APPENDIX 1 TO GIP
INTERCONNECTION REQUEST

1. [The undersigned Interconnection Customer submits this request to interconnect its Generating Facility, located in ______________ County, [State], with the Transmission System pursuant to the Tariff.] [The undersigned MHVDC Connection Customer submits this request for Injection Rights for its MHVDC Transmission Line, located in ______________ County, [State], with the Transmission System pursuant to a Tariff.]

2. This Interconnection Request is for (check one):
   _____ Proposed new Generating Facility
   _____ Increase in the generating capacity or a Material Modification of an Existing Generating Facility
   _____ Replacement of Existing Generating Facility with no increase in capacity
   _____ Interconnection Request made in connection with a Generating Facility proposed for inclusion in a resource solicitation process
   _____ Network Resource Interconnection Service for a Generating Facility in Commercial Operation or with an executed GIA
   _____ Existing Generating Facility with no increase in capacity (for NZIS)
   _____ Fast Track Process for Small Generating Facility
   _____ Injection Rights associated with a new MHVDC Transmission Line.

3. The type of interconnection service requested is (check one as appropriate):
   _____ Energy Resource Interconnection Service
   _____ Network Resource Interconnection Service
   _____ Network Resource Interconnection Service only for an Existing Generating Facility
   _____ Network Resource Interconnection Service in connection with a resource solicitation process
   _____ Net Zero Interconnection Service
   _____ External Network Resource Interconnection Service (E-NRIS)
4. Interconnection Customer provides the following definitive information:

   a. Specific address or location for the proposed new Generating Facility site or, in the case of an Existing Generating Facility, the name and specific location of the Existing Generating Facility (provide a site map and GPS coordinates);

   b. The following specific information related to the Interconnection Service Requested:

<table>
<thead>
<tr>
<th>Required Information Related to Interconnection Request</th>
<th>Additional Information/Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Installed Generating Facility Capacity (Maximum Gross Output)</td>
<td>Summer (MW/MVAR): <strong><strong><strong>/</strong></strong></strong> Winter (MW/MVAR): <strong><strong><strong>/</strong></strong></strong></td>
</tr>
<tr>
<td>Existing Interconnection Service, if any</td>
<td>ERIS: ______ NRIS: ______</td>
</tr>
<tr>
<td>New Interconnection Service or Increase in Existing Interconnection Service Requested (Maximum Injection at POI)</td>
<td>ERIS (New): ______ or ERIS (Increase): ______ NRIS (New): ______ or NRIS (Increase): ______</td>
</tr>
<tr>
<td>Station Service Load, if any</td>
<td>Summer (MW/MVAR): <strong><strong><strong>/</strong></strong></strong> Winter (MW/MVAR): <strong><strong><strong>/</strong></strong></strong></td>
</tr>
<tr>
<td>Net Zero Interconnection Service Requested (No increase in Existing Interconnection Service)</td>
<td>NZIS: ______</td>
</tr>
</tbody>
</table>

Provide GIA, and SIS report for Existing Generating Facility

Provide Energy Displacement Agreement (Appendix 11), Monitoring and Consent Agreement (Appendix 12), and SIS report for existing unit
c. A description of the equipment configuration (i.e. Number of generators/inverters and number of Intermediate Step-up transformers, is this phase 2 of an existing project, etc.) for the entire Generating Facility:

d. Generating Facility Commercial Operation Date ____________, Synchronization Date ____________, and required Interconnection Facilities In-Service Date ____________ by day, month, and year;

e. Name, address, telephone number, and e-mail address of the Interconnection Customer. If the Interconnection Customer has designated an agent, include its agent’s contact person:

   Name:_________________________________________________________
   Address:_______________________________________________________
   City:_________________________ State:_____________ Zip:___________
   Phone:________________________Email:____________________________
   Agent’s contact person:
       ____________________________________________________________

f. An Internal Revenue Service Form W-9 or comparable state-issued document for the Interconnection Customer submitting this Interconnection Request;

g. As applicable, documentation proving the existence of a legally-binding relationship between the Interconnection Customer and any entity with a vested interest in this Interconnection Request (e.g., a parent company, a subsidiary, or financing company acting as agent for the Interconnection Customer) that the
Interconnection Customer reasonably anticipates may claim rights or authority under this Interconnection Request. Such documentation may include but is not limited to the Interconnection Customer’s Articles of Organization and Operating Agreement describing the nature of the legally-binding relationship;

h. Interconnection Customer’s banking information, or the banking information of any entity with a legally-binding relationship to the Interconnection Customer, in accordance with Section 4(f) of this Appendix 1, that wishes to make payments and receive refunds on behalf of the Interconnection Customer and in association with this Interconnection Request;

i. Location of the proposed Point of Interconnection including the substation name or the name of the line to be tapped (including the voltage), the estimated distance from the substation endpoints of a line tap, Township/County, ZIP code, and GPS coordinates (Not applicable to External NRIS Applications);

j. Generating Facility Data (set forth in Attachment A);

k. Fuel Source(s) [Check all that are applicable]:

- Coal  
- Nuclear  
- Storage, specify type: ____________
- Hydro  
- Oil  
- Wind
- Natural Gas  
- Solar  
- Other, specify type: ____________

Describe the configuration of Generating Facility utilizing more than one fuel source:

___________________________________________
___________________________________________

If the proposed Generating Facility includes storage device(s), indicate whether the storage device(s) will be charged using energy from the Transmission System
at any time: Yes _____ or No _____. If Yes, specify maximum MW that will be withdrawn from the Transmission System at any time: _____

l. Qualifying Facility status including an indication of state and / or federal qualifications that have been met (optional);

m. If this Interconnection Request is made in connection with a resource solicitation process, attach a copy of a written agreement assigning the Interconnection Customer’s rights under the GIP to the solicitor of the process and granting the solicitor the right to act as the Interconnection Customer’s agent for all purposes in the GIP.

n. If this Interconnection Request is for Net Zero Interconnection Service, attach a copy of the System Impact Study for the Existing Generating Facility or state that such study is not available. This copy must be included as an attachment to the Interconnection Request; and

o. Energy Displacement Agreement (Appendix 12) and Monitoring and Consent Agreement (Appendix 11). In order for a Net Zero Interconnection Request to remain valid, the Energy Displacement Agreement and Monitoring and Consent Agreement must be submitted prior to the start of Generator Interconnection Agreement negotiations.

p. Primary frequency response operating range for electric storage resources.

q. If this Interconnection Request is for Generating Facility Replacement, Interconnection Customer must submit:
   Planned or Actual date of cessation of operation for the Existing Generating Facility: ____________________
   Expected Commercial Operation Date for the Replacement Generating Facility: ____________________
5. Interconnection Customer shall provide the applicable deposit amount as specified in the GIP.

6. Evidence of Site Control as specified in the GIP (check one)
   ____ Is attached to this Interconnection Request
   ____ Will be provided at a later date in accordance with the GIP

7. This Interconnection Request shall be submitted electronically to the representative indicated below:
   E-mail: *Generation Interconnection Planning Group –
   ginterconnection@misoenergy.org

8. Representative of Interconnection Customer to contact:
   [To be completed by Interconnection Customer]
   Name:
   Address:_______________________________________________
   City:___________________ State:___________ Zip:___________
   Phone:__________________ Email:_________________________

9. This Interconnection Request is submitted by:
   [Name of Interconnection Customer]
   By (signature):__________________________________________
   Name (type or print): _________________________________
   Title:_________________________________________________
Date: ________________________________
Attachment A to Appendix 1  
Interconnection Request

Please fill all fields. If field is not applicable, fill with “N/A”.

**GENERATING FACILITY DATA**

A. Unit Ratings

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Total Generator Rated Output (MW)</td>
</tr>
<tr>
<td>2.</td>
<td>Rated MVA</td>
</tr>
<tr>
<td>3.</td>
<td>Number of Generating units (repeat items 3-11 for each type of generator)</td>
</tr>
<tr>
<td>4.</td>
<td>Individual generator rated output (MW)</td>
</tr>
<tr>
<td>5.</td>
<td>Individual generator rated MVA</td>
</tr>
<tr>
<td>6.</td>
<td>Manufacturer</td>
</tr>
<tr>
<td>7.</td>
<td>Year manufactured*</td>
</tr>
<tr>
<td>8.</td>
<td>Nominal terminal voltage (kV)</td>
</tr>
<tr>
<td>9.</td>
<td>Minimum Short Circuit Ratio for turbine operation</td>
</tr>
</tbody>
</table>
| 10. | Rated power factor  
Refer:  
   i. FERC Order No. 827  
   ii. MISO TO power factor requirements  
      https://cdn.misoenergy.org/Reactive_Generator_Requirements108137.pdf |
| 11. | Generator Voltage Regulation range (+/-) |
| 12. | Generator Power Factor Regulation range (+/-) |
| 13. | Primary frequency response operating range for electric storage resources:  
   i. Minimum state of charge:  
   ii. Maximum state of charge: |
| 14. | Type (Induction, Synchronous, D.C. with Inverter) |
| 15. | Connection (Delta, Grounded WYE, Undergrounded WYE, Impedance Grounded) |
*If available

### A-1. Generator Short Circuit Information*

(Provide following reactances in p.u. on the generator base)

1. $X''1$—Positive sequence sub transient reactance (p.u.)
2. $X2$—Negative sequence reactance (p.u.)
3. $X0$—Zero sequence reactance (p.u.)
4. Generator grounding:
   4.a. Solidly grounded (yes/no)
   4.b. Grounded through an impedance (yes/no)
   If yes: $R_____ \text{ p.u. } \quad X_____ \text{ p.u.}$
4.c. Ungrounded

### A-2. Main Generator Step-up Up (GSU) Transformer

(Please fill out data in table below for each GSU transformer)

Number of Transformers __________

<table>
<thead>
<tr>
<th>RATINGS</th>
<th>Self-Cooled</th>
<th>Maximum Nameplate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity (kVA)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Generator Side</td>
<td>System Side</td>
<td>Tertiary</td>
</tr>
<tr>
<td>Voltage Ratio (kV)</td>
<td>Low Voltage</td>
<td>High Voltage</td>
</tr>
<tr>
<td>Winding Connections (Delta or Wye)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Fixed Taps Available __________
Present Tap Setting __________

| IMPEDANCE | | |
|-----------|-------------------|
| Positive Z1 (on self-cooled kVA rating) | % | X/R |
| Zero Z0 (on self-cooled kVA rating) | % | X/R |
### A-3. Pad Mount Transformer

(Please fill out data in table below for each GSU transformer)

Number of Transformers __________

<table>
<thead>
<tr>
<th>RATINGS</th>
<th>Self-Cooled</th>
<th>Maximum Nameplate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity (kVA)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Voltage Ratio (kV)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Winding Connections (Delta or Wye)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Fixed Taps Available __________
Present Tap Setting __________

<table>
<thead>
<tr>
<th>IMPEDANCE</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Positive Z1 (on self-cooled kVA rating)</td>
<td>% X/R</td>
</tr>
<tr>
<td>Zero Z0 (on self-cooled kVA rating)</td>
<td>% X/R</td>
</tr>
</tbody>
</table>

### A-4. Interconnection Facilities Tie Line Information

(Only list data for lines that are to be added by the generation developer)

<table>
<thead>
<tr>
<th>1. Nominal Voltage (kV)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Line length (miles)</td>
</tr>
<tr>
<td>3. Line termination points</td>
</tr>
<tr>
<td>4. Conductor Type/Size (kcm)</td>
</tr>
<tr>
<td>5. Phase Configuration (Vertical or Horizontal)</td>
</tr>
<tr>
<td>6. Summer line ratings in amperes</td>
</tr>
<tr>
<td>7. Positive sequence resistance (R) for entire length (in p.u.*)</td>
</tr>
<tr>
<td>8. Positive sequence reactance (X) for entire length (in p.u.*)</td>
</tr>
<tr>
<td>9. Zero sequence resistance (R0) for entire length (in p.u.*)</td>
</tr>
<tr>
<td>10. Zero sequence reactance (X0) for entire length (in p.u.*)</td>
</tr>
<tr>
<td>11. Line Charging (B/2) (in p.u.*)</td>
</tr>
</tbody>
</table>

* On 100-MVA and nominal line voltage (kV) Base
For wind/photovoltaic plants, provide System Equivalence Impedance Data. (Provide values for each equivalence collector circuit at all voltage levels. Equivalent collector system impedance does not include pad mount impedance)

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Nominal Voltage (kV)</td>
</tr>
<tr>
<td>2.</td>
<td>Summer line ratings in amperes</td>
</tr>
<tr>
<td>3.</td>
<td>Positive sequence resistance (R) for entire length (in p.u.*)</td>
</tr>
<tr>
<td>4.</td>
<td>Positive sequence reactance (X) for entire length (in p.u.*)</td>
</tr>
<tr>
<td>5.</td>
<td>Zero sequence resistance (R0) for entire length (in p.u.*)</td>
</tr>
<tr>
<td>6.</td>
<td>Zero sequence reactance (X0) for entire length (in p.u.*)</td>
</tr>
<tr>
<td>7.</td>
<td>Line Charging (B/2) (in p.u.*)</td>
</tr>
</tbody>
</table>

* On 100-MVA and nominal line voltage (kV) Base

A-5. Dynamic Modeling Information

The Interconnection Customer is to provide the appropriate PSS/E library model in the form of a Siemens PTI PSS/E dyr file. A detailed model of a generator must include:

- Generator Model
- Excitation System Model
  - May be omitted if unit is operated under manual excitation control
- Turbine-Governor Model
  - May be omitted if unit doesn’t regulate frequency
- Power System Stabilizer Model
  - May be omitted if device is not installed or not active
- Reactive Line Drop Compensation Model
  - May be omitted if device is not installed or not active

Models submitted must be acceptable and recommended in the NERC Acceptable Model List posted at: [http://www.nerc.com/comm/PC/Pages/System-Analysis-and-Modeling- Subcommittee-(SAMS)-2013.aspx](http://www.nerc.com/comm/PC/Pages/System-Analysis-and-Modeling- Subcommittee-(SAMS)-2013.aspx) and also comply with MISO’s Model Data Requirements and Reporting Procedures posted at: [https://www.misoenergy.org/Planning/Models/Pages/MOD-032.aspx](https://www.misoenergy.org/Planning/Models/Pages/MOD-032.aspx)
# B. Synchronous Generator Information

(e.g. Biomass, Coal, Diesel, Hydro, Natural Gas, Nuclear, Oil)

1. (Repeat the following for each generator model) Rated Generator speed (rpm)

2. Maximum Turbine MW (°F)

3. Moment-of-Inertia, $WR^2$ (lb. ft. $^2$ for combined Turbine-Generator-Exciter-Inertia Data)

4. Inertia Constant, $H$ (kW sec/kVA for combined Turbine-Generator-Exciter-Inertia Data)

### Reactance Data (Per Unit- Rated kVA)

<table>
<thead>
<tr>
<th>Direct Axis</th>
<th>Quadrature Axis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Synchronous-saturated</td>
<td>$X_{dv}$:</td>
</tr>
<tr>
<td>Synchronous-unsaturated</td>
<td>$X_{di}$:</td>
</tr>
<tr>
<td>Transient – saturated</td>
<td>$X_{di}$:</td>
</tr>
<tr>
<td>Transient – unsaturated</td>
<td>$X_{di}$:</td>
</tr>
<tr>
<td>Subtransient – saturated</td>
<td>$X_{dv}$:</td>
</tr>
<tr>
<td>Subtransient – unsaturated</td>
<td>$X_{di}$:</td>
</tr>
</tbody>
</table>

### Field Time Constant Data (sec)

<table>
<thead>
<tr>
<th></th>
<th>Open Circuit</th>
<th>Three-Phase Short Circuit Transient</th>
<th>Line-to-Line Short Circuit Transient</th>
<th>Line-to-Neutral Short Circuit Transient</th>
<th>Short Circuit Subtransient</th>
<th>Open Circuit Subtransient</th>
</tr>
</thead>
<tbody>
<tr>
<td>$T_{d0}$:</td>
<td></td>
<td>$T_{d3}$:</td>
<td>$T_{d2}$:</td>
<td>$T_{d1}$:</td>
<td>$T_{d}$:</td>
<td>$T_{d0}$:</td>
</tr>
<tr>
<td>$T_{q0}$:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$T_{q}$:</td>
<td></td>
</tr>
</tbody>
</table>

### Armature Time Constant Data (sec)

<table>
<thead>
<tr>
<th></th>
<th>Three Phase Short Circuit</th>
<th>Line-to-Line Short Circuit</th>
<th>Line-to-Neutral Short Circuit</th>
</tr>
</thead>
<tbody>
<tr>
<td>$T_{a3}$</td>
<td></td>
<td>$T_{a2}$</td>
<td>$T_{a1}$</td>
</tr>
</tbody>
</table>

### Armature Winding Resistance Data (Per Unit)

<table>
<thead>
<tr>
<th></th>
<th>Positive</th>
<th>Negative</th>
<th>Zero</th>
</tr>
</thead>
<tbody>
<tr>
<td>$R_1$</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$R_2$</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$R_0$</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Rotor Short Time Thermal capacity $I_{22t}$

Field Current Rated kVA, Armature Voltage and, **PF**

Field Current Rated kVA, Armature Voltage and, **0 PF**

Three Phase Armature Winding Capacitance
Field Winding Resistance = __________ ohms   C
Armature Winding Resistance (per Phase) = __________ ohms   C

5. Attach generator reactive capability curves

6. Attach a plot of generator terminal voltage versus field current showing the air gap line, open-circuit saturation curve, and saturation curve at full load and rated power factor, and power quality curves specifying percent total harmonic distortion vertically and percent power output horizontally from 25 – 100% power output for both current and voltages or specify that the unit is IEEE 519 compliant.

**B-1. Excitation System Information**
(Repeat the following for each generator model)

1. Manufacturer and Type of excitation system used for the generator.
2. Excitation System Response Ratio (ASA)
3. Full load rated exciter output voltage
4. Maximum exciter output voltage (ceiling voltage)
5. Other comments regarding excitation system
6. Attach IEEE block diagram of the excitation system and power system stabilizer (PSS) for computer representation in power system stability simulations and the corresponding excitation system and PSS constants for use in the model.

**B-2. Turbine Governor Information**
(Repeat the following for each generator model and complete only section that applies to corresponding turbine type)

For all turbine types
- a. Turbine manufacturer
- b. Maximum turbine power output (MW)
- c. Minimum turbine power output while on-line (MW)
- d. Droop setting (speed regulation)
- e. Is the governor mechanical-hydraulic or electro-hydraulic?
- f. Other comments about turbine governor system?

Steam, gas or combined cycle
- a. Unit type (Steam, Gas, Combined Cycle)
- b. If steam or combined-cycle, does turbine system have re-heat process (both high and low pressure turbines)?
- c. If steam with reheat process, or if combined cycle, indicate low/high pressure
<table>
<thead>
<tr>
<th>turbine gas/steam (%)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Hydro Turbines</td>
<td>a. Turbine efficiency at rated load (%)</td>
</tr>
<tr>
<td></td>
<td>b. Length of penstock (ft)</td>
</tr>
<tr>
<td></td>
<td>c. Average cross-sectional area of penstock (ft²)</td>
</tr>
<tr>
<td></td>
<td>d. Typical maximum head (vertical distance from the bottom of the penstock, at the gate, to the water level (ft))</td>
</tr>
<tr>
<td></td>
<td>e. Water supply (run-of-the-river or reservoir)</td>
</tr>
<tr>
<td></td>
<td>f. Water flow rate at typical maximum head (ft³/sec)</td>
</tr>
<tr>
<td></td>
<td>g. Average energy rate (kWh/acre-ft)</td>
</tr>
<tr>
<td></td>
<td>h. Estimated yearly energy production (kWh)</td>
</tr>
</tbody>
</table>

**B-3. Induction Generator Information**

1. Motoring Power (kW)
2. Neutral Grounding Resistor (If Applicable)
3. I2t or K (Heating Time Constant)
4. Rotor Resistance
5. Stator Resistance
6. Stator Reactance:
7. Rotor Reactance:
8. Magnetizing Reactance:
9. Short Circuit Reactance:
10. Exciting Current:
11. Temperature Rise:
12. Frame Size:
13. Design Letter:
14. Reactive Power Required In Vars (No Load):
15. Reactive Power Required In Vars (Full Load):
16. Total Rotating Inertia, H: _____ in Per Unit on KVA Base
## C. Non-Synchronous Generator Information

### C-1. Wind Generators Information

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Number of generators to interconnect pursuant to Interconnection Request</td>
</tr>
<tr>
<td>2.</td>
<td>Average site elevation</td>
</tr>
<tr>
<td>3.</td>
<td>Field Volts</td>
</tr>
<tr>
<td>4.</td>
<td>Field Amperes</td>
</tr>
<tr>
<td>5.</td>
<td>Heating time constant (I22t)</td>
</tr>
<tr>
<td>6.</td>
<td>Rotor Resistance</td>
</tr>
<tr>
<td>7.</td>
<td>Stator Resistance</td>
</tr>
<tr>
<td>8.</td>
<td>Rotor Reactance</td>
</tr>
<tr>
<td>9.</td>
<td>Stator Reactance</td>
</tr>
<tr>
<td>10.</td>
<td>Exciting Current</td>
</tr>
<tr>
<td>11.</td>
<td>Temperature Rise</td>
</tr>
<tr>
<td>12.</td>
<td>Total Rotating inertia (H) (Per unit on 100 MVA Base)</td>
</tr>
<tr>
<td>13.</td>
<td>List of adjustable set-points for protective equipment or software*</td>
</tr>
<tr>
<td>14.</td>
<td>Generator type (e.g. GE doubly fed induction machine with back-to-back IGBT converters, or Micon induction generator)</td>
</tr>
<tr>
<td>15.</td>
<td>Generator voltage ride through capability</td>
</tr>
<tr>
<td>16.</td>
<td>Provide voltage flicker data, if available, for the wind generator model to be installed specified in percent of total voltage output. The data may be provided at 25, 50, 75, and 100% of output or in the form of a curve with the Y-axis showing percent of flicker versus total output and the X-axis showing percent load output from at least 25% to 100% of total output.</td>
</tr>
<tr>
<td>17.</td>
<td>Provide voltage dropout limits expressed in voltage level versus time</td>
</tr>
<tr>
<td>18.</td>
<td>Provide frequency dropout limits expressed in frequency versus time</td>
</tr>
<tr>
<td>19.</td>
<td>Provide reactive power capability curve</td>
</tr>
</tbody>
</table>

*If available*

### C-2. Inverter-Based Parameters (e.g. Solar, Storage, Type 4 Wind Turbines)
<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Number of inverters to be interconnected</td>
</tr>
<tr>
<td>2.</td>
<td>Inverter Manufacturer</td>
</tr>
<tr>
<td>3.</td>
<td>Inverter Model Name</td>
</tr>
<tr>
<td>4.</td>
<td>Inverter Model Number</td>
</tr>
<tr>
<td>5.</td>
<td>Inverter Version Number</td>
</tr>
<tr>
<td>6.</td>
<td>List of adjustable set points for the protective equipment or software</td>
</tr>
<tr>
<td>7.</td>
<td>Maximum design fault contribution current</td>
</tr>
<tr>
<td>8.</td>
<td>Harmonics Characteristics</td>
</tr>
<tr>
<td>9.</td>
<td>Start – up requirements</td>
</tr>
</tbody>
</table>

*PSCAD models may be required/requested for inverter based resources as needed during the Generator Interconnection Process. If available please provide with application materials.*
ATTACHMENT B TO APPENDIX 1 TO GIP
INTERCONNECTION STUDY AGREEMENT (GENERATING FACILITY)

THIS AGREEMENT is made and entered into this ___ day of ______, 20___ by and
between ___________________, a _______ organized and existing under the laws of the State of
__________________________, (“Interconnection Customer,”) and the **Midcontinent Independent
System Operator, Inc.**, a non-profit, non-stock corporation organized and existing under the
laws of the State of Delaware, sometimes hereinafter referred to as the “Transmission Provider.”
Interconnection Customer and Transmission Provider each may be referred to as a “Party,” or
collectively as the “Parties.” Any capitalized term used herein but not defined herein shall have
the meaning assigned to such term in the GIP and the GIA.

RECITALS

**WHEREAS,** Interconnection Customer is proposing to develop a Generating Facility or
generating capacity addition to an Existing Generating Facility consistent with the
Interconnection Request submitted by Interconnection Customer dated ________; and

**WHEREAS,** Interconnection Customer desires to interconnect the Generating Facility
with the Transmission System; and

**WHEREAS,** Interconnection Customer has requested Transmission Provider to perform
Interconnection Studies and/or Provisional Interconnection Studies to assess interconnecting the
proposed Generating Facility to the Transmission System, and of any Affected Systems;

**NOW, THEREFORE,** in consideration of and subject to the mutual covenants contained
herein the Parties agreed as follows:

1.0 When used in this Agreement, with initial capitalization, the terms specified shall
have the meanings indicated in the Transmission Provider’s Commission-
approved GIP.
2.0 Interconnection Customer elects and Transmission Provider shall cause to be performed an Interconnection Study and/or an Provisional Interconnection Study consistent with the GIP in accordance with the Tariff, an Interconnection System Impact Study consistent with the GIP and an Interconnection Facilities Study consistent with the GIP, collectively referred to as the “Studies.”

3.0 The Studies shall be based on the technical information provided by Interconnection Customer in the Interconnection Request, as may be modified as the result of the Scoping Meeting, study results, or any other reason identified in the GIP. Transmission Provider reserves the right to request additional technical information from Interconnection Customer as such information may reasonably become necessary consistent with Good Utility Practice during the course of the Studies and as designated in accordance with Section 3.3.3 of the GIP. If, after the designation of the Point of Interconnection pursuant to Section 3.3 of the GIP, Interconnection Customer modifies its Interconnection Request pursuant to Section 4.4, Transmission Provider may extend the time to complete The Studies.

4.0 {Reserved}

5.0 The Interconnection System Impact Study report shall provide the following information:

- identification of any equipment short circuit capability limits exceeded as a result of the interconnection;

- identification of any thermal overload or voltage limit violations resulting from the interconnection;

- identification of any instability or inadequately damped response to system disturbances resulting from the interconnection (including as
necessary, transient stability, both large and small signal, sub synchronous stability, dynamic voltage stability, mid and long-term stability, voltage flicker analyses, and excessive neutral current studies in accordance with Good Utility Practice), and

- preliminary description and non-binding, good faith, planning level estimated cost of facilities required to interconnect the Generating Facility to the Transmission System and to address the identified short circuit, instability, and power flow issues.

6.0 The Interconnection Facilities Study shall provide draft GIA appendices and supporting documentation, which will: (i) provide a description, estimated cost of (consistent with Attachment A), and schedule for required facilities to interconnect the Generating Facility to the Transmission System and (ii) address the short circuit, instability, and power flow issues identified in the Interconnection System Impact Study.

7.0 Interconnection Customer shall provide deposits in the amount and timing outlined in Sections 3.3 of the GIP for the performance of the Studies.

Any difference between the deposit and the actual cost of The Studies shall be paid by or refunded to Interconnection Customer, as appropriate under Section 13.3 of the GIP.

8.0 Interconnection Customer may request all Base Cases and work papers associated with this Interconnection Request, subject to Transmission Provider provisions around acquiring Critical Energy Infrastructure Information.

9.0 Indemnity. To the extent permitted by law, each Party shall at all times indemnify, defend and hold the other Parties harmless from any and all damages, losses, claims, including claims and actions relating to injury to or death of any
person or damage to property, demand, suits, recoveries, costs and expenses, court costs, attorney fees, and all other obligations by or to third parties, arising out of or resulting from the other Party’s performance, or non-performance of its obligations under this Agreement on behalf of the indemnifying Party, except in cases of gross negligence or intentional wrongdoing by the indemnified Party.

10.0 Limitation of Liability. Except with respect to the duties of defense and indemnity expressly provided in this Agreement, a Party shall not be liable to another Party or to any third party or other person for any damages arising out of actions under this Agreement, including, but not limited to, any act or omission that results in an interruption, deficiency or imperfection of Interconnection Service, except as provided in the Tariff. The provisions set forth in the Tariff shall be additionally applicable to any Party acting in good faith to implement or comply with its obligations under this Agreement, regardless of whether the obligation is preceded by a specific directive.

11.0 Miscellaneous. Except as otherwise provided herein, this Agreement shall include standard miscellaneous terms including, but not limited to, representations, disclaimers, warranties, governing law, amendment, execution, waiver, enforceability and assignment, that reflect best practices in the electric industry, that are consistent with regional practices, Applicable Laws and Regulations and the organizational nature of each Party. All of these provisions, to the extent practicable, shall be consistent with the provisions of the GIP and the GIA.

IN WITNESS THEREOF, the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

Midcontinent Independent
System Operator, Inc.
By: __________________________
Name: _________________________
Title: __________________________

[Insert name of Interconnection Customer]

By: __________________________
Name: _________________________
Title: __________________________
INTERCONNECTION STUDY AGREEMENT (INJECTION RIGHTS)

THIS AGREEMENT is made and entered into this ___ day of _____, 20__ by and between ______________, a ______ organized and existing under the laws of the State of ______________________, (“MHVDC Connection Customer,”) and the Midcontinent Independent System Operator, Inc., a non-profit, non-stock corporation organized and existing under the laws of the State of Delaware, sometimes hereinafter referred to as the “Transmission Provider.” MHVDC Connection and Transmission Provider each may be referred to as a “Party,” or collectively as the “Parties.” Any capitalized term used herein but not defined herein shall have the meaning assigned to such term in the GIP and the GIA.

RECITALS

WHEREAS, MHVDC Connection Customer is proposing to develop an MHVDC Transmission Line or capacity addition to an existing MHVDC Transmission Line consistent with the Interconnection Request submitted by MHVDC Connection Customer dated ________; and

WHEREAS, MHVDC Connection Customer desires to interconnect the MHVDC Transmission Line with the Transmission System; and

WHEREAS, MHVDC Connection Customer has requested Transmission Provider to perform Interconnection Studies and/or Provisional Interconnection Studies to assess interconnecting the proposed MHVDC Transmission Line to the Transmission System, and of any Affected Systems;

NOW, THEREFORE, in consideration of and subject to the mutual covenants contained herein the Parties agreed as follows:

1.0 When used in this Agreement, with initial capitalization, the terms specified shall have the meanings indicated in the Transmission Provider’s Commission-
approved GIP.

2.0 MHVDC Connection Customer elects and Transmission Provider shall cause to be performed an Interconnection Study and/or a Provisional Interconnection Study consistent with the GIP in accordance with the Tariff, an Interconnection System Impact Study consistent with the GIP and an Interconnection Facilities Study consistent with the GIP, collectively referred to as the “Studies.”

3.0 The Studies shall be based on the technical information provided by MHVDC Connection Customer in the Interconnection Request, as may be modified as the result of the Scoping Meeting, study results, or any other reason identified in the GIP. Transmission Provider reserves the right to request additional technical information from MHVDC Connection Customer as such information may reasonably become necessary consistent with Good Utility Practice during the course of the Studies and as designated in accordance with Section 3.3.3 of the GIP. If, after the designation of the Point of Interconnection pursuant to Section 3.3 of the GIP, MHVDC Connection Customer modifies its Interconnection Request pursuant to Section 4.4, Transmission Provider may extend the time to complete The Studies.

4.0 {Reserved}

5.0 The Interconnection System Impact Study report shall provide the following information:

- identification of any equipment short circuit capability limits exceeded as a result of the interconnection;

- identification of any thermal overload or voltage limit violations resulting from the interconnection;
- identification of any instability or inadequately damped response to system disturbances resulting from the interconnection (including as necessary, transient stability, both large and small signal, sub synchronous stability, dynamic voltage stability, mid and long-term stability, voltage flicker analyses, and excessive neutral current studies in accordance with Good Utility Practice), and

- preliminary description and non-binding, good faith, planning level estimated cost of facilities required to interconnect the MHVDC Transmission Line to the Transmission System and to address the identified short circuit, instability, and power flow issues.

6.0 The Interconnection Facilities Study shall provide draft TCA appendices and supporting documentation, which will: (i) provide a description, estimated cost of (consistent with Attachment A), and schedule for required facilities to interconnect the MHVDC Transmission Line to the Transmission System and (ii) address the short circuit, instability, and power flow issues identified in the Interconnection System Impact Study.

7.0 MHVDC Connection Customer shall provide deposits in the amount and timing outlined in Sections 3.3 of the GIP for the performance of the Studies.

Any difference between the deposit and the actual cost of The Studies shall be paid by or refunded to MHVDC Connection Customer, as appropriate under Section 13.3 of the GIP.

8.0 MHVDC Connection Customer may request all Base Cases and work papers associated with this Interconnection Request, subject to Transmission Provider provisions around acquiring Critical Energy Infrastructure Information.

9.0 Indemnity. To the extent permitted by law, each Party shall at all times
indemnify, defend and hold the other Parties harmless from any and all damages, losses, claims, including claims and actions relating to injury to or death of any person or damage to property, demand, suits, recoveries, costs and expenses, court costs, attorney fees, and all other obligations by or to third parties, arising out of or resulting from the other Party’s performance, or non-performance of its obligations under this Agreement on behalf of the indemnifying Party, except in cases of gross negligence or intentional wrongdoing by the indemnified Party.

10.0 Limitation of Liability. Except with respect to the duties of defense and indemnity expressly provided in this Agreement, a Party shall not be liable to another Party or to any third party or other person for any damages arising out of actions under this Agreement, including, but not limited to, any act or omission that results in an interruption, deficiency or imperfection of Interconnection Service, except as provided in the Tariff. The provisions set forth in the Tariff shall be additionally applicable to any Party acting in good faith to implement or comply with its obligations under this Agreement, regardless of whether the obligation is preceded by a specific directive.

11.0 Miscellaneous. Except as otherwise provided herein, this Agreement shall include standard miscellaneous terms including, but not limited to, representations, disclaimers, warranties, governing law, amendment, execution, waiver, enforceability and assignment, that reflect best practices in the electric industry, that are consistent with regional practices, Applicable Laws and Regulations and the organizational nature of each Party. All of these provisions, to the extent practicable, shall be consistent with the provisions of the GIP and the GIA.

IN WITNESS THEREOF, the Parties have caused this Agreement to be duly executed by their duly authorized officers or agents on the day and year first above written.

Midcontinent Independent
System Operator, Inc.

By: ____________________________
Name: __________________________
Title: __________________________

[Insert name of MHVDC Connection Customer]

By: ____________________________
Name: __________________________
Title: __________________________
This Universal Non-Disclosure and Confidentiality Agreement (the “Agreement”) is entered into on this _______ day of ___________________, 20____ and effective as of the ______ day of ___________________, 20____ (the “Effective Date”), by and between Midcontinent Independent System Operator, Inc. (“MISO”) and ______________________________, (“Company”) whose principal offices are located at ___________________________________. MISO and Company each may be referred to individually as a “Party” or collectively as the “Parties.”

WHEREAS, MISO is prepared to disclose confidential information under this Agreement to Company in connection with MISO’s business with, or possible engagement of, Company (the “Purpose”);

WHEREAS, Company represents that it desires to receive confidential information pursuant to this Agreement; and,

WHEREAS, MISO and Company desire to set forth in writing the terms and conditions of their agreement.

NOW THEREFORE, in consideration of the mutual promises, covenants, representations and agreements contained in this Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1.0 Confidential Information. “Confidential Information” as used in this Agreement means all information disclosed to Company by MISO or its employees, agents, contractors, representatives, consultants and advisors (collectively “Disclosing Party”) in connection with the Purpose. Confidential Information includes, without limitation, (i) any and all
business, technical, marketing, financial or other information, whether in electronic, oral or written form; (ii) trade secrets, business plans, techniques, methods, or systems, data, know-how, formulae, compositions, designs, sketches, mock-ups, prototypes, photographs, charts, graphs, forms, documents, drawings, samples, inventions, ideas, research and development, customer and vendor lists (including, without limitation, the identity, characteristics, contact persons, product and service needs thereof), rates, price lists, computer software programs and systems, financial statements, and budgets; (iii) all memoranda, summaries, notes, analyses, compilations, studies or those portions of other documents prepared by Company to the extent they contain or reflect such information of, or the contents of discussions with the Disclosing Party (“Company’s Material”), including the contents or existence of discussions or negotiations related to the Purpose; (iv) information not generally known or readily ascertainable; (v) information that provides a competitive advantage for Disclosing Party; and (vi) information that is marked “Confidential” or nonpublic information which under the circumstances surrounding disclosure a reasonable person would conclude should be treated as confidential. Confidential Information shall not include information that (a) is or becomes part of the public domain other than as a result of disclosure by Company, (b) becomes available to Company on a non-confidential basis from a source other than Disclosing Party, provided that, to the best of Company’s knowledge, such source is not prohibited from transmitting such information by a contractual, legal, or other obligation, or (c) was in Company’s possession prior to disclosure of the same by Disclosing Party.

2.0 Non-Use; Protection and Dissemination of Confidential Information. Company agrees not to disclose, discuss, use, reproduce, duplicate, distribute, copy, reconstruct or in any way communicate, directly or indirectly, the Confidential Information for purposes other than in connection with the Purpose. Company shall not disclose, discuss, use, reproduce, duplicate, distribute or in any way communicate, directly or indirectly, the Confidential Information to any other party and will use all reasonable efforts to protect the confidentiality of such information. Company will require that Company’s employees, officers, directors, agents, contractors, representatives, consultants and advisors who need to have access to such Confidential Information in order to assist Company in connection with the Purpose (1) are aware of the Company’s confidentiality
obligation hereunder, and (2) agree to be bound by such confidentiality obligations. Company shall notify Disclosing Party immediately of any loss, misuse, or misappropriation of any Confidential Information of which Company becomes aware.

3.0 Ownership and Return. All Confidential Information, including Company’s Material, shall be and remain the property of Disclosing Party, and no right or license is granted to Company with respect to any Confidential Information. No transfer or creation of ownership rights in any intellectual property comprising Confidential Information is intended or shall be inferred by the disclosure of Confidential Information by Disclosing Party, and any and all intellectual property comprising Confidential Information disclosed and any derivations thereof, shall continue to be the exclusive intellectual property of Disclosing Party. Upon the termination by any Party of the Purpose, or sooner if so requested, Company agrees to immediately return all Confidential Information, including Company’s Material, to Disclosing Party or to destroy all Confidential Information, including all copies of the same, however, Company shall not be required to destroy Confidential Information that has become embedded in Company’s planning models. Upon request, the fact of any such destruction shall be certified in writing to Disclosing Party by Company. Nothing in this Agreement obligates Disclosing Party to disclose any information to Company or creates any agency or partnership relation between them.

4.0 Compliance and Protection of Confidential Information. Company represents and warrants that it has practices and procedures adequate to protect against the unauthorized release of Confidential Information received. Company must educate its employees, agents, and assigns in the provisions of this Agreement and provide to Disclosing Party upon request any information necessary to determine compliance with the terms of this Agreement.

5.0 Indemnification. To the extent permitted by law, Company agrees to indemnify, hold harmless and defend MISO, its employees, principals (owners, partners, shareholders or holders of an ownership interest, as the case may be), agents, contractors, representatives, consultants and/or advisors against any and all liability, loss, costs, damages, expenses, claims or actions, joint or several, arising out of or by reason of any breach of this Agreement by Company and/or Company’s employees, agents, contractors,
representatives or consultants, or arising out of or by reason of any act or omission of Company and/or Company’s employees, agents, contractors, representatives or consultants in the execution, performance, or failure to adequately perform their obligations under this Agreement. For purposes of this Section, to “indemnify” means to defend and pay all expenses (including reasonable attorneys’ fees) and satisfy all judgments (including costs and reasonable attorneys’ fees) which may be incurred or rendered against MISO, its employees, principals (owners, partners, shareholders or holders of an ownership interest, as the case may be), agents, contractors, representatives, consultants and/or advisors.

6.0 Compelled Disclosure. If Company is requested or required by legal or administrative process to disclose any Confidential Information, Company shall promptly notify Disclosing Party of such request or requirement so that Disclosing Party may seek an appropriate protective order or other relief. In any case, Company will (a) disclose only that portion of the Confidential Information that its legal counsel advises is required to be disclosed, (b) use its reasonable efforts to ensure that such Confidential Information is treated confidentially, including seeking an appropriate protective order, and (c) notify Disclosing Party as soon as reasonably practicable of the items of Confidential Information so disclosed.

7.0 Remedies. The Parties acknowledge that remedies at law may be inadequate to protect Disclosing Party against any actual or threatened breach of this Agreement by Company, and, without prejudice to any other rights and remedies otherwise available to Disclosing Party, agree to the immediate granting of preliminary and final injunctive relief (without prior notice and without posting any bond) in favor of Disclosing Party to enjoin and restrain any breach or violation, either actual or anticipatory, of this Agreement.

8.0 Purpose. None of the Parties will be under any legal obligation of any kind whatsoever with respect to the Purpose by virtue of this Agreement, except for the matters specifically agreed to herein. No representation or warranty is made by the Disclosing Party as to the accuracy or completeness of any information provided to the Company.

9.0 Term and Termination. Company’s obligations under this Agreement shall be effective on the date set forth above and shall be perpetual, notwithstanding any expiration, cancellation or termination of this Agreement. Upon termination of the Agreement,
Company shall either promptly (1) deliver or cause to be delivered to Disclosing Party or (2) certify to the Disclosing Party the destruction of, all Confidential Information, including all copies of the Confidential Information in Company’s possession or control including, without limitation, originals and copies of documents, customer lists, prospect lists, price lists, operations manuals, and all other documents reflecting or referencing the Confidential Information, as well as all other materials furnished to or acquired by Company to facilitate the Purpose of the Agreement.

10.0 Agency. This Agreement is binding on Company, its employees, agents, contractors, representatives, consultants, advisors, successors and assigns. In the event of a dispute regarding liability for breach of this Agreement, common law agency principles apply.

11.0 Waiver. No waiver of any of the provisions of this Agreement will be deemed or will constitute a waiver of any other provision, whether or not similar, nor will any waiver constitute a continuing waiver. No waiver will be binding unless executed in writing by an authorized representative of the Party making the waiver. The failure of either Party in any one or more instances to insist upon strict performance of any of the terms and conditions of this Agreement will not be construed as a waiver or relinquishment, to any extent, of the right to assert or rely upon any such terms or conditions on any future occasion.

12.0 Modification. This Agreement may not be amended except in a writing signed by authorized representatives of both Parties.

13.0 Governing Law. Indiana law shall govern the interpretation and implementation of the Agreement and the resolution of any dispute between the parties regarding the effect of the Agreement without giving effect to principles of conflicts of law, and shall supplement, but not replace, the Uniform Trade Secrets Act as enacted by the State of Indiana. Each Party hereby submits itself for the sole purpose of this Agreement and any controversy arising hereunder to the exclusive jurisdiction of the federal or state courts located in the State of Indiana serving the counties of Hamilton and Marion, and any courts of appeal therefrom, and waives any objection (on the grounds of lack of jurisdiction, or forum not convenient or otherwise) to the exercise of such jurisdiction over it by any such courts.
14.0 **Severability and Survival.** Should any clause, portion or paragraph of this Agreement be unenforceable or invalid for any reason, such unenforceability or invalidity will not affect the enforceability or validity of the remainder of this Agreement, and any court having jurisdiction is specifically authorized and encouraged by the Parties to hold inviolate all portions of this Agreement that are valid and enforceable without consideration of any invalid or unenforceable portions hereof.

15.0 The headings of the sections in this Agreement are for the purposes of convenient reference only and are not intended to be part of this Agreement, or to limit or affect the meaning or interpretation of any of the terms hereof.

16.0 **Assignment and Succession.** This Agreement shall inure to the benefit of and be binding upon the successors and permitted assigns of the Parties hereto. Any successor to or assignee of MISO shall assume its rights and obligations under this Agreement with or without notice to Company. Company may not assign its rights hereunder without the written permission of MISO.

17.0 **Attorney’s Fees.** If Company breaches or defaults in the performance of any of the covenants, agreements, representations, or warranties described in this Agreement, then in addition to any and all of the rights and remedies which MISO may have against Company, Company will also be liable to and pay MISO its court costs and reasonable attorney’s fees incurred in enforcing MISO’s covenants, agreements, representations and warranties herein.

18.0 **Employees Bound by Agreement.** The representative executing this Agreement hereby acknowledges and agrees that he/she is duly authorized to execute this Agreement on behalf of Company and that this Agreement shall bind and be enforceable by and against the employees, agents, or consultants of Company. The authorized representative of Company further acknowledges and agrees that only those employees who are listed on the attached Appendix A incorporated herein shall be authorized to receive Confidential Information directly from MISO and that he/she will notify MISO in writing of any modification to Appendix A prior to releasing Confidential Information to those employees listed on Appendix A.

19.0 **Notices.** All notices and other communications hereunder shall be in writing and shall be deemed given if delivered personally or by commercial delivery service, or mailed by
registered or certified mail (return receipt requested) or sent via facsimile (with acknowledgment of complete transmission) to the parties at the following addresses (or at such other address for a party as shall be specified by like notice):

if to MISO, to: 720 West City Center Drive
Carmel, Indiana 46032
Attn: General Counsel
Facsimile No.: (317) 249-5912

if to __________, to: ________________________________
________________________________
________________________________
Facsimile No.: _____________________

20.0 **Entire Agreement.** The Parties agree that this Agreement, including Appendix A incorporated herein and as modified, constitute their entire agreement with respect to the subject matter hereof and that it supersedes any prior agreements or understandings between them, whether written or oral.
Company acknowledges that it has read the Agreement, had the opportunity to discuss it with counsel, and is executing it with an understanding of its provisions. This Agreement may be executed in two or more counterparts, each of which will be deemed an original and all of which together will constitute one and the same document.

*remainder of page left intentionally blank*

[signatures appear on following page]
IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed, effective as of the day, month and year written above.

Midcontinent Independent System Operator, Inc.

By: ______________________________
Print name: _______________________
Title: ____________________________
Date: ____________________________
Phone: ___________________________
Fax: _____________________________

By: ______________________________
Print Name: _______________________
Title: ____________________________
Date: ____________________________
Phone: ___________________________
Fax: _____________________________
APPENDIX A TO ATTACHMENT C
TO MISO UNIVERSAL NON-DISCLOSURE AND
CONFIDENTIALITY AGREEMENT

Company, ________________________________ Employees, Agents, or Consultants
subject to Confidentiality Agreement as of this ______ day of _________________, 20____:

Transmission/Reliability or

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(Attach Additional Pages If Necessary)

* An individual who is an employee of a Transmission Provider (as defined in 18 C.F.R. § 358.3(k) may not be subject to the FERC functional separation requirements (i.e., “N/A” designation) under certain circumstances in accordance with FERC Order No. 717 and the FERC regulations therein adopted. If such an individual would receive information subject to this Amendment, the copy of this Appendix A executed for that individual must be accompanied by written confirmation from Company stating the following: (1) the designated individual is not engaged in transmission or marketing functions (i.e., day-to-day duties and responsibilities for planning, directing, organizing or carrying out operations); (2) the individual has received training on the Standards of Conduct; and (3) the individual undertakes
to comply with such Standards, including in particular the “no conduit rule” set forth in 18 C.F.R. § 358.6.

NOTE: Any changes to the information on this Appendix A must be sent immediately by email to the MISO Client Relations Department at clientrelations@misonenergy.org
WHEREAS, Midcontinent Independent System Operator, Inc. (“MISO”) is prepared to disclose Critical Energy Infrastructure Information (“CEII”) under this Critical Energy Infrastructure Information General Non-Disclosure Agreement (“NDA”) to ________________ (“Recipient”), an individual employed with ____________________, in connection with a legitimate need for the CEII (the “Purpose”) (MISO and Recipient may be collectively referred to as “Parties” or singly as “Party”);

WHEREAS, Recipient represents that he/she has a legitimate purpose for requesting the CEII pursuant to this Agreement; and,

WHEREAS, MISO and Recipient desire to set forth in writing the terms and conditions of their agreement.

NOW THEREFORE, in consideration of the mutual promises, covenants, representations and agreements contained in this Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. Definitions - For purposes of these provisions:

a. The term “CEII” shall include specific engineering, vulnerability, or detailed design information about proposed or existing critical infrastructure that: (1) relates details about the production, generation, transportation, transmission, or distribution of energy; (2) could be useful to a person in planning an attack on critical infrastructure; (3) is exempt from mandatory disclosure under the Freedom of Information Act, 5 U.S.C. 552 (2000); and (4) does not simply give the general location of the critical infrastructure. Narratives such as the descriptions of facilities and processes are generally not CEII unless they describe specific engineering and design details of critical infrastructure.

b. The term “Recipient” means someone who has executed this NDA and is approved to receive CEII.
2. A Recipient certifies that it is his/her understanding that access to CEII is provided pursuant to the terms and restrictions of the provisions in this NDA, and that such Recipient has read the provisions and agrees to be bound by them.

3. Recipient may only discuss CEII with another Recipient of the identical CEII. A Recipient may check with MISO to determine whether another individual is a Recipient of the identical CEII.

4. A Recipient of CEII may use CEII as foundation for advice provided to others, but may not disclose CEII to another individual unless that individual is an approved Recipient of the same CEII.

5. A Recipient will not knowingly use CEII for an illegal or non-legitimate purpose.

6. All CEII shall be maintained by Recipient in a secure place. Access to those materials shall be limited to other Recipients of the identical material. Recipients may make copies of CEII, but such copies become CEII and subject to these same procedures. Recipients may make notes of CEII, which shall be treated as CEII notes if they contain CEII.

7. Recipients must return CEII to MISO or destroy CEII within fifteen days of a written request by MISO to do so, except that CEII notes may be retained in accordance with Paragraph 6, above. Within such time period, each Recipient, if requested to do so, shall also submit to MISO an affidavit stating that, to the best of his or her knowledge, all CEII has been returned or destroyed and that CEII notes have either been returned, destroyed or are being maintained by Recipient in accordance with Paragraph 6.

8. The Recipient remains bound by these provisions unless MISO rescinds the provisions or a court of competent jurisdiction finds that the information does not qualify as CEII.

9. MISO may reasonably audit the Recipient’s compliance with this NDA.
10. Violation of this NDA will be reported to the Federal Energy Regulatory Commission (the “Commission”) which in turn may result in criminal or civil sanctions against the Recipient.

11. I hereby certify my understanding that access to CEII is provided to me pursuant to the terms and restrictions of the above CEII provisions, that I have been given a copy of and have read the provisions, and that I agree to be bound by them. I understand that the contents of the CEII, any notes or other memoranda, or any other form of information that copies or discloses CEII shall not be disclosed to anyone other than another person who has been granted access to these same materials. I acknowledge that a violation of this NDA may result in criminal or civil sanctions, including the suspension of my ability to appear before the Commission pursuant to 18 C.F.R. § 385.2102. I agree that my compliance with this NDA is subject to reasonable audit by MISO.

By: ________________________________

Signature

Print Name: ________________________________

Title: ________________________________

Representing: ________________________________

Date: ________________________________
Midcontinent Independent System Operator, Inc.

Attn: Manager, Queue Administration
720 City Center Drive
Carmel, IN 46032

[Date]

Subject: Proof of Site Control Affidavit

All of the required site control documents for [Project Name] are provided in their entirety, all referenced land is within the proposed project boundaries and the agreements constitute [Specify Percentage] ownership of the project’s total site. The Interconnection Customer has submitted Geographic Information System (GIS) site plan map, data files, and documentation that show Site Control in accordance with the terms of MISO Tariff Attachment X Section 7.2.1.2.

Sincerely,

[Affiant signature]

[Affiant printed name]