

Filing Receipt

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Memorandum

TO:	Docket Management Division
FROM:	James Kelsaw
	Consumer Protection Division
DATE:	March 13, 2025
RE:	Project No. 57766 – Application of Jaguar Solar Owner2024, LLC to Amend its Renewable Energy Credit Microgenerator Aggregator Registration

STAFF RECOMMENDATION

On February 27, 2025, Jaguar Solar Owner 2024, LLC (Jaguar Solar or the Company) filed an application to amend its registration as a renewable energy credit (REC) microgenerator aggregator pursuant to 16 Texas Administrative Code (TAC) § 25.173(k).

Jaguar Solar indicated that it would continue to calculate the MWh of energy production of its aggregation unit by an electronic meter that meets ANSI C12 standards. The company filed microgenerator listing form for thirty-two new REC microgenerators. Jaguar Solar indicated that the new microgenerators metered generation eligible for RECs is .35641 MW.

Staff has reviewed Jaguar Solar's application to amend its microgenerator aggregator registration and has concluded that Jaguar Solar has satisfactorily completed the registration requirements under 16 TAC § 25.173(k) by providing all requested information.

Additionally, Staff concludes that Jaguar Solar has provided all the information required under 16 TAC § 25.173(e) and that this aggregation unit of Jaguar Solar qualifies as a solar renewable resource under 16 TAC § 25.173(e)(2)(A). Jaguar Solar's aggregation unit includes 168 microgenerators that will produce approximately 1.94186 megawatts (MW) of renewable energy that will be eligible to produce RECs. Any additional REC microgenerators added to this aggregation unit will not be eligible to produce RECs until an order is issued approving the additional MWs of energy to be produced by the aggregation unit.

Therefore, I recommend that the Commission grant Jaguar Solar's amendment request and the Commission records be revised to reflect the amendment.