Interconnection Feasibility Study Form Agreement

This agreement is made and er	ntered into this	day of,
, by and between		, a
existing under the laws of the State of ("Applicant") and	existing und	ity company organized and, or an individual) _, a er the laws of the State of hd Public Utility each may
be referred to as a "Party," or collect		
Recitals: Whereas, The Applicant is proposing generating capacity to an existing Sm Application completed by Interconne	nall Generating Fa	acility consistent with the on;
Whereas, Applicant desires to interce Public Utility's Electric Distribution Sy		
Whereas, Applicant has requested the Feasibility Study to assess the feasibility Generating Facility to the Public Utility	oility of interconne	•
Now, therefore , in consideration of a herein the Parties agree as follows:	and subject to the	mutual covenants contained

- 1. When used in this Agreement with initial capitalization, the terms specified shall have the meanings given in the SD Public Utilities Commission's rules, ARSD chapter 20:10:36.
- 2. Interconnection Customer elects and Public Utility shall cause to be performed an Interconnection Feasibility Study consistent with the SD Public Utilities Commission's rules.
- 3. The Applicant will provide the data requested in Section 2 of this form. The scope of the Interconnection Feasibility Study shall be subject to the assumptions set in the rules and detailed in this agreement form.
- 4. The Interconnection Feasibility Study shall be based on the technical information provided by the Applicant in its Application, as may be modified as the result of the Scoping Meeting. The Public Utility reserves the right to request additional technical information from Interconnection Customer as reasonably becomes necessary consistent with Good Utility Practice during the course of the Interconnection Feasibility Study. If, in the course of the Study, the Applicant finds it necessary to modify the Application, the time to complete the Interconnection Feasibility Study may be extended by mutual agreement of the Parties.

- 5. In performing the study, the Public Utility will rely, to the extent reasonably practicable, on existing studies of recent vintage. The Applicant will not be charged for such existing studies.
- 6. The Interconnection Feasibility Study shall be completed and the results transmitted to Interconnection Customer within a timeline agreed to by the parties under the process prescribed in the Commission's rules, ARSD chapter 20:10:36.

In witness whereof, the Parties have caused this agreement to be duly executed by thieir duly authorized officers or agents on the day and year first above written:

[Insert name of Public Utility]

Section 2: Interconnection Feasibility Study Agreement Assumptions Used in Conducting the Interconnection Feasibility Study

The Interconnection Feasibility Study will be based upon the information set forth in the Application and agreed upon in the Scoping Meeting held on: 1. Designation of Point of Interconnection and configuration to be studied: 2. Designation of alternative Points of Interconnection and confirguation: Note: 1 and 2 are to be completed by the Applicant. Any other assumptions (listed below) are to be provided by the Applicant or the Public Utility. Interconnection Equipment Specifications, Initial Setting Assumptions, and Operating Assumptions * **Address of Facility:** Date: Other Facility Information: Isolation Device Type/ Location: Grounding Configuration: Initial Commissioning Date: **Switchgear/Circuit Interruption Devices:** Switchgear type and control: (used to bring generator on line)

Initial Set Points at Point of Interconnection:

Voltage:kVAr:	
Power factor:	
Other:	
Other:	
Trip Re-start Protocol:	
Reclosing Practice:	
Hold out time:	
Ramp Rate:	
Notification required: Yes No	