

In the Matter of the Need for the McLaughlin Wind Power Plant Connection

And in the matter of the *Electric Utilities Act*, S.A. 2003, c. E-5.1, the *Alberta Utilities Commission Act*, S.A. 2007, c. A-37.2, the *Hydro and Electric Energy Act*, R.S.A. 2000, c. H-16, the Regulations made thereunder, and *Alberta Utilities Commission Rule 007*

Amended Application of the Alberta Electric System Operator for Approval
of the

**McLaughlin Wind Power Plant Connection
Needs Identification Document**

Date: June 19, 2019

**McLaughlin Wind Power Plant Connection
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PART A - APPLICATION

1 Introduction

1.1 Background – On December 11, 2015 the Alberta Electric System Operator (AESO) filed the *McLaughlin Wind Energy Connection Needs Identification Document*¹ (Original Application) with the Alberta Utilities Commission (Commission). On February 23, 2016, the Commission placed the Original Application in abeyance pending the outcome of its consideration of the application for the McLaughlin Wind Power Plant.² The McLaughlin Wind Power Plant and the associated McLaughlin 423S substation were approved by the Commission on February 23, 2018.³ On March 15, 2018 the Commission found that as a result of the power plant application being approved, it was no longer necessary for the Original Application to remain in abeyance.⁴ Subsequently, the AESO requested that the Commission defer further consideration of the Original Application until such time that the AESO files an amendment, as the AESO had determined certain aspects of the Original Application to be outdated because of the length of time that has passed.⁵

The AESO now considers it appropriate to amend the Original Application in accordance with Section 34(2) of the *Electric Utilities Act* (Act). This amended McLaughlin Wind Power Plant Connection Needs Identification Document (Amended Application) replaces the Original Application.

¹ Application 21169-A001 in Proceeding 21169, Exhibit 21169-X0001.

² Exhibit 21169-X0031.

³ Decision 1976-D01-2018: Renewable Energy Services Ltd. – McLaughlin Wind Power Plant and Substation, Proceeding 1976, Applications 1608592 and 1976-A001, February 23, 2018.

⁴ Exhibit 21169-X0032.

⁵ Exhibit 21169-X0033, Exhibit 21169-X0035, and Exhibit 21169-X0037.

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1.2 Application – Pursuant to Section 34(1)(c) of the Act, and in accordance with further provisions set out in legislation,⁶ the AESO applies to the Commission for approval of this Amended Application.

1.2 Application Overview – Renewable Energy Services Ltd. RESL, (market participant), has requested system access service to connect its approved McLaughlin Wind Power Plant (the Facility) to the transmission system in the Pincher Creek area (AESO Planning Area 53, Fort Macleod). The market participant expects the Facility to be commercially operational on December 31, 2020.

The market participant's request includes a Rate STS, *Supply Transmission Service*, contract capacity of 47 MW and a Rate DTS, *Demand Transmission Service*, contract capacity of 1 MW for new system access services in the Pincher Creek area. The market participant's request can be met by adding one 138 kV circuit to connect the Facility to the existing 138 kV transmission line 164L using a T-tap configuration (the Proposed Transmission Development, as further described in Section 2.2). The scheduled in-service date for the Proposed Transmission Development is November 30, 2020.

This Amended Application describes the need to respond to the market participant's request for system access service, and the AESO's determination of the manner in which to respond to the request. Having followed the AESO Connection Process,⁷ the AESO has determined that the Proposed Transmission Development provides a reasonable opportunity for the market participant to exchange electric energy and ancillary services. The Proposed Transmission Development is consistent with the AESO's long-term plans for the South Planning Region, which includes the Pincher Creek area. The AESO submits this Application to the Commission for approval in accordance with the AESO's responsibility to respond to requests for system access

⁶ The *Alberta Utilities Commission Act*, S.A. 2007, c. A-37.2, the *Hydro and Electric Energy Act*, R.S.A. 2000, c. H-16, the Regulations made thereunder, and Alberta Utilities Commission Rule 007 (AUC Rule 007).

⁷ For information purposes, refer to note iv of Part C of this Application for more information on the AESO Connection Process.

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service, and having determined that transmission development is required and is in the public interest.^{8,9}

1.3 AESO Directions to the TFO – During the AESO Connection Process, the AESO issued various directions to the legal owner of transmission facilities (TFO), in this case, AltaLink Management Ltd., in its capacity as general partner of AltaLink, L.P., including direction to assist the AESO in preparing this Amended Application.¹⁰

⁸ For information purposes, some of the legislative provisions relating to the AESO's planning duties and duty to provide system access service are referenced in notes i and ii of Part C of this Application.

⁹ Note v of Part C of this Application describes the Application scope in more detail.

¹⁰ The directions are described in more detail in the following sections of this Application and in Part C, note vi.

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2 Need Overview and Proposed Transmission Development

2.1 Duty to Provide Transmission System Access Service – The AESO, pursuant to its responsibilities under Section 29 of the Act, must provide system access service on the transmission system in a manner that gives all market participants a reasonable opportunity to exchange electric energy and ancillary services.

The AESO, in consultation with the market participant and the TFO, has determined that the Proposed Transmission Development is the preferred option to provide the market participant with a reasonable opportunity to exchange electric energy and ancillary services. In accordance with Section 34 of the Act, the AESO has determined that the Proposed Transmission Development will result in an expansion or enhancement of the transmission system thereby establishing the need for this Application. The market participant has made the appropriate applications to the AESO to obtain transmission system access service.

Through the AESO Connection Process, the AESO, in consultation with the market participant and the TFO, has determined the Proposed Transmission Development and has assessed the impacts that the Proposed Transmission Development and the associated generation would have on the Alberta interconnected electric system. The AESO has issued directions to the TFO to prepare a transmission facility proposal¹¹ (Facility Proposal) that corresponds with this Application.

2.2 Proposed Transmission Development – The Proposed Transmission Development involves connecting the Facility to the transmission system, and consists of the following elements:

¹¹ Also referred to as facility application, or FA, under AUC Rule 007.

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1. Add one 138 kV circuit to connect the Facility to the existing transmission line 164L using a T-tap configuration. The minimum capacity of the 138 kV circuit shall be the same as the existing 164L;¹² and
2. Modify, alter, add or remove equipment, including switchgear, and any operational, protection, control and telecommunication devices required to undertake the work as planned and ensure proper integration with the transmission system.¹³

2.3 Proposed Transmission Development Cost Estimate – The AESO directed the TFO to prepare cost estimates for the Proposed Transmission Development, described in Section 2.2. The TFO estimated the cost of the Proposed Transmission Development to be approximately \$3 million.¹⁴ In accordance with the ISO tariff, the AESO has determined that all costs associated with the Proposed Transmission Development will be classified as participant-related.

2.4 Transmission Development Alternatives – No alternatives to the Proposed Transmission Development were identified. The Proposed Transmission Development forms the basis for the cost estimates and the Connection Assessment described herein.

2.5 Connection Assessment – Power flow, transient stability, and short-circuit studies were conducted to assess the impact that the Proposed Transmission Development and the associated generation would have on the transmission system.

¹² The TFO has estimated that the 138 kV circuit that will connect the market participant's approved McLaughlin 423S substation, which is part of the Facility, to the existing 138 kV transmission line 164L and will have a length of approximately 110 metres. This is subject to change as routing and/or siting is finalized by the TFO.

¹³ Details and configuration of equipment required for the Proposed Transmission Development, including substation single-line diagrams, are more specifically described in the AESO's Functional Specification included in the TFO's Facility Proposal. Also, further details will be determined as detailed engineering progresses and the market participant's operating requirements are finalized. Routing and/or siting of transmission facilities do not form part of this Application and are addressed in the TFO's Facility Proposal. Line numbering and substation names provided here are for ease of reference and are subject to change as engineering and design progresses. Market participant facilities that may subsequently be connected to the Proposed Transmission Development are the responsibility of the market participant and are not included in the Application.

¹⁴ The cost is in nominal dollars using a base year of 2019 with escalation considered. Further details of this cost estimate, which has an accuracy level of +20%/-10%, can be found in Appendix B.

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Power flow and short-circuit studies were conducted prior to and following connection of the Proposed Transmission Development, and transient stability studies were performed following connection of the Proposed Transmission Development.¹⁵

The pre-connection assessment identified system performance issues. Under certain Category B conditions, thermal criteria violations were observed. The following mitigation measures can be used to mitigate the pre-connection system performance issues:

- existing remedial action scheme (RAS) 36;
- existing RAS 126;
- planned 172L RAS;¹⁶ and
- real-time operational practices.

The post-connection assessment identified most of the same system performance issues that were identified in the pre-connection assessment. Under certain Category B conditions, most of the thermal criteria violations that were observed in the pre-connection assessment were exacerbated in the post-connection assessment. The post-connection assessment indicates that the pre-connection mitigation measures can also be used to manage the post-connection system performance issues.

2.6 AESO Forecast and Transmission System Plans – The AESO’s corporate forecast for the South Planning Region is consistent with generation associated with the Proposed Transmission Development.¹⁷ The AESO’s corporate forecasts are used by the AESO to assess the adequacy of the regional transmission system and as a basis for identifying the need for transmission system expansion or enhancement. The need

¹⁵ The connection assessment is included as Appendix A.

¹⁶ Planned 820L and 172L RASs were proposed for the approved Stirling Wind Project in the Stirling Wind Project Connection NID, as originally approved by AUC Decision 22546-D01-2019 and Approval 22546-D02-2019.

¹⁷ The *AESO 2017 Long-term Outlook* provides forecasting information for the South Planning Region, which includes the Proposed Transmission Development area.

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associated with the Proposed Transmission Development is consistent with the AESO's long-term plans for this region.

2.7 Transmission Dependencies – The Proposed Transmission Development does not require the completion of any other AESO plans to expand or enhance the transmission system prior to connection.

2.8 AESO Participant Involvement Program – The AESO directed the TFO to assist the AESO in conducting the AESO's participant involvement program (PIP). Between November 2018 and May 2019, the TFO and the AESO used various methods to notify stakeholders about the need for development and the AESO's preferred option to respond to the system access service request. This included a notification to market participants that may be affected by the Project. One of the notified market participants raised questions and concerns, which the AESO responded to. The AESO also committed to address any further questions the notified market participant may have following the filing of the AESO's NID application. No other questions or concerns have been raised by the other notified market participants.

Apart from the inquiry above, there are no outstanding concerns or objections regarding the need for the Proposed Transmission Development or the AESO's preferred option to respond to the system access service request. In May 2019, the AESO notified stakeholders of its intention to file this Application with the Commission.¹⁸

2.9 Information Regarding AUC Rule 007, Section 6.2.2, NID23(3) – The AESO has been advised that the TFO's Facility Proposal addresses the requirements of AUC Rule 007, Section 6.2.2, NID23(3).¹⁹ In consideration of this fact, and as the filing of the Amended Application is combined with the TFO's amended Facility Proposal, the AESO has not undertaken a separate assessment of the sort contemplated in AUC Rule 007, Section 6.2.2, NID23(3).

¹⁸ Further information regarding the AESO's PIP for this Application is included in Appendix C.

¹⁹ Please refer to the letter included as Appendix D of this Application.

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2.10 Confirmation Date – In the event that the proposed facilities are not in service by November 30, 2020, which is the scheduled in-service date of the Project, the AESO will inform the Commission in writing if the need to expand or enhance the transmission system described in this Amended Application continues, and if the technical solution described in this Amended Application approval continues to be the AESO’s preferred technical solution. In addition, in the event that the AESO believes that the in-service date will not be met, and such delay will have a material impact on this Amended Application, the AESO will advise the Commission of the same.

The AESO has been advised that the TFO’s amended Facility Proposal addresses the requirements of AUC Rule 007, Section 6.2.2, NID25(2).²⁰ In consideration of this fact, and as the filing of this Amended Application is combined with the TFO’s amended Facility Proposal, the AESO has not included an implementation schedule of the sort contemplated in AUC Rule 007 Section 6.2.2, NID25(2).

2.11 Approval is in the Public Interest – Having regard to the following:

- the transmission planning duties of the AESO as described in Sections 29, 33 and 34 of the Act;
- the market participant’s request for system access service and the AESO’s assessment thereof;
- the AESO’s connection assessment;
- the TFO’s cost estimate for the Proposed Transmission Development;
- the TFO’s confirmation that it has addressed AUC Rule 007, Section 6.2.2, NID23(3);
- information obtained from AESO PIP activities; and
- the AESO’s long-term transmission system plans;

²⁰ *Ibid*

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it is the conclusion of the AESO that the Proposed Transmission Development provides a reasonable opportunity for the market participant to exchange electric energy and ancillary services. In consideration of these factors, the AESO submits that approval of this Amended Application is in the public interest.

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3 Relief Requested

3.1 The AESO submits that its assessment of the need to meet the market participant's request for system access service is technically complete and that approval is in the public interest.

3.2 In the event that the proposed facilities are not in service by November 30, 2020, which is the scheduled in-service date of the Project, the AESO will inform the Commission in writing if the need to expand or enhance the transmission system described in this Amended Application continues, and if the technical solution described in this Amended Application continues to be the AESO's preferred technical solution.

3.3 For the reasons set out herein, and pursuant to Section 34 of the Act, the AESO requests that the Commission approve this Amended Application, including issuing an approval of the need to respond to the market participant's request for system access service, and to connect the Facility to the transmission system, by means of the following transmission development:

- A. Add one 138 kV circuit to connect the Facility to the existing transmission line 164L using a T-tap configuration; and
- B. Modify, alter, add or remove equipment, including switchgear, and any operational, protection, control and telecommunication devices required to undertake the work as planned and ensure proper integration with the transmission system.

All of which is respectfully submitted this 19th day of June, 2019.

Alberta Electric System Operator

"Electronically Submitted by"

Robert Davidson, P.Eng.
Director, Transmission Connection Projects

Alberta Electric System Operator

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PART B – APPLICATION APPENDICES

The following appended documents support the Application (Part A).

APPENDIX A **Connection Assessment** – Appendix A contains the *AESO Engineering Connection Assessment – McLaughlin Wind Power Plant Connection* that assesses the transmission system performance prior to and following the connection of the Proposed Transmission Development. As part of the AESO Connection Process, the AESO defined the study scope, and provided the system models and study assumptions to the market participant who engaged a consultant to conduct the connection assessment studies. The AESO reviewed the results of the connection assessment studies prepared by the consultant, and finds the results of the connection assessment acceptable for the purposes of assessing the impacts of the Proposed Transmission Development on the transmission system.

APPENDIX B **TFO Capital Cost Estimate** – Appendix B contains a detailed cost estimate corresponding to the Proposed Transmission Development. This estimate has been prepared by the TFO at the direction of the AESO, to an accuracy level of +20%/-10%, which exceeds the accuracy required by AUC Rule 007, NID24.

APPENDIX C **AESO PIP** – Appendix C contains a summary of the PIP activities conducted, in accordance with requirements of NID27 and Appendix A2 of AUC Rule 007, regarding the need to respond to the market participant's request for system access service. Copies of the relevant materials distributed during the PIP are attached for reference.

APPENDIX D **TFO Information Regarding AUC Rule 007, Section 6.2.2, NID23(3) and NID25(2)** – Appendix D contains a letter provided by the TFO confirming that the requirements of AUC Rule 007, NID23(3) and NID25(2) will be addressed within the TFO's amended Facility Proposal.

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PART C – REFERENCES

- i. **AESO Planning Duties and Responsibilities** – Certain aspects of the AESO’s duties and responsibilities with respect to planning the transmission system are described in the Act. For example, Section 17, Subsections (g), (h), (i), and (j), describe the general planning duties of the AESO.²¹ Section 33 of the Act states that the AESO “must forecast the needs of Alberta and develop plans for the transmission system to provide efficient, reliable, and non-discriminatory system access service and the timely implementation of required transmission system expansions and enhancements.” Where, as in this case, the market participant (refer to note ii below) is requesting system access service, and the AESO has determined that the request requires or may require the expansion or enhancement of the capability of the transmission system, the AESO must prepare and submit for Commission approval, as per Section 34(1)(c), a needs identification document that describes the need to respond to requests for system access service, including the assessments undertaken by the AESO regarding the manner proposed to address that need. Other aspects of the AESO’s transmission planning duties and responsibilities are set out in Sections 8, 10, 11, and 15 of the *Transmission Regulation*.
- ii. **Duty to Provide Transmission System Access** – Section 29 of the Act states that the AESO “must provide system access service on the transmission system in a manner that gives all market participants [RESL in this case] wishing to exchange electric energy and ancillary services a reasonable opportunity to do so.”
- iii. **AESO Planning Criteria** – In accordance with the Act, the AESO is required to plan a transmission system that satisfies applicable reliability standards. Transmission Planning (TPL) standards are included in the Alberta Reliability Standards, and are generally described at: <https://www.aeso.ca/rules-standards-and-tariff/alberta-reliability-standards/>²²

In addition, the AESO’s *Transmission Planning Criteria – Basis and Assumptions* is included in Appendix A.
- iv. **AESO Connection Process** – For information purposes, the AESO Connection Process, which changes from time to time, is generally described at: <https://www.aeso.ca/grid/connecting-to-the-grid/connection-process/>²³

²¹ The legislation and regulations refer to the Independent System Operator or ISO. "AESO" and "Alberta Electric System Operator" are the registered trade names of the Independent System Operator.

²² This link is provided for ease of reference and does not form part of this Application.

²³ This link is provided for ease of reference and does not form part of this Application.

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v. **Application for Approval of the Need to Respond to a Request for System Access**

Service – This Application is directed solely to the question of the need to respond to a request for system access service, as more fully described in the Act and the *Transmission Regulation*, and the AESO’s determination of the manner in which to respond to the request. This Application does not seek approval of those aspects of transmission development that are managed and executed separately from the needs identification document approval process. Other aspects of the AESO’s responsibilities regarding transmission development are managed under the appropriate processes, including the ISO rules, Alberta reliability standards and the ISO tariff, which are also subject to specific regulatory approvals. While the Application or its supporting appendices may refer to other processes or information from time to time, the inclusion of this information is for context and reference only.

Any reference within the Application to market participants or other parties and/or the facilities they may own and operate or may wish to own and operate, does not constitute an application for approval of such facilities. The responsibility for seeking such regulatory or other approval remains the responsibility of the market participants or other parties.

vi. **Directions to the TFO** – Pursuant to Subsection 35(1) of the Act, the AESO has directed the TFO, in whose service territories the need is located, to prepare an amended Facility Proposal to meet the need identified. The amended Facility Proposal is also submitted to the Commission for approval. The AESO has also directed the TFO, pursuant to Section 39 of the Act and Section 14 of the *Transmission Regulation*, to assist in the preparation of the AESO’s Application. The TFO has also been directed by the AESO under Section 39 of the Act to prepare a service proposal to address the need for the Proposed Transmission Development.

vii. **Capital Cost Estimates** – The provision of capital costs estimates in the Application is for the purposes of relative comparison and context only. The requirements applicable to cost estimates that are used for transmission system planning purposes are set out in Section 25 of the *Transmission Regulation*, AUC Rule 007, and Section 504.5 of the ISO rules, *Service Proposals and Cost Estimating*.