

Date: April 21, 2022 **To:** Board of Directors

From: Mark Ruane, Senior Director – Settlements, Retail and Credit

Subject: Approval of Standard Form Letter of Credit for Satisfying Securitization

Uplift Charge Credit Requirements under PURA Chapter 39, Subchapter

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Issue for the ERCOT Board of Directors

ERCOT Board of Directors Meeting Date: April 28, 2022

<u>Item No.:</u> 14

<u>Issue:</u> Whether the ERCOT Board of Directors (Board) should approve a standard form letter of credit for satisfying securitization uplift charge credit requirements under PURA Chapter 39, Subchapter N.

Background/History:

Means of Financial Security and Board Approval Requirement for Standard Form Revisions Pursuant to Protocol Section 16.11.3

Pursuant to Protocol Section 16.11.3, Alternative Means of Satisfying ERCOT Creditworthiness Requirements, if a Counter-Party is required to provide Financial Security under the ERCOT Protocols, then it may do so through one or more of the following means: (1) guarantee; (2) an unconditional, irrevocable letter of credit; (3) surety bond; and (4) cash. Financial Security for Items (1) - (3) must use standard forms, the content of which is approved by the Board.

Recent History

Nodal Protocol Section 27, Securitization Uplift Charges, which became effective on April 1, 2022, necessitates a new standard form letter of credit naming Texas Electric Market Stabilization Funding N LLC (TEMSFN) as the beneficiary.

In connection with this change, ERCOT based the TEMSFN standard form letter of credit (<u>Attachment A</u>) off ERCOT's standard form letter of credit (<u>Attachment B</u>), as approved by the Board, which became effective on January 1, 2017. The TEMSFN standard form letter of credit is substantially similar in form and substance to the ERCOT standard form letter of credit. However, the TEMSFN standard form letter of credit identifies TEMSFN as the beneficiary, rather than ERCOT.



Key Factors Influencing Issue:

- The Board is required to approve any standard form letter of credit pursuant to Protocol Section 16.11.3(1)(b)(i).
- Under Protocol Section 27, a Counter-Party must at all times maintain its Securitization Uplift Charge escrow deposit at or above the amount of its Load Allocated Securitization Uplift Charge Credit Exposure (LASUCCE). Each Counter-Party is required to maintain any required Securitization Uplift Charge escrow deposit in a form acceptable to ERCOT, specifically, with cash or an unconditional, irrevocable letter of credit naming TEMSFN as the beneficiary. The TEMSFN standard form letter of credit is necessary to allow ERCOT to collect certain types of Securitization Uplift Charge escrow deposits under Protocol Section 27.

Conclusion/Recommendation:

ERCOT recommends that the Board review and approve the proposed standard form letter of credit for satisfying securitization uplift charge credit requirements under PURA Chapter 39, Subchapter N, as reflected in *Attachment A*, to be effective immediately.



ELECTRIC RELIABILITY COUNCIL OF TEXAS, INC. BOARD OF DIRECTORS RESOLUTION

WHEREAS, after due consideration, the Board of Directors (Board) of Electric Reliability Council of Texas, Inc. (ERCOT) approves the proposed standard form letter of credit for satisfying securitization uplift charge credit requirements under PURA Chapter 39, Subchapter N, as reflected in *Attachment A* hereto, effective immediately;

THEREFORE, BE IT RESOLVED, that the Letter of Credit, which is attached hereto as <u>Attachment A</u>, is hereby authorized and approved in each and every respect to be accepted by ERCOT naming Texas Electric Market Stabilization Funding N LLC (TEMSFN) as the beneficiary of the standard form letter of credit for satisfying securitization uplift charge credit requirements under PURA Chapter 39, Subchapter N in accordance with the ERCOT Protocols, effective immediately.

CORPORATE SECRETARY'S CERTIFICATE

I, Jonathan M. Levine, Assistant Corporate Secretary of at its April 28, 2022 meeting, the Board passed a motion by	
IN WITNESS WHEREOF, I have hereunto set my hand	d this day of April, 2022.
Jonathan M. Levine Assistant Corporate Secretary	

IRREVOCABLE AND UNCONDITIONAL STANDBY LETTER OF CREDIT

Irrevocable and Unconditional Standby Letter of Credit No	
"Amount":	U.S. Dollars
"Date of Issuance":	
"Expiration of Initial Term (subject to	automatic extension and renewal as provided herein)":
"Market Participant Applicant":	
[Name]	
[Address]	
"Issuer":	
[Name] [Address] [Phone] [Fax]	
"Beneficiary":	
Texas Electric Market Stabilization Funding Attn: Credit 8000 Metropolis Drive (Building E), Suite 10 Austin, Texas 78744 Facsimile No. (512) 225-7079	,
To Beneficiary:	
establishes and issues in your favor, effect	Market Participant Applicant, the undersigned Issuer hereby ive immediately, an Irrevocable and Unconditional Standby (" <u>Letter of Credit</u> ") in the amount of ollars.
This Letter of Credit is available for by hand delivery of courier located at:	payment upon your demand at sight presented at our counters:
fax at	to the attention of one, or upon demand by against presentation to us of the following: (i) your written xhibit I attached hereto, and (ii) your statement containing the xhibit VI attached hereto. If presentation is made by facsimile, the address stated above.

 $ERCOT\ CONFIDENTIAL-UPON\ MP\ INFORMATION\ ENTRY$

TEMSFN LETTER OF CREDIT

BOARD APPROVED EFFECTIVE ___

Funds may be drawn under this Letter of Credit, from time to time, in one or more drawings, in amounts not exceeding in the aggregate the Amount specified above. Partial drawings shall reduce the Amount thereafter available for drawing under this Letter of Credit.

Upon presentation to us in conformity with the foregoing, we will, not later than the close of business on our next local banking day after presentation, but without any other delay whatsoever, irrevocably and without reserve or condition issue payment instructions to the Federal Reserve wire transfer system in proper form to transfer to the account at the bank designated by you in the demand, the full amount demanded by you in the same-day funds which are immediately available to you up to the Amount of this Letter of Credit.

Payment hereunder shall be made regardless of: (a) any written or oral direction, request, notice or other communication now or hereafter received by us from the Market Participant Applicant or any other person except you, including without limitation any communication regarding fraud, forgery, lack of authority or other defect not apparent on the face of the documents presented by you, but excluding solely an effective written order issued, other than at our instance, by a court of competent jurisdiction which order is legally binding upon us and specifically orders us not to make such payment; (b) the solvency, existence or condition, financial or other, of the Market Participant Applicant or any other person or property from whom or which we may be entitled to reimbursement for such payment; and (c) without limiting clause (b) above, whether we are in receipt of or expect to receive funds or other property as reimbursement in whole or in part for such payment. We agree that we will not take any action to cause the issuance of an order described in clause (a) of the preceding sentence.

We further agree that the time set forth herein for payment of any demand(s) for payment is sufficient to enable us to examine such demand(s) and the related documents(s) referred to above with care so as to ascertain that on their face they appear to comply with the terms of this Letter of Credit and that if such demand(s) and document(s) on their face appear to so comply, failure to make any such payment within such time shall constitute dishonor of such demand(s) and this Letter of Credit.

Except as stated herein, payment is not subject to any condition or qualification. The only documents required to be presented for payment are <u>Exhibit I</u> and one of the following: <u>Exhibit II</u>, <u>Exhibit IV</u>, <u>Exhibit VI</u>. Our obligation under this Letter of Credit shall be our individual obligation and in no way is contingent upon reimbursement with respect thereto.

The stated Amount of this Letter of Credit may be increased or decreased by an amendment to this Letter of Credit in the form of <u>Exhibit III</u> executed by you and us. This Letter of Credit may not otherwise be amended or modified without your written agreement. Any such amendment shall become effective only upon acceptance by your signature on a hard copy amendment.

You shall not be bound by any written or oral agreement of any type between us and the Market Participant Applicant or any other person relating to this Letter of Credit, whether now or hereafter existing.

We hereby agree, warrant, and represent that your demand(s) for payment in conformity with the terms of this Letter of Credit will be duly honored as set forth above. All fees, charges, and/or other costs associated with the issuance of and any drawing(s) against this Letter of Credit shall be for the account of and paid by the Market Participant Applicant. All of the rights of Beneficiary set forth herein shall inure to the benefit of Beneficiary's successors and assigns. In this connection, in the event of a drawing made by a party other than Beneficiary, such drawing must be accompanied by the following signed certification:

	lectric Market Stabilization Funding N LLC, a
beneficiary named in	[Name of Issuer] Letter of copies of official documents proving our legal
	copies of official documents proving our legal
status as successor.	
	[Name and Title]
of this Letter of Credit that it shall be automatical calendar year after the initial term, or one (1) add least sixty (60) days prior to the expiration of the any extended term we notify Beneficiary by certifischeduled weekday delivery day) or facsimile (facsimile evidence, that the facsimile was actually	l be one year from the Date of Issuance. It is a condition lly extended without amendment for one (1) additional itional calendar year after any extended term, unless at initial term or sixty (60) days prior to the expiration of ed mail, return receipt requested (receipt effective upon receipt effective upon receipt of evidence, including received) or overnight courier to the address/facsimile ect not to extend this Letter of Credit which notice shall
[Nam	e of Issuer] hereby notifies you that Irrevocable
	it No (" <u>Letter of Credit</u> ") in the
remaining amount of	U.S. Dollars dated issued by
[Nam	ne of Issuer] in your favor for the account of

The undersigned does hereby certify that

extended and will expire on

In the event that we timely send notice to you in writing that we elect not to extend this Letter of Credit, you may at any time within the thirty (30) days before the expiration date demand payment of the remaining balance of this Letter of Credit upon presentation of (a) your written demand for payment containing the text of <u>Exhibit I</u> attached hereto, and (b) your statement containing the text of <u>Exhibit IV</u> attached hereto. The demand rights in this paragraph are in addition to any other rights under this Letter of Credit.

Name of Market Participant Applicant will not be

It is a condition of this Letter of Credit that we shall maintain a corporate debt rating not less than that required by the protocols of Electric Reliability Council of Texas Inc. (the "ERCOT Protocols"). In the event that we do not maintain the minimum corporate debt rating required by the ERCOT Protocols, you may demand payment of the remaining balance of this Letter of Credit upon presentation of (a) your written demand for payment containing the text of Exhibit I attached hereto, and (b) your statement containing the text of Exhibit V attached hereto. The demand rights in this paragraph are in addition to any other rights under this Letter of Credit.

This Letter of Credit may be terminated by us on sixty (60) days written notice by sending Beneficiary notification by certified mail, return receipt requested (receipt effective upon scheduled weekday delivery day) or facsimile (receipt effective upon receipt of evidence, including facsimile evidence, that the facsimile was actually received) or courier to the address/facsimile number for Beneficiary set forth above that we elect to terminate this Letter of Credit which notice shall contain the following statement:

[Drawerl is the

	[Name of	Issuer] hereb	y notifies yo	u that Irrevo	cable
and Unconditional Standby Letter of	of Credit N	0	("Letter o	of Credit") i	n the
remaining amount of	U.S.	Dollars dat	ted	issue	d by
	Name of	f Issuer] in y	your favor fo	or the accou	nt of
	[Name	of Market	Participant	Applicant]	will
terminate sixty (60) days following	our sending	g this Notice	of Terminati	on.	

In the event that we send notice to you in writing that we elect to terminate this Letter of Credit, you may at any time within the thirty (30) days before the termination date demand payment of the remaining balance under this Letter of Credit upon presentation of (a) your written demand for payment containing the text of Exhibit I attached hereto, and (b) your statement containing the text of Exhibit VI attached hereto. The demand rights in this paragraph are in addition to any other rights under this Letter of Credit.

Notwithstanding our ability to terminate this Letter of Credit on the terms set forth above, this Letter of Credit is otherwise irrevocable and unconditional.

This Letter of Credit may not be assigned or transferred by us.

The Beneficiary shall not be deemed to have waived any rights under this Letter of Credit, unless the Beneficiary shall have signed a written waiver. No such waiver, unless expressly so stated therein, shall be effective as to any transaction that occurs subsequent to the date of the waiver, nor as to any continuance of a breach after the waiver.

We agree that if, on the expiration or termination date of this Letter of Credit, our counters specified above are not open for business for any reason whatsoever (including without limitation an event under Rule 3.14 of the ISP), drawings under this Letter of Credit will be duly honored if the specified complying documents are presented by you within thirty (30) full banking days after such counters are reopened for business.

Except so far as otherwise stated herein, this Letter of Credit shall be subject to and governed by the International Standby Practices Publication No. 590 of the International Chamber of Commerce, including any amendments, modifications or revisions thereof (the "ISP"), in effect on the date of issuance of this Letter of Credit. This Letter of Credit shall also be governed by the laws of the State of Texas to the extent that the terms of the ISP are not applicable; provided that, in the event of any conflict between the ISP and Texas law, the ISP shall control. To the extent the terms of this Letter of Credit are inconsistent with the provisions of the ISP and/or Texas law, the terms of this Letter of Credit shall govern.

Yours faithfully,

ISSUER

(Name of Issuer)

By: _____

Title: _____

Title: _____

EXHIBIT I

Re: Irrevocable and Unconditional Standby Letter of Credit

DEMAND FOR PAYMENT

No	Dated:	,
To Whom It May Concern:		
Demand is hereby made upon you for at at and is subject to and governed by, your	[Name of Is	ssuer]. This demand is made under
dated, in the a the account of	mount of \$ as the Market Participa	_ established by you in our favor for _ established by _ established by you in our favor for _ established by _ esta
Wiring instructions for our account ar	e as follows:	
DATED:	·	
	Texas Electric Market S	Stabilization Funding N LLC
	By:	
	Title:	

EXHIBIT II

STATEMENT OF AMOUNT DUE

	ocable and Unconditional Sta	andby Letter of Credit Dated:,
110.		Juited
To Whom I	t May Concern:	
	nce is made to your Irrevocab _, in the amount of \$ 	ole and Unconditional Standby Letter of Credit No dated established by you in our favor for the account of
We he	reby certify to you that \$_	is due and owing to us by the Market rdance with the ERCOT Protocols.
DATED:	,	·
		Texas Electric Market Stabilization Funding N LLC
		By:
		Title:

EXHIBIT III

AMENDMENT

Re:	Irrevocable and Unconditional Stand	by Letter of Credit
	No	Dated:
<u>Benefi</u>	ciary:	Market Participant Applicant:
[Name 8000 N	Electric Market Stabilization Funding and Address] Metropolis Drive (Building E), Suite 10 Texas 78744 Credit	· ———
To Wł	nom It May Concern:	
\$ Irrevo	lows: by increasing / decreasing / to a new stated amount of cable and Unconditional Letter of Cred	d Unconditional Standby Letter of Credit is hereby amended leaving unchanged (strike two) the stated amount by \$\sum All other terms and conditions of the it remain unchanged. Then accepted by Beneficiary, which acceptance may only be tative.
	, ,	
		Yours faithfully,
		[Name of Issuer]
		By:
		Title:
	PTED: Electric Market Stabilization Funding	N LLC
Ву:		
	·····	
Date:		

EXHIBIT IV

STATEMENT REGARDING ISSUER'S NONRENEWAL

Re: Irrevocable and Unco	ditional Standby Letter of Credit
No	, Dated:,
To Whom It May Concern:	
	r Irrevocable and Unconditional Standby Letter of Credit No dat ount of \$ established by you in our favor for the account
	that Beneficiary has not received an extension or replacement of said Let ble replacement collateral from Market Participant Applicant in accordan
DATED:	
	Texas Electric Market Stabilization Funding N LLC
	By:
	Title:

EXHIBIT V

STATEMENT REGARDING ISSUER RATING

	Dated:,
To Whom It May Concern:	
Reference is made to your in the amount in t	Irrevocable and Unconditional Standby Letter of Credit No dated unt of \$ established by you in our favor for the account of
ERCOT Protocols and Market I	that the Issuer has not maintained a corporate debt rating required by the Participant Applicant has failed to replace the Letter of Credit in a manner or provide other acceptable replacement collateral from Market Participant ne ERCOT Protocols.
DATED:	
	Texas Electric Market Stabilization Funding N LLC
	By:
	Title:

EXHIBIT VI

STATEMENT REGARDING TERMINATION

Re: Irrevocable and Un	conditional Standby Letter of Credit
No	, Dated:,
To Whom It May Concern	:
Reference is made to in the	your Irrevocable and Unconditional Standby Letter of Credit No dated amount of \$ established by you in our favor for the account of
We further certify that Ma	you that Beneficiary received notice that the Letter of Credit will be terminated. rket Participant Applicant has failed to replace the Letter of Credit in a manner and/or provide Beneficiary with other acceptable replacement collateral in DT Protocols.
DATED:	,
	Texas Electric Market Stabilization Funding N LLC
	By:
	Title:

IRREVOCABLE AND UNCONDITIONAL STANDBY LETTER OF CREDIT

Letter of Credit No.	
"Amount":	U.S. Dollars
"Date of Issuance":	
"Expiration of Initial Term (subject	et to automatic extension and renewal as provided herein)":
"Market Participant Applicant":	
[Name]	
[Address]	
"Issuer":	
[Name] [Address] [Phone] [Fax]	
"Beneficiary":	
Electric Reliability Council of Texas, In Attn: Credit 7620 Metro Center Drive Austin, Texas 78744 Facsimile No. (512) 225-7020	nc. (" <u>ERCOT</u> ")
To Beneficiary:	
establishes and issues in your favor,	If of Market Participant Applicant, the undersigned Issuer hereby effective immediately, an Irrevocable and Unconditional Standby ("Letter of Credit") in the amount of S. Dollars.
This Letter of Credit is availab by hand delivery of courier locate	le for payment upon your demand at sight presented at our counters ed at:, to the attention of elephone, or upon demand by against presentation to us of the following: (i) your written t of Exhibit I attached hereto, and (ii) your statement containing the
fax at	against presentation to us of the following: (i) your written
text of Exhibit II, Exhibit IV, Exhibit V original documents will be delivered to	, or Exhibit VI attached hereto. If presentation is made by facsimile,

Funds may be drawn under this Letter of Credit, from time to time, in one or more drawings, in amounts not exceeding in the aggregate the Amount specified above. Partial drawings shall reduce the Amount thereafter available for drawing under this Letter of Credit.

Upon presentation to us in conformity with the foregoing, we will, not later than the close of business on our next local banking day after presentation, but without any other delay whatsoever, irrevocably and without reserve or condition issue payment instructions to the Federal Reserve wire transfer system in proper form to transfer to the account at the bank designated by you in the demand, the full amount demanded by you in the same-day funds which are immediately available to you up to the Amount of this Letter of Credit.

Payment hereunder shall be made regardless of: (a) any written or oral direction, request, notice or other communication now or hereafter received by us from the Market Participant Applicant or any other person except you, including without limitation any communication regarding fraud, forgery, lack of authority or other defect not apparent on the face of the documents presented by you, but excluding solely an effective written order issued, other than at our instance, by a court of competent jurisdiction which order is legally binding upon us and specifically orders us not to make such payment; (b) the solvency, existence or condition, financial or other, of the Market Participant Applicant or any other person or property from whom or which we may be entitled to reimbursement for such payment; and (c) without limiting clause (b) above, whether we are in receipt of or expect to receive funds or other property as reimbursement in whole or in part for such payment. We agree that we will not take any action to cause the issuance of an order described in clause (a) of the preceding sentence.

We further agree that the time set forth herein for payment of any demand(s) for payment is sufficient to enable us to examine such demand(s) and the related documents(s) referred to above with care so as to ascertain that on their face they appear to comply with the terms of this Letter of Credit and that if such demand(s) and document(s) on their face appear to so comply, failure to make any such payment within such time shall constitute dishonor of such demand(s) and this Letter of Credit.

Except as stated herein, payment is not subject to any condition or qualification. The only documents required to be presented for payment are <u>Exhibit I</u> and one of the following: <u>Exhibit II</u>, <u>Exhibit IV</u>, <u>Exhibit VI</u>. Our obligation under this Letter of Credit shall be our individual obligation and in no way is contingent upon reimbursement with respect thereto.

The stated Amount of this Letter of Credit may be increased or decreased by an amendment to this Letter of Credit in the form of <u>Exhibit III</u> executed by you and us. This Letter of Credit may not otherwise be amended or modified without your written agreement. Any such amendment shall become effective only upon acceptance by your signature on a hard copy amendment.

You shall not be bound by any written or oral agreement of any type between us and the Market Participant Applicant or any other person relating to this Letter of Credit, whether now or hereafter existing.

We hereby agree, warrant, and represent that your demand(s) for payment in conformity with the terms of this Letter of Credit will be duly honored as set forth above. All fees, charges, and/or other costs associated with the issuance of and any drawing(s) against this Letter of Credit shall be for the account of and paid by the Market Participant Applicant. All of the rights of Beneficiary set forth herein shall inure to the benefit of Beneficiary's successors and assigns. In this connection, in the event of a drawing made by a party other than Beneficiary, such drawing must be accompanied by the following signed certification:

The undersigned does hereby certify that _____ is the successor by operation of law to ERCOT, a beneficiary named in

[Name of Issuer] Letter of Credit No and we
attach herewith copies of official documents proving our legal status as successor.
[Name and Title]
The initial term of this Letter of Credit shall be one year from the Date of Issuence. It is a condition
The initial term of this Letter of Credit shall be one year from the Date of Issuance. It is a condition of this Letter of Credit that it shall be automatically extended without amendment for one (1) additional calendar year after the initial term, or one (1) additional calendar year after any extended term, unless at least sixty (60) days prior to the expiration of the initial term or sixty (60) days prior to the expiration of any extended term we notify Beneficiary by certified mail, return receipt requested (receipt effective upon scheduled weekday delivery day) or facsimile (receipt effective upon receipt of evidence, including facsimile evidence, that the facsimile was actually received) or overnight courier to the address/facsimile number for Beneficiary set forth above that we elect not to extend this Letter of Credit which notice shall contain the following statement:
Name of Issuer] hereby notifies you that Irrevocable
and Unconditional Standby Letter of Credit No ("Letter of Credit") in the remaining amount of U.S. Dollars dated issued by [Name of Issuer] in your favor for the account of [Name of Market Participant Applicant] will not be extended and will expire on
extended and will expire on
In the event that we timely send notice to you in writing that we elect not to extend this Letter of Credit, you may at any time within the thirty (30) days before the expiration date demand payment of the remaining balance of this Letter of Credit upon presentation of (a) your written demand for payment containing the text of Exhibit I attached hereto, and (b) your statement containing the text of Exhibit IV attached hereto. The demand rights in this paragraph are in addition to any other rights under this Letter of Credit.
It is a condition of this Letter of Credit that we shall maintain a corporate debt rating not less than that required by the ERCOT Protocols. In the event that we do not maintain the minimum corporate debt rating required by the ERCOT Protocols, you may demand payment of the remaining balance of this Letter of Credit upon presentation of (a) your written demand for payment containing the text of Exhibit I attached hereto, and (b) your statement containing the text of Exhibit V attached hereto. The demand rights in this paragraph are in addition to any other rights under this Letter of Credit.
This Letter of Credit may be terminated by us on sixty (60) days written notice by sending Beneficiary notification by certified mail, return receipt requested (receipt effective upon scheduled weekday delivery day) or facsimile (receipt effective upon receipt of evidence, including facsimile evidence, that the facsimile was actually received) or courier to the address/facsimile number for Beneficiary set forth above that we elect to terminate this Letter of Credit which notice shall contain the following statement:
[Name of Issuer] hereby notifies you that Irrevocable
and Unconditional Standby Letter of Credit No ("Letter of Credit") in the remaining amount of U.S. Dollars dated issued by [Name of Issuer] in your favor for the account of
[Name of Market Participant Applicant] will
terminate sixty (60) days following our sending this Notice of Termination.

In the event that we send notice to you in writing that we elect to terminate this Letter of Credit, you may at any time within the thirty (30) days before the termination date demand payment of the remaining balance under this Letter of Credit upon presentation of (a) your written demand for payment containing the text of Exhibit I attached hereto, and (b) your statement containing the text of Exhibit VI attached hereto. The demand rights in this paragraph are in addition to any other rights under this Letter of Credit.

Notwithstanding our ability to terminate this Letter of Credit on the terms set forth above, this Letter of Credit is otherwise irrevocable and unconditional.

This Letter of Credit may not be assigned or transferred by us.

The Beneficiary shall not be deemed to have waived any rights under this Letter of Credit, unless the Beneficiary shall have signed a written waiver. No such waiver, unless expressly so stated therein, shall be effective as to any transaction that occurs subsequent to the date of the waiver, nor as to any continuance of a breach after the waiver.

We agree that if, on the expiration or termination date of this Letter of Credit, our counters specified above are not open for business for any reason whatsoever (including without limitation an event under Rule 3.14 of the ISP), drawings under this Letter of Credit will be duly honored if the specified complying documents are presented by you within thirty (30) full banking days after such counters are reopened for business.

Except so far as otherwise stated herein, this Letter of Credit shall be subject to and governed by the International Standby Practices Publication No. 590 of the International Chamber of Commerce, including any amendments, modifications or revisions thereof (the "ISP"), in effect on the date of issuance of this Letter of Credit. This Letter of Credit shall also be governed by the laws of the State of Texas to the extent that the terms of the ISP are not applicable; provided that, in the event of any conflict between the ISP and Texas law, the ISP shall control. To the extent the terms of this Letter of Credit are inconsistent with the provisions of the ISP and/or Texas law, the terms of this Letter of Credit shall govern.

Yours faithfully,	
ISSUER	
(Name of Issuer)	
By:	
Title:	_
By:	
Title:	

EXHIBIT I

DEMAND FOR PAYMENT

Re: Irrevocable and Unconditional Standby Letter of Credit

No	Dated:	,
To Whom It May Concern:		
Demand is hereby made upon you at and is subject to and governed by, yo dated, in the account of Wiring instructions for our account	[Name of Isour Irrevocable and Uncondite amount of \$ as the Market Participant are as follows:	by deposit to our account no ssuer]. This demand is made under itional Standby Letter of Credit No established by you in our favor fount Applicant.
DATED:		

EXHIBIT II

STATEMENT OF AMOUNT DUE

Re: Irrevocable and Unc	onditional Standby Lett	er of Credit
No	Dated:	
To Whom It May Concern:		
Reference is made to you in the a	mount of \$	onditional Standby Letter of Credit No dated established by you in our favor for the account of
We hereby certify to Participant Applicant, under	you that \$ and in accordance with	is due and owing to us by the Market to the ERCOT Protocols.
DATED:	,	
	Electri	ic Reliability Council of Texas, Inc.
	Ву:	
	Title:	

EXHIBIT III

AMENDMENT

Re:	Irrevocable and Unconditional Stand	by Letter of Credi	t
	No		Dated:
Benef	iciary:		Market Participant Applicant:
7620 Austin	ric Reliability Council of Texas, Inc. (E Metro Center Drive n, Texas 78744 Credit	RCOT)	[Name and Address]
To W	hom It May Concern:		
\$	llows: by increasing / decreasing / to a new stated amount o peable and Unconditional Letter of Cred	leaving unchanged to the service of \$	standby Letter of Credit is hereby amended ged (strike two) the stated amount by All other terms and conditions of the ged. Beneficiary, which acceptance may only be
Dated		Yours faithful	ly,
		[Name of Issu	er]
		Ву:	
		Title:	
	EPTED: ric Reliability Council of Texas, Inc.		
Ву: _			
Title:			
Date:			

EXHIBIT IV

STATEMENT REGARDING ISSUER'S NONRENEWAL

Re: Irrevocable and Uncondi	itional Standby Letter of Credit
No	Dated:,
To Whom It May Concern:	
Reference is made to your l	Irrevocable and Unconditional Standby Letter of Credit No dated unt of \$ established by you in our favor for the account of
	hat Beneficiary has not received an extension or replacement of said Letter le replacement collateral from Market Participant Applicant in accordance
DATED:	·
	Electric Polichility Council of Toyon Inc
	Electric Reliability Council of Texas, Inc.
	By:
	Title:

EXHIBIT V

STATEMENT REGARDING ISSUER RATING

Re: Irrevocable and Uncon	ditional Standby Letter of Credit
No	, Dated:,
To Whom It May Concern:	
	r Irrevocable and Unconditional Standby Letter of Credit No dated ount of \$ established by you in our favor for the account of .
ERCOT Protocols and Market	a that the Issuer has not maintained a corporate debt rating required by the Participant Applicant has failed to replace the Letter of Credit in a manner for provide other acceptable replacement collateral from Market Participant the ERCOT Protocols.
DATED:	
	Electric Reliability Council of Texas, Inc.
	By:
	Title:

EXHIBIT VI

STATEMENT REGARDING TERMINATION

Re:	Irrevocable and Unconditio No	nal Standby Letter of Credit Dated:,
То	Whom It May Concern:	
		vocable and Unconditional Standby Letter of Credit No dat of \$ established by you in our favor for the account
acc	further certify that Market Par	Beneficiary received notice that the Letter of Credit will be terminate icipant Applicant has failed to replace the Letter of Credit in a manr provide Beneficiary with other acceptable replacement collateral cols.
DA	TED:	
		Electric Reliability Council of Texas, Inc.
		By:
		Title: