To whom it may concern:

Wind Energy Transmission Texas, LLC (“WETT”) is submitting the enclosed documents for filing in the above-referenced project consistent with the requirements of 16 Tex. Admin. Code (“TAC”) § 25.53(c)(3)(B). That provision requires an entity that did not in the previous calendar year make a change to its Emergency Operations Plan (“EOP”) that materially affects how the entity would respond to an emergency to file the designated documents with the Commission. Because WETT has not made a change to its EOP that materially affects how WETT would respond to an emergency, WETT is submitting the documents listed below for filing consistent with 16 TAC § 25.53(c)(3)(B).

- An Attestation and Affidavit signed by WETT’s Chief Executive Officer, L. Wayne Morton, pursuant to 16 TAC § 25.53(c)(3)(B)(ii) and (iii) stating that WETT did not make a change to its EOP that materially affects how WETT would respond to an emergency, and affirming the provisions contained in 16 TAC § 25.53(c)(4)(C)(i)-(vi).
- An updated list of WETT’s most current emergency contacts, filed separately and confidentially under seal.

Please contact me if you have any questions about any of these matters, and thank you for your service in this matter.

Respectfully submitted,



Travis Leverett

8. Since March 2024, there have been changes to the primary and or backup emergency contacts for WETT, including identification of specific individuals who can immediately address urgent requests and questions from the commission during an emergency. The current contacts are provided in WETT's separate "Notice of WETT Emergency Contacts" pleading, contemporaneously filed separately and confidentially under seal in this docket.
9. Relevant operating personnel are familiar with and have received training on the applicable contents and execution of the EOP as well as WETT's Emergency Response Plan (the "ERP," which has been incorporated as an attachment to the EOP). As of the date of this filing, such personnel have been provided access to the EOP and have been 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.
10. As required by 16 TAC § 25.53(f), WETT conducted a drill on its EOP on December 12, 2024, and it provided at least 30 days advance notice to staff of both the Public Utility Commission of Texas and the Texas Division of Emergency Management of said drill using the methods and form prescribed under the Commission rule.
11. Further training of relevant operating personnel on the EOP will take place in calendar year 2025.
12. WETT's EOP or an appropriate summary has not yet been distributed to any local jurisdictions. WETT will distribute a copy of the EOP or an appropriate summary thereof to local jurisdictions as needed in the future.
13. WETT maintains a business continuity plan that addresses returning to normal operations after disruptions caused by an incident.
14. WETT'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 trainings."

L. Wayne Morton

L. Wayne Morton

Subscribed and sworn to before me, notary public, on this the 14th day of March, 2025. This notarial act was an online notarization.



Angela Montalvo
Notary Public in and for the State of Texas

My Commission expires: 04/01/2026