

# Filing Receipt

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#### Young Wind, LLC 700 Universe Blvd. Juno Beach, FL 33408

August 26, 2022

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

# **RE:** Project No. 53385, Project to Submit Emergency Operations Plans and Related Documents under 16 TAC § 25.53

#### Young Wind, LLC Emergency Operations Plan

On August 26, 2022, Young Wind, LLC (Young Wind), a 499.14-MW wind generation facility that is currently under construction in Graham County, Texas and will interconnect with the Electric Reliability Council of Texas, submitted its Power Generation Company (PGC) registration application with the Commission in Docket No. 54000. Accordingly, consistent with the requirements of 16 Texas Administrative Code (TAC) § 25.53(c)(2), Young Wind is submitting its Emergency Operations Plan (EOP) to the Commission.

Enclosed for filing, and consistent with the filing requirements in 16 TAC § 25.53(c)(1) and 25.53(c)(4)(C), are the following:

- An executive summary of Young Wind's EOP;
- A confidential version of Young Wind's EOP and its communications plan; and
- An affidavit from Young Wind's highest-ranking officer.

Please do not hesitate to contact me if you should need any more information.

Sincerely,

<u>/s/ Tracy C. Davis</u> Tracy C. Davis Senior Counsel NextEra Energy Resources, LLC 5920 W. William Cannon Dr., Bldg. 2 Austin, TX 78749 Office: (512) 236-3141 Email: tracy.c.davis@nexteraenergy.com

On behalf of Young Wind, LLC

# Young Wind, LLC Emergency Operations Plan (EOP)/Emergency Action Plan

# **Executive Summary**

The purpose of this Emergency Operations Plan is to ensure a comprehensive document of reference is available and accessible to designated individuals with up-to-date information necessary so that operations of this generation resource can mitigate the negative impact and/or recover from a multitude of disasters. The plan actions are intended to mitigate health risks to plant personnel and people in the surrounding community, as well as minimize adverse impacts to the environment.

## This plan addresses the following:

- Natural Disaster /Severe Weather Event (APPENDIX 1)
- Fire Response Event (APPENDIX 2)
- Physical Security Event (APPENDIX 3)
- Cyber Security Event (APPENDIX 4)
- Capacity/Transmission Event (APPENDIX 5)
- Environmental Event (APPENDIX 6)
- Gas Pipeline Event (APPENDIX 7)
- Oil Pipeline Event (APPENDIX 8)
- Pandemic Event (APPENDIX 9)
- Immediate Site Evacuation Procedure (APPENDIX 10)
- Delayed Site Evacuation Procedure (APPENDIX 11)
- Designated Egress Routes & Muster Areas for Evacuations (APPENDIX 12)
- Personnel Injuries and Serious Health Conditions (APPENDIX 13)
- Personnel Injuries and Serious Health Conditions (Supplemental information for Wind only) (APPENDIX 14)
- Summary of Alternative Fuel & Storage Capacity (APPENDIX 15)
- Emergency Shortage of Water (APPENDIX 16)
- Priorities for Recovery of Generation Capacity (APPENDIX 17)
- Critical Failure Points & Mitigation (APPENDIX 18)
- Staffing During Severe Weather Events (APPENDIX 19)
- Summary of Weatherization Plans & Procedures (APPENDIX 20)

### This document has been reviewed and accepted by NextEra Energy Resources, LLC's VP of Operations and Support Services

# **Distribution of the Emergency Operations Plan includes:**

Name	Title	Date EOP Trained
Mathew Rile	Associate Wind Site Manager	June 14, 2022

## Affidavit is attached

### Specific Page numbers by section:

- Approval and implementation of EOP Page 2
- Individuals to maintain & implement as well as update the EOP Page 2
- EOP revision control summary
  - Dated statement since the prior EOP and supersedes previous EOP Not Applicable
  - Date of EOP approval Page 2
- Communication Plan Supplement
- A plan to maintain pre-identified supplies for emergency response Page 26
- A plan for staffing during an emergency response Page 39
- A plan on how to identify weather-related hazards Page 9
- Weather Emergency Annex
  - Cold or Hot Weather Emergency Page 40
  - Fuel Switching Equipment Not Applicable
- Water Shortage Annex Page 36
- Restoration of Service Annex Page 37
- Pandemic & Epidemic Annex Page 25
- Hurricane Annex Not Applicable
- Cyber Annex Page 18
- Physical Security Incident Page 14

#### AFFIDAVIT OF MATTHEW ROSKOT

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#### STATE OF FLORIDA

#### COUNTY OF PALM BEACH

- 1. My name is Matthew Roskot. I am the President of Young Wind, LLC ("Generator"), which is a new Power Generation Company ("PGC") that expects to be in service before the end of 2022.
- 2. I swear or affirm that I have personal knowledge of the facts set forth in this Affidavit and am authorized to make this Affidavit on behalf of Generator. Each of these facts set forth in this Affidavit is true and correct.
- 3. I am familiar with Generator's Emergency Operations Plan ("EOP") being filed with the Public Utility Commission of Texas in accordance with P.U.C. Substantive Rule 25.53. I am the entity's highest-ranking officer with binding authority over the Generator.
- 4. Generator is filing its application for a PGC registration and therefore is submitting a copy of its EOP to the Commission consistent with P.U.C. Substantive Rule 25.53(c)(2).
- 5. The EOP contains confidential, security-sensitive information that requires filing under seal in accordance with P.U.C. Procedural Rule 22.71(d).
- 6. As required by P.U.C. Substantive Rule 25.53(c)(4)(C)(i), I affirm that all relevant operating personnel for Generator are or will be familiar with the contents of the EOP before the Generator is placed into service and that such personnel will be 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.
- 7. I affirm that the EOP has been reviewed and approved by the appropriate executives, as required by P.U.C. Substantive Rule 25.53(c)(4)(C)(ii).
- 8. I affirm that Generator will conduct emergency drills to the extent required by P.U.C. Substantive Rule 25.53(f) and will notify commission staff and appropriate Texas Division of Emergency Management personnel of one of these drills at least 30 days prior to the date of such drill.
- 9. I affirm that the EOP or an appropriate summary has been distributed to local jurisdictions as needed, pursuant to P.U.C. Substantive rule 25.53(c)(4)(C)(iv).
- 10. I affirm that Generator maintains a business continuity plan that addresses returning to normal operations after disruptions caused by an incident, as required by P.U.C. Substantive Rule 25.53(c)(4)(C)(v).
- 11. I affirm that Generator's emergency management personnel who are designated to interact with local, state, and federal emergency management officials during emergency event

have received the latest IS-100, IS-200, IS-700, and IS-800 National Incident Management System trainings, as required by P.U.C. Substantive Rule 25.53(c)(4)(C)(vi).

Matthew Roskot

SUBSCRIBED AND SWORN TO before me, the undersigned authority, on this <u>Jufth</u> day of August, 2022, to certify which witness my hand and seal of office.

My Commission Expires:

reus Notary Public, State of Florida

