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Memorandum

TO: Docket Management Division

FROM: Grace Godines - Analyst, Consumer Protection Division

DATE: May 28, 2025

RE: Project No. 58058 - Application of Barrett Solar Project LLC for a Power Generation Company Registration

RECOMMENDATION

I. Application

On May 2, 2025, Barrett Solar Project LLC (Barrett Solar or the Company) filed an application to register as a new power generation (PGC) company pursuant to 16 Texas Administrative Code (TAC) § 25.109. The facility being registered is a solar facility.

II. Application Requirements

Under 16 TAC § 25.109(c) to register as a PGC a person must use the registration form prescribed by the Commission. A person registering as a PGC must provide the following information:

(1) Contact information of the registrant and the registrant's primary and secondary emergency contacts.

(2) The name of the current regulatory contact, the contact' s e-mail address and telephone number, and if the regulatory contact is an internal staff member of the registrant.

(3) Information about each generating facility operated by the registrant.

(4) A description of the types of services provided by the registrant that relate to the generation of electricity.

(5) An oath or affirmation signed by a representative, official, officer or other authorized person was included with the application.

Furthermore, under 16 TAC § 25.109(d), a person registering as a PGC must also submit the following:

(1) An affidavit by a representative, official, officer, or other authorized person.

(2) The name of the registrant's corporate parent company.

(3) The names of the registrant's affiliates.

(4) The applicable control number and item number of its initial Emergency Operations Plan (EOP).

(5) As applicable, copies of the registrant's Federal Energy Regulatory Commission registration as a QF or an EWG.

III. Recommendation

I have reviewed Barrett Solar Project LLC 's application to register as a PGC and find it to be insufficient. Although the company provided some of the information required under 16 TAC §§ 25.109(c) and 25.109(d), some of the answers are incomplete. Specifically, its response to Part C question number 9 (Interchange Project Number where registrant's Emergency Operation Plan is filed and Item Number of filing) is insufficient. While the registrant filed an EOP, it was filed as confidential. Subsequently, the registrant voided that confidential filing but has not filed a redacted version of the EOP. Commission Staff respectfully requests the presiding officer to issue an order requiring the registrant to clarify its response to provide answer to Part C – question 9 and file a revised application in Project 58058 with the redacted EOP's item number.