BEFORE THE NORTH DAKOTA
PUBLIC SERVICE COMMISSION

Emmons-Logan Wind, LLC
Emmons-Logan Wind Energy Center
Emmons & Logan Counties

Case No. PU-18-280

CONSENT AGREEMENT

Preliminary Statement

This Consent Agreement is entered into by and between Emmons-Logan Wind, LLC ("Emmons-Logan"), and the Public Service Commission Advocacy Staff ("Staff") (together, the "Parties") for resolution of the Notice of Noncompliance filed by Staff as Docket No. 159 in Case No. PU-18-280 regarding light-mitigating technology at the Emmons-Logan Wind Energy Center (the "Facility").

Discussion

Background

1. On February 6, 2019, the North Dakota Public Service Commission ("Commission") adopted an Order granting Emmons-Logan Certificate of Site Compatibility No. 57 for the construction, operation, and maintenance of the Emmons-Logan Wind Energy Center located in Emmons and Logan Counties, North Dakota filed as Docket No. 101 in Case No. PU-18-280, as amended. On August 6, 2019, the Commission issued an Order amending the February 6 Order with respect to turbine model type and capacity and the Facility’s Tree and Shrub Mitigation Specifications. Docket No. 140.


3. On November 25, 2019, Emmons-Logan proactively notified the Commission that due to difficulties with its Aircraft Detection Lighting System ("ADLS") vendor’s supply chain, the radar unit for the ADLS was pending delivery from an overseas supplier. Based on estimates from its ADLS vendor, Emmons-Logan anticipated it would take several months for the radar system to be delivered, installed, and tested, and that the ADLS system would not be activated until the first quarter of 2020. Docket No. 152.
4. On December 6, 2019, Staff responded to Emmons-Logan’s November 25 ADLS notification. Staff acknowledged Emmons-Logan’s efforts to provide advance notice of the issues Emmons-Logan was experiencing in implementation of its ADLS system. The December 6 response stated Emmons-Logan will be in noncompliance with N.D.C.C. § 49-22-16.4 and N.D. Admin. Code § 69-06-11-02 unless the radar system was installed and the ADLS system was functioning by December 31, 2019. Staff requested that beginning December 13, 2019, Emmons-Logan provide weekly updates to the Commission regarding the status of ADLS until such time as the ADLS is installed and functioning. Docket 154.

5. Starting December 13, 2019, Emmons-Logan began to file weekly ADLS status updates with the Commission in accordance with Staff’s December 13 request. Docket No. 156.

6. On January 3, 2020, Staff issued a Notice of Noncompliance to Emmons-Logan alleging noncompliance with the provisions of N.D.C.C. § 49-22-16.4(2) and N.D. Admin Code § 69-06-11-02(1), filed as Docket No. 159 (the “Notice”).


8. On January 17, 2020, Emmons-Logan notified the Commission the ADLS radar system had arrived to the United States and was pending processing by U.S Customs. Docket No. 164.

9. On January 24, 2020, Emmons-Logan notified the Commission that the ADLS radar system had cleared customs and had been received by the ADLS vendor. Docket No. 165.

10. On January 31, 2020, Emmons-Logan notified the Commission that the radar system and additional system components had been delivered to the site and installed, and that test flights were scheduled to occur the week of February 3. Docket No. 166.

11. On February 7, 2020, Emmons-Logan notified the Commission that Emmons-Logan had activated the ADLS, conducted preliminary test flights with local pilots, software testing and fine-tuning, and planned to conduct a second round of test flights for the week of February 10, 2020. Docket No. 167.

13. On March 18, 2020, in response to the Notice, Emmons-Logan filed information that outlines the history of its ADLS installation efforts and includes additional details regarding its previous status updates filed with the Commission. See, Affidavit of Daniel Gerard. Docket No. 171.

Terms

14. Emmons-Logan and Staff engaged in good faith settlement discussions resulting in this Consent Agreement. Having agreed that settlement of the Notice will avoid further administrative proceedings or litigation and that entry of this Consent Agreement is the most appropriate means of resolving the Notice, Staff and Emmons-Logan agree to resolve the alleged non-compliance described in the Notice on the following terms:

   a. Nothing in this Consent Agreement shall be considered as an admission of any wrongdoing, violation, omission, or fault with respect to the Notice.

   b. The Parties acknowledge that the delay in delivery of the ADLS radar system and associated components to the Facility is a mitigating factor to the timing of ADLS installation and activation.

   c. Emmons-Logan agrees to make payable to the North Dakota Public Service Commission, a total collective assessment of $5,000.00, within 10 business days of service of an Order approving the Consent Agreement (“Order”).

   d. Staff has determined the terms of this Consent Agreement are in the public interest and are supported by the particular facts and mitigating factors unique to this case. Staff agrees no other proceeding will be initiated against Emmons-Logan based on the violations alleged in the Notice and no other remedy will be sought based on the violations alleged in the Notice.

   e. If the Consent Agreement is approved by the Commission, Emmons-Logan agrees not to contest Staff’s allegations with respect to the Notice, and Emmons-Logan expressly waives any further procedural requirements with respect to the adoption of the Order approving the Consent Agreement. Provided the Commission approves this Consent Agreement and adopts an Order consistent with it, Emmons-Logan waives its right to contest the validity of this Consent Agreement and the Order, and waives all rights to administrative or judicial hearings or appeals of the Case.
f. If the Commission’s Order modifies or conditions approval of this Consent Agreement, it shall be deemed terminated if any settling party files a letter with the Commission within three business days of notice of such Order stating that a condition or modification to the Consent Agreement in unacceptable to such party.

g. There are no covenants, promises, undertakings, or understandings other than specifically set forth in this Consent Agreement of Order.

h. This agreement may be executed in counterparts and duplicate copies, each which shall be deemed to be an original, and which, when taken together, shall constitute one and the same instrument.

i. The undersigned on behalf of Emmons-Logan, is authorized to act on behalf of, and bind Emmons-Logan for the purposes of this Consent Agreement, and knows and fully understands this Consent Agreement’s content and effect.
Dated this 21st day of April, 2020.

Public Service Commission
Advocacy Staff

By:

Name: Brian Johnson
Title: Special Assistant Attorney General for PSC

Dated this 16th day of April, 2020.

By:

Lane S. Witten
Assistant Vice President
Emmons-Logan Wind, LLC