Attachment A
Application

### APPLICATION FOR APPRAISED VALUE LIMITATION ON QUALIFIED PROPERTY

### SUBMITTED TO O'DONNELL ISD

WIND TEX ENERGY - STEPHENS, LLC

See application



### Application for Appraised Value Limitation on Qualified Property (Tax Code, Chapter 313, Subchapter B or C)

Form 50-296 (Revised May 2010)

INSTRUCTIONS: This application must be completed and filed with the school district. In order for an application to be processed, the governing body (school board) must elect to consider an application, but — by Comptroller rule — the school board may elect to consider the application only after the school district has received a completed application. Texas Tax Code, Section 313.025 requires that any completed application and any supplemental materials received by the school district must be forwarded within seven days to the Comptroller of Public Accounts.

If the school board elects to consider the application, the school district must:

notify the Comptroller that the school board has elected to consider the application.

This notice must include:

- the date on which the school district received the application;
- the date the school district determined that the application was complete;
- the date the school board decided to consider the application; and
- a request that the comptroller prepare an economic impact analysis of the application;
- · provide a copy of the notice to the appraisal district:
- must complete the sections of the application reserved for the school district and provide information required in the Comptroller rules located at 34 Texas
- Administrative Code (TAC) Section 9.1054; and forward the original completed application to the Comptroller in a three-ring binder with tabs separating each section of the documents, in addition to an electronic copy on CD. See 34 TAC Chapter 9, Subchapter F.

The governing body may, at its discretion, allow the applicant to supplement or amend the application after the filing date, subject to the restrictions in 34 TAC Chapter 9, Subchapter F.

When the Comptroller receives the notice and required information from the school district, the Comptroller will publish all submitted application materials on its Web site. The Comptroller is authorized to freat some application information as confidential and withhold it from publication on the Internet. To do so, however, the information must be segregated and comply with the other requirements set out in the Comptroller rules as explained in the Confidentiality Notice below.

The Comptroller will independently determine whether the application has been completed according to the Comptroller's rules (34 TAC Chapter 9, Subchapter F). If the Comptroller finds the application is not complete, the Comptroller will request additional materials from the school district. When the Comptroller determines that the application is complete, it will send the school district a notice indicating so. The Comptroller will determine the eligibility of the project, make a recommendation to the school board regarding the application and prepare an economic impact evaluation by the 90th day after the Comptroller receives a complete application—as determined by the Comptroller.

The school board must approve or disapprove the application before the 151st day after the application review start date (the date the application is finally determined to be complete), unless an extension is granted. The Comptroller and school district are authorized to request additional information from the applicant that is reasonably necessary to complete the recommendation, economic impact evaluation or consider the application at any time during the application review period.

Please visit the Comptroller's Web site to find out more about the program at http://www.window.state.tx.us/taxinfo/proptax/hb1200/index.html. There are links on this Web page to the Chapter 313 statute, rules and forms. Information about minimum limitation values for particular districts and wage standards may also be found at that site.

SCHOOL DISTRICT INFORMATION - CERTIFICATION		Date application received by district	
Authorized School District Representative		August 16, 2011	
First Name Randy	Last Name Allen		
Superintendent			
School District Name O'Donnell ISD Street Address 400 Small Street			
Mailing Address P.O. Box 487			
O'Donnell	State TX	79351	
Phone Number (806) 428-3247	Fax Number (806) 428-3759		
Mobile Number (optional)	E-mail Address rallen@esc17.net		
I authorize the consultant to provide and obtain information	related to this application		☐ No
Will consultant be primary contact?			☐ No

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Authorized School District Consultant (II Applicable)			
Daniel T.	Casey		
Partner			•
Moak, Casey & Associates LLP			,
400 W. 15th Street, Sulte 1410	's the second of the bell	rayese i	TR 6 (00) 8 (00
400 W. 15th Street, Sulte 1410			
<sup>©</sup> Austin	Brate TX	78701	-1648
512-485-7878	512-485-788	8	
λίοθθο Νουδου (Οργουα)	dcasey@mo	oakcase	y.com
I am the multiorized representative for the school district to which this apment record as deliced in Chapter 37 of the Texas Penal Gode,	ptication is boing aubunited, i undatal	and that this appli	entlan la a govorn-
Egretulo (Authornos Razoo) Dajust Rapitafialita)	THE PERSON NAMED IN THE PE	i <sub>Dat</sub> o	
Randy Allen, Superintendo	ent	8/26/.	20//
Has the dictrict determined this apptication completes			,风Yas CONo
Tyos, data dotorminud comploto. August 29, 2011		·	gaden a company of the state of
invo you completed the school linnage decimients required by TAC 0.10	54(0)(9)?		U YUB W NO
RONOOL DISTRICT GHEOKRIST AND REQUESTED ATTACHMENT	e e	V4	AC HOW
. Chookilet		· Pago X of 10	Chank Completed
1 Date application received by the ISD		10110	
2 Certification page alganed and dated by putherized echool district reg		2 01 16	V
Onto application doumed complete by ISD	1	2 of 10	(×)
4. Carilloallon pagos signod and dated by applicant or authorized bus	Inaan raprocontativo of applicant	4 01 10	<b>√</b>
6 Completed company chacklist		12 of 16	<b>√</b>
School (Introduction)  School (Introduction)  A coupled a policylon)	n 20 duys of diatrial providing notice	2 0/ 10	will supplement



APPLICANT INFORMATION - CERTIFICATION OF APPLICATION	N		
Authorized Business Representative (Applicant)			
First Name Steven K.	Last Name DeWolf		
Title Manager Organization Wind Tex Energy - Stephens, LLC			
Street Address 10000 North Central Expressway, Suite 900			
Mailing Address 10000 North Central Expressway, Suite 900			
City Dallas	TX	75231	
Phone Number (214) 615-4207	(214) 954-9541		
Mobile Number (optional)	Business e-mail Address sdewolf@bd-la	w.com	
Will a company official other than the authorized business representati to future information requests?	Last Name	O	es 🛮 No
Title			
Organization			
Street Address			
Mailing Address			
City	State	ZIP	
Phone Number	Fax Number		
Mobile Number (optional)	E-mail Address		
I authorize the consultant to provide and obtain information related to	this application		Yes 🔲 No
Will consultant be primary contact?			



### Form 50-296 Application for Appraised Value Emitation on Qualitied Property

APPLICANT INFORMATION - CERTIFICATION OF APP	LICATION (CONTINUED)	
Authorized Company Consultant (If Applicable)		
First Name D. Dale	Cummings	and the second second second second
Partner		
Firm Name		para ang a marana mananana ma
Cummings Westlake LLC	or ment save rente in 100 - 11	
12837 Louetta Road, Suite 201		
Mailing Address 12837 Louetta Road, Suite 201		
City	State	ZIP
Cypress	TX	77429
713-266-4456 x1	Fax Number 713-266-2333	
Business email Address		
dcummings@cwlp.net		
I am the authorized representative for the business entity for the purdefined in Chapter 37 of the Texas Penal Code. The information contains the certify and affirm that the business entity I represent is in going delinquent taxes are owed to the State of Texas.  Signature (Authorized Business Representative (Applicant))	ained in this application is true and co	rrect to the best of my knowledge and belief.
GIVEN under my hand and seal of office this 5th day of	August	.2011
CARROL LEE MILLER MY COMMISSION EXPIRES October 5, 2013	Notary Public, State of	Millu Texas
(Notary Seal)		
	My commission expli	es 10-5-2013

If you make a false statement on this application, you could be found guilty of a Class A misdemeanor or a state jail felony under Texas Penal Code § 37.10.

### Application for Appraised Value Limitation on Qualified Property



### FEES AND PAYMENTS

Enclosed is proof of application fee paid to the school district.

For the purpose of this question, "payments to the school district" include any and all payments or transfers of things of value made to the school district or to any person or persons in any form if such payment or transfer of thing of value being provided is in recognition of, anticipation of, or consideration for the agreement for limitation on appraised value.

Please answer only either A OR B:	
A. Will any "payments to the school district" that you may make in order to receive a property tax value limitation agreement result in payments that are not in compliance with Tax Code, 313.027(i)?	□ No
B. If "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" that are not in compliance with Tax Code §313.027(i)? \sum Yes	☑ No
BUSINESS APPLICANT INFORMATION	30
Legal Name under which application is made	
Wind Tex Energy - Stephens, LLC	
Texas Taxpayer I.D. Number of entity subject to Tax Code, Chapter 171 (11 digits)	
32034592389	
NAICS code 221119	
	☑ No
Is the applicant a party to any other Chapter 313 agreements?	-
If yes, please list name of school district and year of agreement.	
APPLICANT BUSINESS STRUCTURE	
Registered to do business in Texas with the Texas Secretary of State?	☐ No
Identify business organization of applicant (corporation, limited liability corporation, etc.)	
Limited liability corporation	
1. Is the applicant a combined group, or comprised of members of a combined group, as defined by Texas Tax Code Chapter 171.0001(7)?	☐ No
2 Is the applicant current on all tax payments due to the State of Texas?	☐ No
3. Are all applicant members of the combined group current on all tax payments due to the State of Texas?	☐ No
If the answer to either question is no, please explain and/or disclose any history of default, delinquencies and/or any material litigation, including litigation involving the State of Texas. (Use attachment if necessary.)	



### Application for Appraised Value Limitation on Qualified Property

ELIGIBILTY UNDER TAX CODE		Charles and the Charles are a second and the			
			☐ No		
The property will be used as an inte	egral part, or as a necessary auxiliary	part, in one of the following activities:			
(1) manufacturing		🖵 Yes	☑ No		
			☑ No		
(3) a clean coal project, as defin	ned by Section 5.001, Water Code		☑ No		
(4) an advanced clean energy p	project, as defined by Section 382.000	, Health and Safety Code	☑ No		
(5) renewable energy electric ge	eneration		☐ No		
		cycle technology	☑ No		
			☑ No		
applicant in one or more act	ivities described by Subdivisions (1) t	ary auxiliary part for the activity conducted by hrough (7)	☑ No		
Are you requesting that any of the I	and be classified as qualified investm	ent?	☑ No		
Will any of the proposed qualified in	vestment be leased under a capitaliz	ed lease? 🖵 Yes	☑ No		
Will any of the proposed qualified in	vestment be leased under an operat	ng lease? 🔲 Yes	☑ No		
Are you including property that is or	wned by a person other than the app	icant?	☑ No		
Will any property be pooled or prop the amount of your qualified investor	osed to be pooled with property own nent?	ed by the applicant in determining	☑ No		
PROJECT DESCRIPTION					
B it I will delegate the of the	e scope of the proposed project, inclu business, a timeline for property con	ding, at a minimum, the type and planned use of real and tangib struction or installation, and any other relevant information. (Use	e attach-		
See Attachment 4					
Describe the ability of your company to locate or relocate in another state or another region of the state.					
See Attachme	nt 4A				
PROJECT CHARACTERISTICS	(CHECK ALL THAT APPLY)		L U.S.		
☑ New Jobs	Construct New Facility	☐ New Business / Start-up ☐ Expand Existing Facility			
Relocation from Out-of-State	☐ Expansion	☑ Purchase Machinery & Equipment			
☐ Consolidation	☐ Relocation within Texas				
PROJECTED TIMELINE					
Begin Construction November	2011	Begin Hiring New Employees August 2012			
Construction Complete Decemb	per 2012	Fully Operational December 2012			
Purchase Machinery & Equipment	November 2011				
Do you propose to construct a new building or to erect or affix a new improvement after your application review start date (date your application is finally determined to be complete)?					
Note: Improvements made before t	finally determined to be complete)? hat time may not be considered quali	lied property.	☐ No		



ECONOMIC INCENTIVES	Charles and the	
Identify state programs the project will apply for:		
		Amount
State Source Not applicable		
Not applicable		
	Total	
Will other incentives be offered by local units of government?		Yes No
Please use the following box for additional details regarding incentives. (Us	e attachments if necess	ary.)
The project has signed tax abatement agreements v pursuant to Tax Code Chapter 312.	vith Lynn County	and Lynn County Hospital District
THE PROPERTY		
Identify county or counties in which the proposed project will be located	Lynn and Border	n
Central Appraisal District (CAD) that will be responsible for appraising the	property Lynn	
Will this CAD be acting on behalf of another CAD to appraise this proper	ly?	
List all taxing entities that have jurisdiction for the property and the portic		entity
County: Lynn - 54% (Name and percent of project)	<sub>City:</sub> <u>n/a</u>	(Name and percent of project)
Hospital District: Lynn - 54%  (Name and percent of project)	Water District: High I	Plains Underground Water Conservation #1 (56%) (Name and percent of project)
Other (describe):     Name and percent of project)	Other (describe):	
Is the project located entirely within this ISD?		Yes 🖾 N
If not, please provide additional information on the project scope and size	e to assist in the econor	nio anaiyoto.

77 out of 143 turbines (54%) of the project are located in Lynn County and O'Donnell ISD. The remaining 66 turbines are located in Borden County and Borden County ISD. A separate application is being filed for Borden County ISD.



INVESTMENT

### Application for Appraised Value Limitation on Qualified Property

NOTE: The minimum amount of qualified investment required to qualify for an appraised value limitation and the minimum amount of appraised value limitation vary depending on whether the school district is classified as rural, and the taxable value of the property within the school district. For assistance in determining estimates of these minimums, access the Comptroller's Web site at www.window.state.tx.us/taxinfo/proptax/hb1200/values.html.
At the time of application, what is the estimated minimum qualified investment required for this school district? \$10,000,000
At the time of application, what is the estimated minimum qualified investment required for this school district?
\$10,000,000
What is the amount of appraised value limitation for which you are applying? \$10,000,000
What is your total estimated <i>qualified</i> investment? \$219,407,232

NOTE: See 313.021(1) for full definition. Generally, Qualified Investment is the sum of the investment in tangible personal property and buildings and new improvements made between beginning of the qualifying time period (date of application final approval by the school district) and the end of the second complete tax year. What is the anticipated date of application approval? December 1, 2011 What is the anticipated date of the beginning of the qualifying time period? December 1, 2011 What is the total estimated investment for this project for the period from the time of application submission to the end of the limitation period? \$224,966,000 Describe the qualified investment.[See 313.021(1).] Attach the following items to this application: (1) a specific and detailed description of the qualified investment you propose to make on the property for which you are requesting an appraised value limitation as defined by Tax Code §313.021, (2) a description of any new buildings, proposed improvements or personal property which you intend to include as part of your minimum qualified investment and (3) a map of the qualified investment showing location of new buildings or new improvements with vicinity map. Do you intend to make at least the minimum qualified investment required by Tax Code §313.023 (or 313.053 for rural school districts) ☐ No for the relevant school district category during the qualifying time period? Except for new equipment described in Tax Code §151.318(q) or (q-1), is the proposed tangible personal property to be placed in service for the first time: ☐ No (2) if not in or on the new building or other new improvement for which you are applying for an appraised value limitation, ☐ No (3) on the same parcel of land as the building for which you are applying for an appraised value limitation?.... ☐ No ("First placed in service" means the first use of the property by the taxpayer.) Will the investment in real or personal property you propose be counted toward the minimum qualified investment required by ☐ No ☐ No If the proposed investment includes a building or a permanent, non-removable component of a building, does it house tangible personal property? 🗹 Yes ☐ No **QUALIFIED PROPERTY** Describe the qualified property. [See 313.021(2)] (If qualified investment describes qualified property exactly you may skip items (1), (2) and (3) below.)

Attach the following items to this application:

- (1) a specific and detailed description of the qualified property for which you are requesting an appraised value limitation as defined by Tax Code §313.021,
- (2) a description of any new buildings, proposed improvements or personal property which you intend to include as part of your qualified property and

(3) a map of the qualified property showing location of new buildings or new improvements – with vicinity map.

Land Is the land on which you propose new construction or improvements currently located in an area designated as a reinvestment zone under Tax Code Chapter 311 or 312 or as an enterprise zone under Government Code Chapter 2303?	☐ No
If you answered "no" to the question above, what is the anticipated date on which you will submit proof of a reinvestment zone with boundaries encompassing the land on which you propose new construction or improvements?	
Will the applicant own the land by the date of agreement execution?	☑ No

### Application for Appraised Value Limitation on Qualified Property



### QUALIFIED PROPERTY (CONTINUED)

If the land upon which the new building or new improvement is to be built is part of the qualified property described by §313.021(2)(A), please attach complete documentation, including:

- 1. Legal description of the land
- 2. Each existing appraisal parcel number of the land on which the improvements will be constructed, regardless of whether or not all of the land described in the current parcel will become qualified properly
- Owner
- 4. The current taxable value of the land. Attach estimate if land is part of larger parcel.
- 5. A detailed map (with a vicinity map) showing the location of the land

	a vicinity mapy snorming the recall					
licensed surveyor. (With vicini						, or a
Attach the order, resolution or	r ordinance establishing the zone,	and the guidelines and cri	eria for creating th	e zone, if applicab	le.	
Miscellaneous Is the proposed project a build	ding or new improvement to an ex	cisting facility?			🗖 Yes	No No
Attach a description of any exi	isting improvements and include e	existing appraisal district a	ccount numbers.			
List current market value of ex	xisting property at site as of most	recent tax year. 0	(Market	Value)	2011 (Tax Ye	ar)
Is any of the existing property	subject to a value limitation agree	ement under Tax Code 313	?		🖵 Yes	No
Will all of the property for whi abatement agreement entered	ch you are requesting an appraise into by a school district for the du	ed value limitation be free our ation of the limitation?	of a tax		🗹 Yes	□ No
WAGE AND EMPLOYME						112
or a contractor of the applicar	r of permanent jobs (more than 1, nt, on the proposed qualified prop start date (date your application is	erty during the last comple	te quarter			
The last complete calendar qu	arter before application review sta		_		0044	
☐ First Quarter	Second Quarter	Third Quarter	U F	ourth Quarter of	2011 (year)	
None	manent jobs (more than 1,600 ho				uarter reported to the TW	
Note: For job definitions see T then please provide the defini	TAC §9.1051(14) and Tax Code 31 tion of "new job" as used in this a	application. Not applicable			job" other than TAC §9.10	
Total number of new jobs that	t will have been created when fully	operational 5				
with the new building or other	25 new jobs (at least 10 new jobs r improvement?				🗖 Yes	☑ No
Do you intend to request that Tax Code §313.025(f-1)?	the governing body waive the mir	nimum new job creation re	quirement, as prov	ided under	🗹 Yes	☐ No
If you answered "yes" to the o sary for the operation, accord pursuant to Texas Tax Code,	question above, attach evidence de ling to industry standards. Note: E §313.024(d).	ocumenting that the new jo Even if a minimum new jo	ob creation require b waiver is provid	ment above exceed ed, 80% of all nev	ds the number of employe	iobs
What is the maximum numbe	r of qualifying jobs meeting all cri	teria of §313.021(3) you a	re committing to c	reate? <u>5</u>		
If this project creates more the by 313.021(3)(E)(ii).	an 1,000 new jobs, the minimum	required wage for this pro	ject is 110% of the	average county w		
of information showing this d	n 1,000 new jobs, does this distriction in the contractoristic at http://www.	v.window.state.tx.us/taxinfo	/proptax/hb1200/\	alues.ntml)		ee table
If yes, the applicant must mee	et wage standard described in 313	3.051(b) (110% of the regi	onal average week	y wage for manufa	acturing)	

If no, the applicant shall designate one of the wage standards set out in §§313.021(5)(A) or 313.021(5)(B).

### Application for Appraised Value Limitation on Qualified Property

### WAGE AND EMPLOYMENT INFORMATION (CONTINUED)

For the following three wage calculations please include on an attachment the four most recent quarters of data for each wage calculation. Show the average and the 110% calculation. Include documentation from TWC Web site. The final actual statutory minimum annual wage requirement for the applicant for each qualifying job — which may differ slightly from this estimate — will be based on information from the four quarterly periods for which data were available at the time of the application review start date (date of a completed application). See TAC §9.1051(7).

110% of the county average weekly wage for all jobs (all industries) in the county is $\$639.65$	
110% of the county average weekly wage for manufacturing jobs in the county is  \$604.45	
110% of the county average weekly wage for manufacturing jobs in the county is	
110% of the county average weekly wage for manufacturing jobs in the region is    \$713	
□§313.021(5)(A) or □§313.021(5)(B) or □§313.021(3)(E)(ii), or □§313.051(b)?	
What is the estimated minimum required annual wage for each qualifying job based on the qualified property?	
What is the estimated minimum required annual wage you are committing to pay for each of the qualifying jobs you create on the qualified property?	
Will 80% of all new jobs created by the owner be qualifying jobs as defined by 313.021(3)?	☐ No
Will each qualifying job require at least 1,600 of work a year?	No No
Will any of the qualifying jobs be jobs transferred from one area of the state to another?	☑ No
Will any of the qualifying jobs be retained jobs? ☐ Yes	☑ No
Will any of the qualifying jobs be created to replace a previous employee?	☑ No
Will any required qualifying jobs be filled by employees of contractors?	☐ No
If yes, what percent?	
Does the applicant or contractor of the applicant offer to pay at least 80% of the employee's health insurance premium for each qualifying job?	☐ No
Describe each type of benefits to be offered to qualifying jobholders. (Use attachments as necessary.)	
See Attachment 15	
ECONOMIC IMPACT	
Is an Economic Impact Analysis attached (If supplied by other than the Comptroller's office)?	☑ No
Is Schedule A completed and signed for all years and attached?	☐ No
Is Schedule B completed and signed for all years and attached?	☐ No
Is Schedule C (Application) completed and signed for all years and attached?	No No
Is Schedule D completed and signed for all years and attached?	☐ No
Note: Excel spreadsheet versions of schedules are available for download and printing at URL listed below.	
If there are any other payments made in the state or economic information that you believe should be included in the economic analysis, please attach a schedule showing the amount for each year affected, including an explanation.	eparate



### **CONFIDENTIALITY NOTICE**

### Property Tax Limitation Agreement Applications Texas Government Code Chapter 313 Confidential Information Submitted to the Comptroller

Generally, an application for property tax value limitation, the information provided therein, and documents submitted in support thereof, are considered public information subject to release under the Texas Public Information Act.

There is an exception, outlined below, by which information will be withheld from disclosure.

The Comptroller's office will withhold information from public release if:

- it describes the specific processes or business activities to be conducted or the specific tangible personal property to be located on real property covered by the application;
- the information has been segregated in the application from other information in the application; and
- 3) the party requesting confidentiality provides the Comptroller's office a list of the documents for which confidentiality is sought and for each document lists the specific reasons, including any relevant legal authority, stating why the material is believed to be confidential.

All applications and parts of applications which are not segregated and marked as confidential as outlined above will be considered public information and will be posted on the internet.

Such information properly identified as confidential will be withheld from public release unless and until the governing body of the school district acts on the application, or we are directed to do so by a ruling from the Attorney General.

Other information in the custody of a school district or the comptroller submitted in connection with the application, including information related to the economic impact of a project or the essential elements of eligibility under Texas Tax Code, Chapter 313, such as

the nature and amount of the projected investment, employment, wages, and benefits, will not be considered confidential business information and will be posted on the internet.

All documents submitted to the Comptroller, as well as all information in the application once the school district acts thereon, are subject to public release unless specific parts of the application or documents submitted with the application are identified as confidential. Any person seeking to limit disclosure of such submitted records is advised to consult with their legal counsel regarding disclosure issues and also to take the appropriate precautions to safeguard copyrighted material, trade secrets, or any other proprietary information. The Comptroller assumes no obligation or responsibility relating to the disclosure or nondisclosure of information submitted by respondents. A person seeking to limit disclosure of information must submit in writing specific detailed reasons, including any relevant legal authority, stating why that person believes the material to be confidential.

The following outlines how the Comptroller's office will handle requests for information submitted under the Texas Public Information Act for application portions and submitted records appropriately identified as confidential.

- This office shall forward the request for records and a copy of the documents at issue to the Texas Attorney General's office for an opinion on whether such information may be withheld from disclosure under the Texas Public Information Act.
- The Comptroller will notify the person who submitted the application/documents when the information is forwarded to the Attorney General's office.
- Please be aware that this Office is obligated to comply with an Attorney General's decision, including release of information ruled public even if it was marked confidential.



### Application for Appraised Value Limitation on Qualified Property

	Checklist	Page X of 16	Check Completed
1	Certification pages signed and dated by Authorized Business Representative (applicant)	4 of 16	<b>✓</b>
2	Proof of Payment of Application Fee (Attachment)	5 of 16	<b>√</b>
3	For applicant members, documentation of Combined Group membership under Texas Tax Code 171.0001(7) (if Applicable) (Attachment)	5 of 16	$\checkmark$
4	Detailed description of the project	6 of 16	<b>/</b>
5	If project is located in more than one district, name other districts and list percentage in each district (Attachment)	7 of 16	1
6	Description of Qualified Investment (Attachment)	8 of 16	/
7	Map of qualified investment showing location of new buildings or new improvements with vicinity map.	8 of 16	<b>√</b>
8	Description of Qualified Property (Attachment)	8 of 16	✓
9	Map of qualified property showing location of new buildings or new improvements with vicinity map	8 of 16	<b>√</b>
10	Description of Land (Attachment)	9 of 16	<b>✓</b>
11	A detailed map showing location of the land with vicinity map.	9 of 16	<b>✓</b>
12	A description of all existing (if any) improvements (Attachment)	9 of 16	✓
13	Request for Waiver of Job Creation Requirement (if applicable) (Attachment)	9 of 16	<b>✓</b>
14	Calculation of three possible wage requirements with TWC documentation. (Attachment)	10 of 16	<b>✓</b>
15	Description of Benefits	10 of 16	<b>✓</b>
16	Economic Impact (if applicable)	10 of 16	✓
17	Schedule A completed and signed	13 of 16	✓
18	Schedule B completed and signed	14 of 16	✓
19	Schedule C (Application) completed and signed	15 of 16	1
20	Schedule D completed and signed	16 of 16	<b>✓</b>
21	Map of Reinvestment Zone (Attachment) (Showing the actual or proposed boundaries and size, Certified to be accurate by either the government entity creating the zone, the local appraisal district, or a licensed surveyor, with vicinity map)*	9 of 16	<b>√</b>
22	Order, Resolution, or Ordinance Establishing the Zone (Attachment)*	9 of 16	✓
23	Legal Description of Reinvestment Zone (Attachment)*	9 of 16	<b>✓</b>
24	Guidelines and Criteria for Reinvestment Zone(Attachment)*	9 of 16	1

<sup>\*</sup>To be submitted with application or before date of final application approval by school board.

, 2010): Investment Schedule A (Rev.

Form 50-295

Applicant Name ISD Name

Wind Tex Energy - Stephens, LLC

O'Donnell ISD

5,558,768 7,541,232 211,866,000 Total Investment (A+B+D) Column E: 69 60 w qualified investment but investmen affecting economic impact and Other investment that is not Column D: total value Column C:
Sum of A and B
Qualifying Investment of
(during the qualifying
time period) 7,541,232 211,866,000 Personal Property
The amount of new investment incremovable component (original cost) placed in service of building (annual amount only) 150,000.00 Column B: Building or permanent (Estimated Investment in each year. Do not put cumulative totals.) PROPERTY INVESTMENT AMOUNTS 5,558,768,00 7.391.232.00 211,866,000 Column A: Tangible 63 Tax Year
(Fill in actual tax
year below)
YYYY 2025 2019 2022 2013 2015 2016 2018 2020 2026 2014 2017 2023 2024 2012 2021 2011 School Year (YYYY-YYYY) 2014-2015 2019-2020 2022-2023 2024-2025 2025-2026 2026-2027 2015-2016 2017-2018 2018-2019 2020-2021 2021-2022 2023-2024 2011-2012 2012-2013 2013-2014 2016-2017 4 with district (neither qualified property nor eligible to 15 investment made before filing complete application 10 5 œ -12 4 2 9 0 N n application (eligible to become qualified property) application and before Jan. 1 of first complete tax year of qualifying time period (qualified Investment made after filing complete application with district, but before final board approval of Investment made after final board approval of investment and eligible to become qualified Continue to Maintain Viable Presence Complete tax years of qualifying time Value Limitation Period become qualified investment) period Post- Settle-Up Period Post- Settle-Up Period The year preceding the first complete tax year of the qualifying Tax Credit Period (with 50% cap on Credit Settle-Up (assuming no time period deferrals) credit) Period

Qualifying Time Period usually begins with the final board approval of the application and extends generally for the following two complete tax years.

This represents the total dollar amount of planned investment in tangible personal property the applicant considers qualified investment - as defined in Tax Code §313,021(1)(A)-(D). Column A:

For the purposes of investment, please list amount invested each year, not cumulative totals.

For the years outside the qualitying time period, this number should simply represent the planned investment in tangible personal property].

indude estimates of investment for "replacement" property-property that is part of original agreement but scheduled for probable replacement during limitation period The total dollar amount of planned investment each year in buildings or nonremovable component of buildings that the applicant considers Column B:

qualified investment under Tax Code §313.021(1)(E).

Column D:

For the years outside the qualifying time period, this number should simply represent the planned investment in new buildings or nonremovable components of buildings.

Dollar value of other investment that may not be qualified investment but that may affect economic impact and total value-for planning, construction and operation of the facility. The most significant example for many projects would be land. Other examples may be items such as professional services, etc.

Note: Land can be listed as part of investment during the "pre-year 1" time period. It cannot be part of qualifying investment.

Notes: For advanced dean energy projects, nuclear projects, projects with deferred qualitying time periods, and projects with lengthy application review periods, insert additional rows as needed.

This schedule must be submitted with the original application and any application for tax credit. When using this schedule for any purpose other than the original application, replace original estimates with actual appraisal district data for past years and update estimates for current and future years. If original estimates have not changed, enter those amounts for future years.

## Schedule B (Rev. May 2010): Estimated Market And Taxable Value Wind Tex Energy - Stephens, LLC

O'Donnell ISD

Applicant Name ISD Name

			O'Donnell ISD	ISD						11.	Form 50-296	962
						Qualified Property	rty	Reductions from Market Value	Est	Imated Tax	Estimated Taxable Value	
		Year	School Year (YYYY-YYYY)	Tax Year (Fill in actual tax year)	Estimated Market Value of Land	Estimated Total Market Value of new buildings or	Estimated Total Market Value of tangible personal property in the new building or in or on the		Final taxable value for		Final taxable value for	le value for
		pre-year 1	2011-2012	2011	69	69	69	Salar Aging	GO - GILOT GIL		M&O-after all reductions	reductions
	Complete tax	-	2012-2013	2012	ı G	\$ 6,475,000	\$ 75,000			6.550 000		5 550 000
	fime period	2	2013-2014	2013	69	\$ 202,334,400	\$ 150,000			-	20	202,484,400
		ო	2014-2015	2014		\$ 194,241,000	\$ 146,250	so.	\$ 194.3	194.387.250	\$ 10.00	10.000.000
		4	2015-2016	2015		\$ 186,471,400	\$ 142,600	69		-		10.000.000
		Ŋ	2016-2017	2016		\$ 179,012,500	\$ 139,000	ı G		_	7.50	10.000.000
Tax Credit	Value Limitation	ဖ	2017-2018	2017		\$ 171,852,000	\$ 132,700	· ·	\$ 171.9	-		10,000,000
50% cap on	Period	7	2018-2019	2018		\$ 161,540,900	\$ 126,700	(A)		-	0.00	10.000.000
credit)		ω	2019-2020	2019		\$ 151,848,400	\$ 121,000	· ·		-		10.000.000
		တ	2020-2021	2020		\$ 142,737,500	\$ 115,600	es.				10.000.000
		10	2021-2022	2021		\$ 134,173,300	\$ 110,400	69			<u> </u>	10 000 000
C street	Continue to	17	2022-2023	2022		\$ 126,122,900	\$ 105,400	69	l	1	1	126 228 300
Creat Settle-Up	Σ	12	2023-2024	2023		\$ 118,555,500	\$ 100,700	69	1	-		118 656 200
	aouasau	13	2024-2025	2024		\$ 111,442,200	\$ 96.200	69	I	-		111 538 400
Post- Sett	Post- Settle-Up Period	14	2025-2026	2025		\$ 104,755,700	\$ 91.900	u)	1	+		104 847 600
Post- Settle-	Post- Settle-Up Period	15	2026-2027	2026		\$ 98,470,400	\$ 87,800	69		-		98.558.200

Notes: Market value in future years is good faith estimate of future taxable value for the purposes of property taxation.

This schedule must be submitted with the original application and any application for tax credit. When using this schedule for any purpose other than the original application, replace original estimates with actual appraisal district data for past years and update estimates for current and future years. If original estimates have not changed, enter those amounts for future years.

.....

9/7/2011

DATE

## Schedule C- Application: Employment Information

Applicant Name ISD Name

Wind Tex Energy - Stephens, LLC

O'Donnell ISD

Form 50-296

					Construction	ction	New Jobs	Jobs	Qualifying Jobs	Jobs
		Year	School Year (YYYY-YYYY)	Tax Year (Fill in actual tax year)	Column A: Number of Construction FTE's or man- hours (specify)	Column B: Average annual wage rates for construction workers	Column C: Number of new jobs applicant commits to create (cumulative)	Column D: Average annual wage rate for all new jobs.	Column E: Number of qualifying jobs applicant commits to create meeting all criteria of Sec. 313.021(3) (cumulative)	Column F: Average annual wage of qualifying
		pre-year 1	2011-2012	2011	30	\$ 57,000	0		0	s
	Complete tax years of	-	2012-2013	2012	75	\$ 57,000	5	\$ 37,089	5	\$ 37,089
	qualifying time period	2	2013-2014	2013	•	s	5,	\$ 37,089	5	\$ 37,089
		m	2014-2015	2014	0	S	5	\$ 37,089	5	\$ 37,089
		4	2015-2016	2015	0		2	\$ 37,089	20	\$ 37,089
		S	2016-2017	2016	0	S	S	\$ 37,089	5	\$ 37,089
Tay Credit Deriod	Value Limitation	ဖ	2017-2018	2017	0		5	\$ 37,089	5	\$ 37,089
(with 50% cap on	Period	7	2018-2019	2018	0	- 80	5	\$ 37,089	5	\$ 37,089
credit)		ω	2019-2020	2019	0	\$ 0	5	\$ 37,089	5	\$ 37,089
		တ	2020-2021	2020	0	- 80	22	\$ 37,089	5	\$ 37,089
		10	2021-2022	2021	8	- \$ 0	2	\$ 37,089	5	\$ 37,089
	Continue to	11	2022-2023	2022	0	- s o	5	\$ 37,089	5	\$ 37,089
Credit Settle-Up Period	Maintain Viable	12	2023-2024	2023	0	- \$0	2	\$ 37,089	2	\$ 37,089
	Presence	13	2024-2025	2024	J	- 80	5	\$ 37,089	2	\$ 37,089
Post- Settle-Up Period	-Up Períod	14	2025-2026	2025	J	- 80	ro	\$ 37,089	5	\$ 37,089
Post- Settle-Up Period	-Up Period	15	2026-2027	2026		s o	2	S 37.089	ιΩ	\$ 37,089

Notes: For job definitions see TAC §9.1051(14) and Tax Code §313.021(3).

This schedule must be submitted with the original application and any application for tax credit. When using this schedule for any purpose other than the original application. replace original estimates with actual appraisal district data for past years and update estimates for current and future years. If original estimates have not changed,

enter those amounts for future years.

Schedule D: (Rev. May 201v): Other Tax Information

Applicant			
Name	Wind Tex Energy - Stephens, LLC	ISD Name	
			١
	COLUMN INC.	The same of the sa	

Name			Wind Tex Energy - Stephens, LLC	gy - Stephen	s, LLC		ISD Name	Ĭ	O'Donnell ISD		Form 50-296
					1000	Sales Tax Information	Franchise Tax	Oth	Other Property Tax Abatements Sought	Abatements S	Sought
					Sales Taxab	Sales Taxable Expenditures	Franchise Tax	County	City	Hospital	Other
		Year	School Year (YYYY-YYYY)	Tax/ Calendar Year YYYY	Column F: Estimate of total annual expenditures* subject to state sales tax	Column G: Estimate of total annual expenditures* made in Texas NOT subject to sales tax	Column H: Estimate of Franchise tax due from (or attributable to) the applicant	Fill in percentage exemption requested or granted in each year of the Agreement	FIII in percentage exemption requested or granted in each year of the Agreement	Fill in percentage exemption requested or granted in each year of the Agreement	Fill in percentage exemption requested or granted in each year of the Agreement
The year preceding the											
first complete tax year of the qualifying time period (assuming no deferrals)			2011-2012	2011	0 0 1 0		é	č	i.	Š	ş
	Complete tax years of	-	2012-2013	2012		28	, , ,	%	8/1	6	p/ c
5	qualifying time period	2	2013-2014	2013			s 17.000		n/a	n/a	e/u
		ო	2014-2015	2014	S	· vs			n/a	n/a	n/a
		4	2015-2016	2015	s		17,000		n/a	n/a	n/a
		S	2016-2017	2016			\$ 17,000	100%	n/a	n/a	n/a
	Value Limitation	ဖ	2017-2018	2017	s	5	17,000	100%	n/a	n/a	n/a
Period (with 50% cap on	Period	7	2018-2019	2018		·	\$ 17,000	100%	n/a	n/a	n/a
credit)		œ	2019-2020	2019	65	5	\$ 17,000	100%	n/a	n/a	n/a
		တ	2020-2021	2020	vs	s	\$ 17,000	100%	n/a	n/a	n/a
		10	2021-2022	2021	s	s	s 17,000	100%	n/a	n/a	n/a
	Continue to	11	2022-2023	2022	s	s			n/a	n/a	n/a
Credit Settle-	Maintain Viable	12	2023-2024	2023	G	s,			n/a	n/a	n/a
	Presence	13	2024-2025	2024	s	so.			n/a	n/a	٦/ع
Post- Settle-Up Period	-Up Period	14	2025-2026	2025	s	د	\$ 17,000		n/a	n/a	n/a
Post- Settle-Up Period	-Up Period	15	2026-2027	2026	v	v	17 000		6/0	6/0	6/4
*For planning, construction and operation of the facility	metruotion and	operation	of the facility							3	

For planning, construction and operation of the facility.

Copy of check attached.

Proof of payment of filing fee received by the Comptroller of Public Accounts per TAC Rule §9.1054 (b)(5)

(Page Inserted by Office of Texas Comptroller of Public Accounts)

Wind Tex Energy – Stephens, LLC is part of a combined group for franchise tax reporting purposes. Documentation of combined group membership is attached.

080771 03-22-11

TX2011

05-165

Ver. 2.2

(8-09/2) Tcode 13298

'eporting entity taxpayer number

### **TEXAS FRANCHISE TAX** EXTENSION AFFILIATE LIST

■ Report year

Reporting entity taxpayer name

32009758486

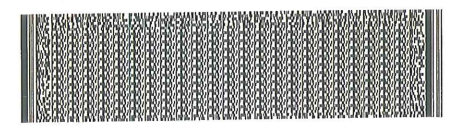
2011

WIND TEX ENERGY, L.P. FORMERLY WIND T

LEGAL NAME OF AFFILIATE	AFFILIATE'S TEXAS TAXPAYER NUMBER (If none, enter FEI number)	CHECK BOX IF AFFILIATE DOES NOT HAVE NEXUS IN TEXAS
1.	00000000000	E
WIND TEX ENERGY, G.P. LLC.	32020026624	
2.	00000045045	
WIND TEX ENERGY-LENORAH, LLC	32033046916	ш
3.WIND TEX ENERGY-STEPHENS, LLC	32034592389	
	20000750406	<b>-</b>
4.WIND TEX ENERGY, L.P.	32009758486	
	12610006286	≡(X)
5. STEPHENS RANCH WIND ENERGY, LLC	12619006286	
6.	32037688176	
WIND TEX ENERGY LYNN, L.L.C.	32037000170	ы
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Note: To file an extension request for a reporting entity and its affiliates, Form 05·164 (Texas Franchise Tax Extension Request) must be submitted with this affiliate list. The filing of this list by itself does not constitute a properly filed Extension Request.

Texas Comptroller Official Use Only



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AF\DE	HM	





Susan Combs Texas Comptroller of Public Accounts



Taxable Entity Search Results

### Franchise Tax Certification of Account Status

### This Certification Not Sufficient for Filings with Secretary of State

Do **not** include a certificate from this Web site as part of a filing with the Secretary of State for dissolution, merger, withdrawal, or conversion. The Secretary of State will reject a filing that uses the certification from this site.

To obtain a certificate that is sufficient for dissolution, merger, or conversion, see Publication 98-336d, Requirements to Dissolve, Merge or Convert a Texas Entity.

Certification of Account Status

Officers And Directors Information

**Entity Information:** 

WIND TEX ENERGY-STEPHENS,

LLC

8129 SAN FERNANDO WAY DALLAS, TX 75218-4435

Status:

IN GOOD STANDING NOT FOR

DISSOLUTION OR

WITHDRAWAL through November

15, 2011

Registered Agent:

STEVEN K. DEWOLF

8129 SAN FERNANDO WAY

DALLAS, TX 75218

Registered Agent Resignation Date:

State of Formation:

TX

File Number:

0800930602

SOS Registration Date:

January 29, 2008

Taxpayer Number:

32034592389

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Susan Combs Texas Comptroller of Public Accounts



### Taxable Entity Search Results

### Officers and Directors WIND TEX ENERGY-STEPHENS, LLC

### Return to: Taxable Entity Search Results

Officer and director information on this site is obtained from the most recent Public Information Report (PIR) processed by the Secretary of State (SOS). PIRs filed with annual franchise tax reports are forwarded to the SOS. After processing, the SOS sends the Comptroller an electronic copy of the information, which is displayed on this web site. The information will be updated as changes are received from the SOS.

You may order a copy of a Public Information Report from <a href="mailto:open.records@cpa.state.tx.us">open.records@cpa.state.tx.us</a> or Comptroller of Public Accounts, Open Government Division, PO Box 13528, Austin, Texas 78711.

Title:

Name and Address:

**Expiration/Resignation Date:** 

MANAGER

STEVEN K DEWOLF

8129 SAN FERNADO WAY

DALLAS, TX 75218

DIRECTOR

STEVEN K DEWOLF

8129 SAN FERNADO WAY

DALLAS, TX 75218

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Wind Tex Energy – Stephens, LLC plans to construct a 343 MW wind farm in Borden and Lynn Counties. 77 out of a total of 143 wind turbines will be located in Lynn County and O'Donnell ISD. The project plans to use 2.4 MW turbines manufactured by Mitsubishi although final turbine selection has not occurred. The other 66 turbines will be located in Borden County and Borden County ISD. A separate 313 application will be submitted for the portion of the project in Borden County ISD.

This application covers qualified property necessary for the commercial operations of the wind farm. Qualified property includes, but is not limited to, turbines, towers, electrical interconnections, electrical substations, transmission lines, met towers, foundations, operations buildings, spare parts, and control systems necessary for commercial generation of electricity.

### **ATTACHMENT 4A**

ind Tex Energy – Stephens, LLC has the ability to locate a wind farm in numerous locations nited States.	in the

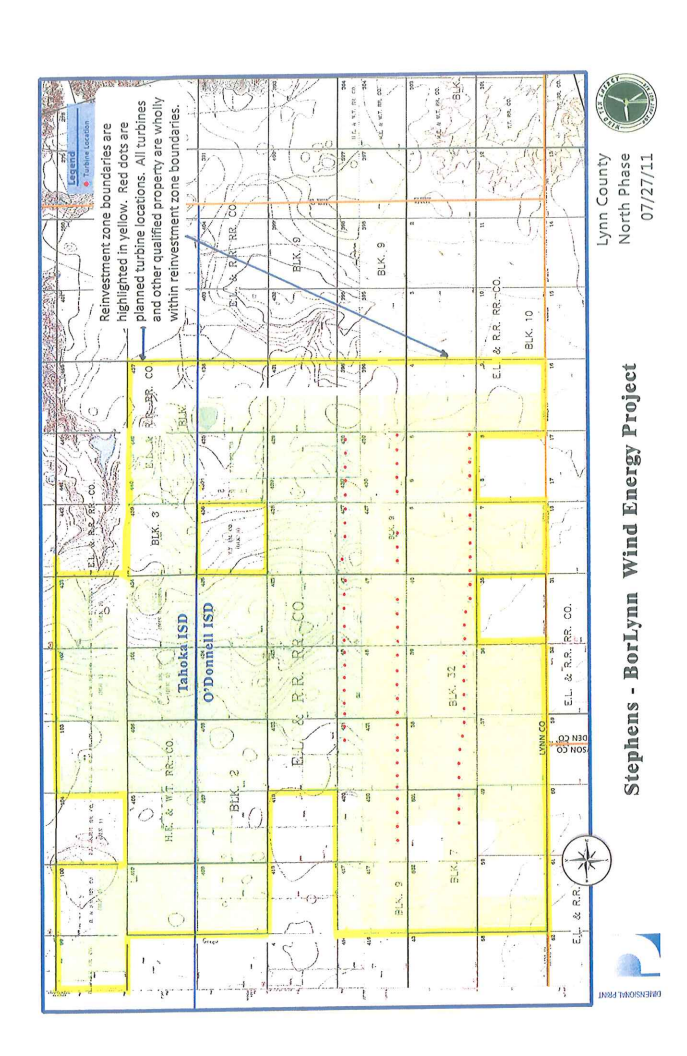
The project is located in the following taxing jurisdictions:

- Lynn County (54%)
- O'Donnell ISD (54%)
- Lynn County Hospital District (54%)
- High Plains Underground Water Conservation District #1 (54%)

Wind Tex Energy – Stephens, LLC plans to construct a 343 MW wind farm in Borden and Lynn Counties. 77 out of a total of 143 wind turbines will be located in Lynn County and O'Donnell ISD. The project plans to use 2.4 MW turbines manufactured by Mitsubishi although final turbine selection has not occurred. The other 66 turbines will be located in Borden County and Borden County ISD. A separate 313 application will be submitted for the portion of the project in Borden County ISD.

This application covers qualified property necessary for the commercial operations of the wind farm. Qualified property includes, but is not limited to, turbines, towers, electrical interconnections, electrical substations, transmission lines, met towers, foundations, operations buildings, spare parts, and control systems necessary for commercial generation of electricity.

### ATTACHMENT 7 See attached maps (Lynn reinvestment zone, vicinity map, O'Donnell ISD map)

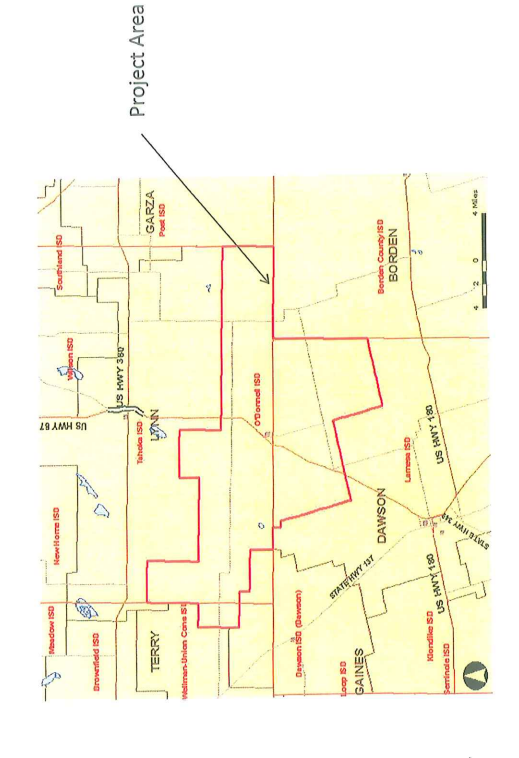


## Vicinity Map



Project Area

## O'Donnell ISD Map

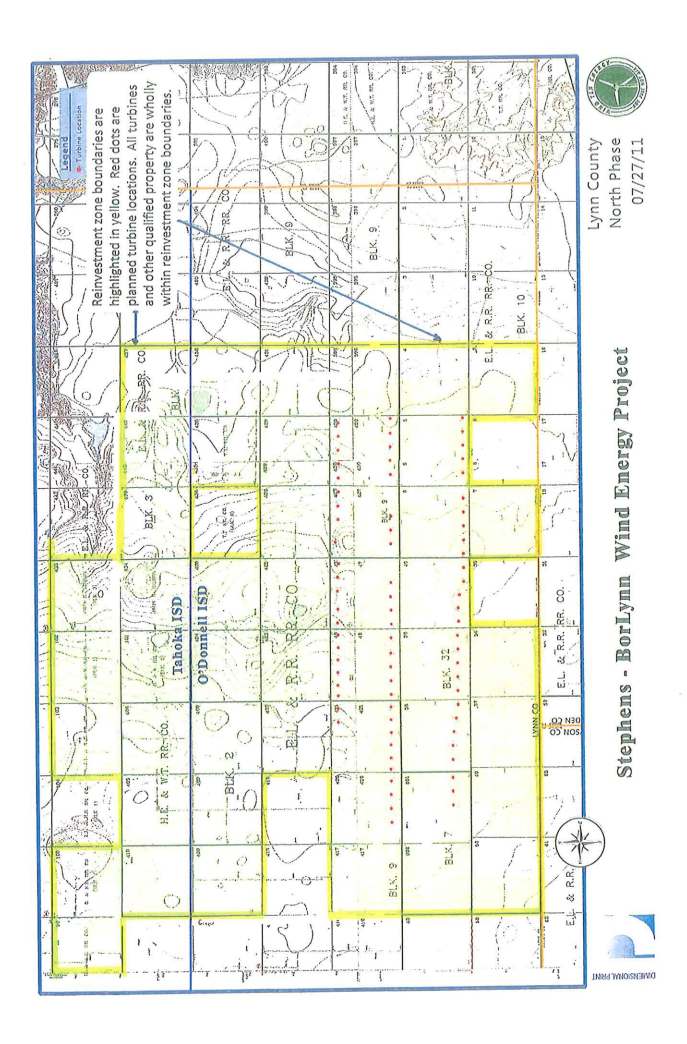


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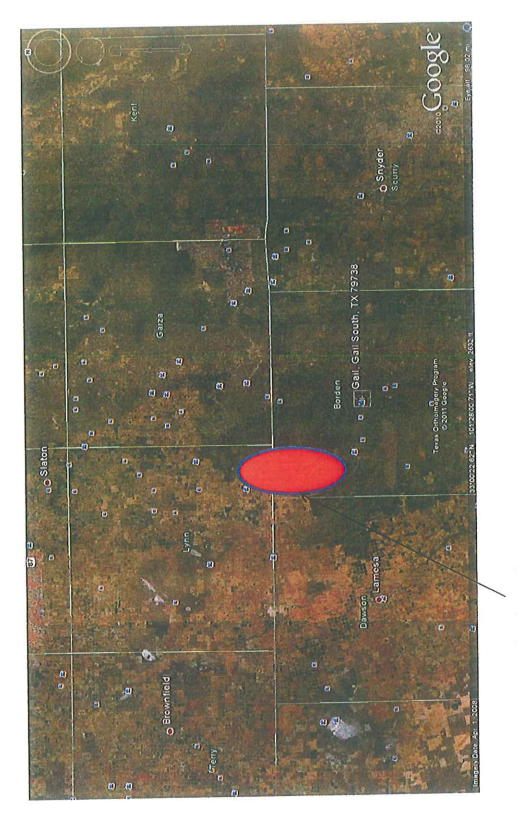
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# See attached maps (Lynn County reinvestment zone, vicinity map, O'Donnell map)

**ATTACHMENT 9** 

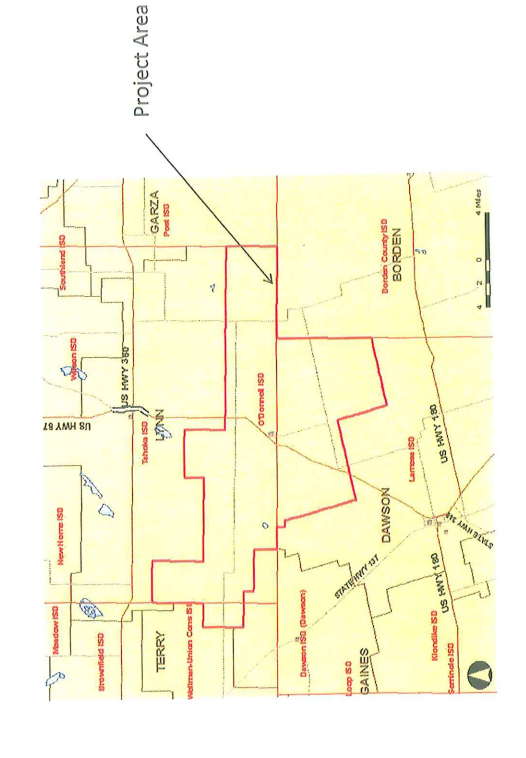


# Vicinity Map



**Project Area** 

# O'Donnell ISD Map



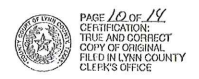
The legal description of the reinvestment zone is attached. The project will be on leased land. As such, the land will not be considered part of qualified property. Land account numbers, owner names, appraisal district account numbers, and taxable values are not applicable.

# Exhibit A

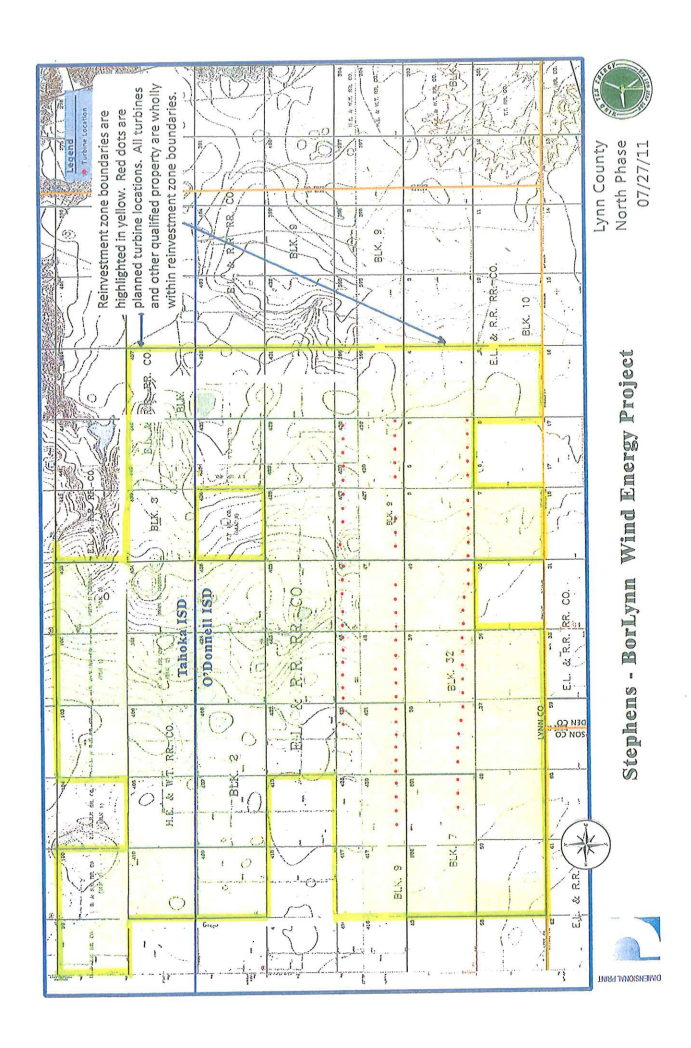
# REINVESTMENT ZONE, BORLYNN WIND FARM

# Legal Description

The Project may contain Section 99, Block 100, & Section 100, Block 4, D. & S.E. Survey Co., Lynn County, Texas; Section 102, Block 1, & Section 101, Block O, D. & W. R.R. Survey Co., Lynn County, Texas; Sections 405, 406, 407 and 408, Block 2, & Sections 801 and 802, Block 7, H.E. & W.T. Survey Co., Lynn County, Texas; Section 433, Block 3, & Section 434, J.H. Gibson Survey Co., Lynn County, Texas; Section 103, Block 1, & Sections 437, 438, 439 and 440, Block 3, & Sections 396, 409, 410, 417, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430 and 431, Block 9, & Sections 4, 5, 6, 7 and 9, Block 10, E.L. & R.R. R.R. Survey Co., Lynn County, Texas; Sections 36, 37, 38, 39, 40, 47, 48, 49 and 50, Block 32, & Section 435, T.T. R.R. Survey Co., Lynn County, Texas.



Please see attached maps

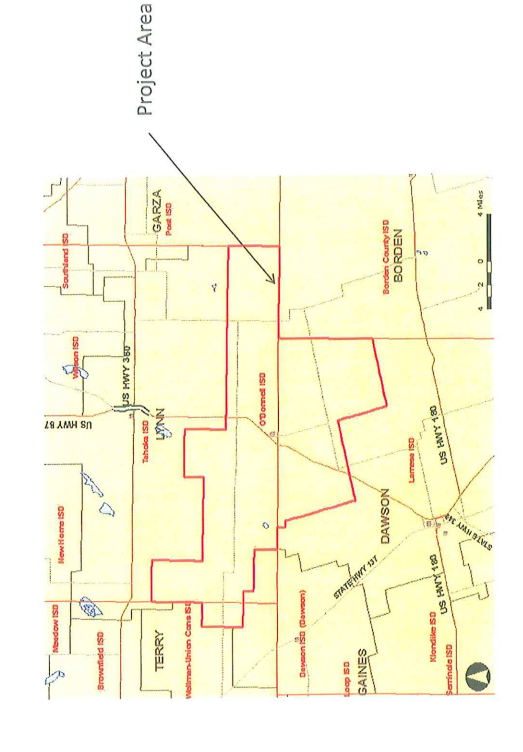


# Vicinity Map



Project Area

# O'Donnell ISD Map



# ATTACHMENT 12 There are no existing wind farm related improvements at the site as of January 1, 2011.

Please see attached letter requesting a waiver of the job creation requirement.

August 2, 2011

Mr. Randy Allen Superintendent O'Donnell ISD P.O. Box 487 O'Donnell, TX 79351

Re: Request for Waiver of Job Creation Requirement-Wind Tex Energy - Stephens, LLC

Dear Mr. Allen:

Wind Tex Energy – Stephens, LLC requests that O'Donnell ISD waive the job creation requirement as allowed by Tax Code §313.025(f-1). Our clients have provided background information on the creation of full-time jobs by a wind project. Wind projects create a large number of construction jobs but require a small number of highly skilled technicians to operate a wind project once commercial operations start.

The permanent employees of a wind project maintain and service wind turbines, underground electrical connections, substations, and other infrastructure associated with the safe and reliable operation of the project. Based upon a survey of our clients who are experienced developers and operators of large scale wind projects, we find that industry standard for permanent employment is one full-time employee for every fifteen turbines. This number can and does vary depending upon the operator, turbine type, and the support and technical assistance (warranty) offered by the turbine manufacturer.

In addition to the onsite employees described above, there may be asset managers or technicians who supervise, monitor, and support wind project operations from offsite locations.

If you have questions, please contact me at 713-266-4456 or by email @ dcummings@cwlp.net.

Sincerely,

D. Dale Cummings

# ATTACHMENT 14 The calculation of the three possible wage requirements with TWC documentation is attached.

# WIND TEX ENERGY - STEPHENS, LLC ATTACHMENT TO CHAPTER 313 APPLICATION - O'DONNELL ISD

# **CHAPTER 313 WAGE CALCULATION - ALL JOBS - ALL INDUSTRIES**

QUARTER	YEAR	AVG WEE	EKLY WAGES*	ANNUALIZED
FIRST	2011	\$	604	\$ 31,408
FOURTH	2010	\$	611	\$ 31,772
THIRD	2010	\$	565	\$ 29,380
SECOND	2010	\$	546	\$ 28,392
	AVERAGE	\$	582	\$ 30,238
	x		110%	110%
		\$	640	\$ 33,262

# **CHAPTER 313 WAGE CALCULATION - MANUFACTURING JOBS**

QUARTER	YEAR	AVG WEEK	LY WAGES*	ANNUALIZED
FIRST	2011	\$	508	\$ 26,416
FOURTH	2010	\$	544	\$ 28,288
THIRD	2010	\$	562	\$ 29,224
SECOND	2010	\$	584	\$ 30,368
	AVERAGE	\$	550	\$ 28,574
	Х		110%	110%
		\$	604	\$ 31,431

# **CHAPTER 313 WAGE CALCULATION - REGIONAL WAGE RATE**

QUARTER	YEAR	<b>AVG WE</b>	EKLY WAGES*	ANNUALIZED
	2010	\$	648 \$	33,717
		Х	110%	110%
		\$	713 \$	37,089

<sup>\*</sup> SEE ATTACHED TWC DOCUMENTATION

# Quarterly Employment and Wages (QCEW)

(Back)

							Page	1 of 1 (40 results/page)
Mar Year	Period	Area	<b>≜</b> Ownership	Division	Level	Ind Code	Industry	Avg Weekly Wages
2010	2nd Qtr	Lynn County	Total All	00	0	10	Total, All Industries	\$546
2010	3rd Qtr	Lynn County	Total All	00	0	10	Total, All Industries	\$565
2010	4th Qtr	Lynn County	Total All	00	0	10	Total, All Industries	\$611
2011	1st Qtr	Lynn County	Total All	00	0	10	Total, All Industries	\$604
2011	1st Qtr	Lynn County	Total All	31	2	31-33	Manufacturing	\$508
2010	4th Qtr	Lynn County	Total All	31	2	31-33	Manufacturing	\$544
2010	3rd Qtr	Lynn County	Total All	31	2	31-33	Manufacturing	\$562
2010	2nd Qtr	Lynn County	Total All	31	2	31-33	Manufacturing	\$584

# 2010 Manufacturing Wages by Council of Government Region Wages for All Occupations

	Wag	es
COG	Hourly	Annual
Texas		
1. Panhandle Regional Planning Commission	\$18.60	\$38,683
2. South Plains Association of Governments   Lynn County &	\$16.21	\$33,717
3. NORTEX Regional Planning Commission O'Donnell ISD	\$18.34	\$38,153
4. North Central Texas Council of Governments	\$23.45	\$48,777
5. Ark-Tex Council of Governments	\$15.49	\$32,224
6. East Texas Council of Governments	\$17.63	\$36,672
7. West Central Texas Council of Governments	\$17.48	\$36,352
8. Rio Grande Council of Governments	\$15.71	\$32,683
9. Permian Basin Regional Planning Commission	\$19.90	\$41,398
10. Concho Valley Council of Governments	\$15.33	\$31,891
11. Heart of Texas Council of Governments	\$17.91	\$37,257
12. Capital Area Council of Governments	\$25.37	\$52,778
13. Brazos Valley Council of Governments	\$15.24	\$31,705
14. Deep East Texas Council of Governments	\$15.71	\$32,682
15. South East Texas Regional Planning Commission	\$27.56	\$57,333
16. Houston-Galveston Area Council	\$24.52	\$51,002
17. Golden Crescent Regional Planning Commission	\$20.07	\$41,738
18. Alamo Area Council of Governments	\$17.28	\$35,952
19. South Texas Development Council	\$13.27	\$27,601
20. Coastal Bend Council of Governments	\$21.55	\$44,822
21. Lower Rio Grande Valley Development Council	\$14.35	\$29,846
22. Texoma Council of Governments	\$18.10	\$37,651
23. Central Texas Council of Governments	\$17.21	\$35,788
24. Middle Rio Grande Development Council	\$13.21	\$27,471

Source: Texas Occupational Employment and Wages

Data published: June 2011

Data published annually, next update will be June 2012.

Note: Data is not supported by the Bureau of Labor Statistics (BLS).

Wage data is produced from Texas OES data, and is not to be compared to BLS estimates.

Data intended for TAC 313 purposes only.

Wind Tex Energy – Stephens, LLC will provide its employees with benefits including but not limited to the following:

- Medical Insurance Coverage
- Paid Holidays
- Paid Vacation
- 401(k) Retirement Savings Plan

The economic impact study will be performed by the Comptroller at a future date.

Schedule D shows that Lynn County has agreed to abate 100% of the property taxes for a ten-year period. However, Wind Tex Energy – Stephens, LLC has agreed to make an in-lieu-of tax payment to Lynn County in the amount of \$1,000 per installed megawatt during the ten-year term of the abatement agreement.

Please see attached Schedule A

2010): Investment Schedule A (Rev.,

Applicant Name

Wind Tex Energy - Stephens, LLC

PROPERTY INVESTMENT AMOUNTS O'Donnell ISD ISD Name

Form 50-296

10				PROPE	PROPERTY INVESTMENT AMOUNTS	P				
			3)	Stimated investme	(Estimated investment in each year, Do not put cumulative totals.)	nulative totals.)				
		Year	School Year	Tax Year (Fill in actual tax year below)	Column A: Tanglble Personal Property The amount of new investment norremovable component (original cost) placed in service of building (annual amount durino this wear	Column B: Building or permanent norremovable component of building (annual amount	Column C: Sum of A and B Qualifying Investment (duning the qualifying	Column D: Other investment that is not qualified investment but investment affecting recomment affecting recomment inspect and	Total	Column E: Total Investment
	Investment made before filing complete application with district (neither qualified property nor eligible to become qualified investment)	plication sligible to			u	, and the second		DOIN VEIGH		(A+8+D)
The year preceding the first complete tax year of the qualifying time period	The year preceding Investment made after tiling complete application the first complete tax with district, but before final board approval of year of the qualifying application (eligible to become qualified property) thine period	lication I of operty)	2011-2012	2011	S 558 758 75			2	6	
(assuming no deferrals)	Investment made after final board approval of application and before Jan. 1 of first complete tax year of qualifying time period (qualified investment and eligible to become qualified property).	of of fete tax	<b>Y</b>			•			A	5,558.768
	Complete tax years of qualifying time	-	2012-2013	2012	\$ (,391,232.00		200	5	es i	7,541,232
	period	2	2013-2014	2013	000,000,112	,	000,000,000		2	211,866,000
		m	2014-2015	2014	,	2 62	2		n v	1
		4	2015-2016	2015		ı			, v	
		5	2016-2017	2016		69			u	
Tax Credit Period	Cope O contained and a contained	9	2017-2018	2017		·			63	
(with 50% cap on		7	2018-2019	2018		ıs			LO LO	
creary		60	2019-2020	2019					63	
		თ	2020-2021	2020		ıs			10	
		10	2021-2022	2021					69	
		11	2022-2023	2022		s			69	,
Period	Continue to Maintain Viable Presence	12	2023-2024	2023		· ·			63	
		13	2024-2025	2024		,			65	1
	Post- Settle-Up Period	14	2025-2026	2025		,			69	
	Post- Settle-Up Period	15	2026-2027	2026		,			65	
Ornificion Time Der	Orientation Time Desired treasure between the final bound and and an elementary	and of the	Landing and		1 - 41 - 4 - 11 - 1 - 1	The second second				

Qualifying Time Period usually begins with the final board approval of the application and extends generally for the following two complete tax years.

This represents the total dollar amount of planned investment in tangible personal property the applicant considers qualified investment - as defined in Tax Code §313.021(1)(A)-(D). Column A:

For the purposes of investment, please list amount invested each year, not cumulative totals.

For the years outside the qualifying time period, this number should simply represent the planned investment in tanglisle personal property).
Include estimates of investment for "replacement" property that is part of original agreement but scheduled for probable replacement during limitation period.
The total dollar amount of planned investment each year in buildings or nonremovable component of buildings that the applicant considers Column B:

qualified investment under Tax Code §313.021(1)(E).

Column D:

For the years outside the qualifying time period, this number should simply represent the planned investment in new buildings or nonremovable components of buildings.

Dollar value of other investment that may not be qualified investment but that may affect economic impact and total value-for planning, construction and operation of the facility.

The most significant example for many projects would be land. Other examples may be items such as professional services, etc.

Note: Land can be listed as part of investment during the "pre-year 1" time period. It cannot be part of qualifying investment.

Notes: For advanced dean energy projects, nuclear projects, projects with deferred qualifying time periods, and projects with lengthy application review periods, insert additional rows as needed. This schedule must be submitted with the original application and any application for tax credit. When using this schedule for any purpose other than the original application, replace original estimates with actual appraisal district data for past years and update estimates for current and future years. If original estimates have not changed, enter those amounts for future years.

SIGNATURE OF AUTHORIZED COMPANY REPRESENTATIVE

Please see attached Schedule B

# Schedule B (Rev. May 2010): Estimated Market And Taxable Value Wind Tex Energy - Stephens, LLC

O'Donnell ISD

Applicant Name Wind Tex Energ

Final taxable value for M&O-after all reductions 10,000,000 10,000,000 126,228,300 118,656,200 111,538,400 104,847,600 98,558,200 6,550,000 202,484,400 10,000,000 10,000,000 10,000,000 10,000,000 10,000,000 10,000,000 Form 50-296 Estimated Taxable Value es 63 63 63 3 69 63 63 63 63 69 69 69 69 63 69 104,847,600 171,984,700 98,558,200 \$ 179,151,500 \$ 111,538,400 Final taxable value for I&S - after all reductions 6,550,000 186,614,000 161,667,600 151,969,400 142,853,100 134,283,700 126,228,300 118,656,200 202,484,400 194,387,250 69 B 69 (c) 69 w (A) 69 69 69 69 **(1)** S 6) Reductions from Market Value Exempted Value 3 63 69 69 69 69 6 63 69 63 3 (A) 121,000 | \$ 115,600 \$ 110,400 | \$ 126,700 property in the new building or "in or on the new improvement" 132,700 105,400 75,000 139,000 100,700 91,900 87,800 150,000 146,250 142,600 96,200 Estimated Total Market Value of tangible person 63 63 63 B B 63 69 69 63 B 63 63 3 69 60 6 Qualified Property Estimated Total Market Value of new buildings or other new improvements \$ 151,848,400 \$ 142,737,500 6,475,000 161,540,900 104,755,700 202,334,400 194,241,000 186,471,400 179,012,500 171,852,000 134,173,300 126,122,900 118,555,500 98,470,400 111,442,200 B 4 (J) 69 69 B w 4 63 Ø Estimated Market Value of Land 6 69 6 Tax Year (Fill in actual 2013 2015 2016 2018 2019 2025 2026 tax year) 2012 2014 2017 2020 2022 2023 2024 2011 2021 2015-2016 2025-2026 2026-2027 2012-2013 2013-2014 2014-2015 2016-2017 2017-2018 2018-2019 2024-2025 2011-2012 2022-2023 2023-2024 2019-2020 2021-2022 2020-2021 School Year (WWY-WWW) pre-year 1 Year 4 15 9 7 2 3 S ဖ 2 ന 4 ω တ years of qualifying Value Limitation Maintain Viable Complete tax Continue to fime period Presence Post- Settle-Up Period Post- Settle-Up Period Credit Settle-Up Period (with 50% cap on Tax Credit Period credit)

Notes: Market value in future years is good faith estimate of future taxable value for the purposes of property taxation.

This schedule must be submitted with the original application and any application for tax credit. When using this schedule for any purpose other than the original application, replace original estimates with actual appraisal district data for past years and update estimates for current and future years. If original estimates have not changed, enter those amounts for future years.

9/7/2011

DATE

SIGNATURE OF AUTHORIZED COMPANY REPRESENTATIVE

Please see attached Schedule C

# Schedule C- Application: Employment Information

Applicant Name ISD Name

Wind Tex Energy - Stephens, LLC O.Donnell ISD

Continue to Period   Line   Continue to Period   Column to Period										Form 50-296	296	
Tax Year   Column B: Number of Column C: Number of Construction Complete lax						Constru	ction	New	Jobs	Qualifying	Jobs	
Complete tax year 1         2011-2012         2011         1 2012-2013         2011         1 2012-2013         2011         1 2012-2013         2011-2012         2011-2012         2011-2013         2011-2014         <			Year	School Year	Tax Year (Fill in actual tax year)	Column A: Number of Construction FTE's or man- hours (specify)	Column B: Average annual wage rates for construction	Column C: Number of new jobs applicant commits to create	Column D: Average annual wage rate for all	Column E: Number of qualifying jobs applicant commits to create meeting all criteria of Sec. 313.021(3)		ımn F: erage al wage
Complete tax years of qualified tax period         1         2012-2013         2012         75         \$ 57,000         5         \$ 37,089         5         \$ 57,000         5         \$ 37,089         5         \$ 57,000         \$ 5         \$ 37,089         5         \$ 57,089         \$ 5         \$ 57,089         \$ 5         \$ 57,089         \$ 5			pre- year 1	2011-2012	2011		, v	(cumulative)		(cumulative)		sqc
qualitying time         2         2013-2014         2013         -         S         -         5         S         37,089         5         S         37,089         5         S         S         S         S         S         1,005         S		Complete tax	-	2012-2013	2012	75		o v		0 4	n .	
Value Limitation         S         2014-2015         2014         0         S         -         5         5 7,088         5         S		dualmying time period	2	2013-2014	2013			, ,		0	A	990,75
Value Limitation         6         2015-2016         2015         0         S         -         5         5 37,089         5         S           Value Limitation         6         2017-2018         2017         0         S         -         5         S 37,089         5         S           Period         7         2018-2019         2018         0         S         -         5         S 37,089         5         S           8         2019-2020         2019         0         S         -         5         S 37,089         5         S           9         2020-2021         2020         0         S         -         5         S 37,089         5         S           10         2021-2022         2021         0         S         -         5         S 37,089         5         S           Maintain Viable         11         2022-2023         2022         0         S         -         5         S 37,089         5         S           Presence         13         2024-2025         2024         0         S         -         5         S 37,089         5         S           Up Period         14         2025-2			က	2014-2015	2014	C	0	n 4	1		so o	37,089
Value Limitation         6         2017-2018         2016         0         S         -         5         5         5         5         S           Period         7         2018-2019         2018         0         S         -         5         S         37,089         5         S           8         2019-2020         2019         0         S         -         5         S         37,089         5         S           9         2020-2021         2020         0         S         -         5         S         37,089         5         S           10         2021-2022         2021         0         S         -         5         S         37,089         5         S           Amintain Viable Presence         11         2022-2023         2022         0         S         -         5         S         37,089         5         S           Up Period         14         2024-2025         2024         0         S         -         5         S         37,089         5         S           Up Period         14         2025-2026         0         S         -         5         S         37,089         <			4	2015-2016	2015	C		) u				37,089
Value Limitation         6         2017-2018         2017         2017         2017         2017         3 7,089         5			2	2016-2017	2016			) u				37,089
Period         7         2018-2019         2018         0         5	Tax Credit Period	_		2017-2018	2017	, ,					20	37,089
Continue to Presence         11         2022-2024         2022         0         S         -         5         5         37,089         5         S           Continue to Presence         11         2022-2023         2022         0         S         -         5         S         37,089         5         S           Maintain Vable Presence         11         2022-2023         2022         0         S         -         5         S         37,089         5         S           Presence         13         2024-2025         2023         0         S         -         5         S         37,089         5         S           e-Up Period         14         2025-2026         2024         0         S         -         5         S         37,089         5         S           e-Up Period         14         2025-2026         2025         0         S         -         5         S         37,089         5         S	(with 50% cap on		7	2018-2019	2018			0 1		ı,	69	37,089
Continue to Presence         11         2022-2021         2022         0         5         5         37,089         5         S           Maintain Viable Presence         11         2022-2023         2022         0         S         -         5         S         37,089         5         S           Presence -Up Period         14         2023-2024         2023         0         S         -         5         S         37,089         5         S          Up Period         14         2025-2026         2024         0         S         -         5         S         37,089         5         S          Up Period         14         2025-2026         2025         0         S         -         5         S         37,089         5         S	Credit)		œ	2019-2020	2019			0		w	S	37,089
Continue to Presence         11         2021-2022         2021         0         S         -         5         S         37,089         5         S           Maintain Vlable Presence         12         2022-2024         2022         0         S         -         5         S         37,089         5         S           Presence         13         2024-2025         2024         0         S         -         5         S         37,089         5         S           e-Up Period         14         2025-2026         2025         0         S         -         5         S         37,089         5         S           e-Up Period         14         2025-2026         2025         0         S         -         5         S         37,089         5         S			თ	2020-2021	2020		A	ις.		S	cs	37,089
Continue to Presence         11         2022-2023         2022         0         S         -         5         S         37,089         5         S           Maintain Vable Presence         12         2023-2024         2023         0         S         -         5         S         37,089         5         S           e-Up Period         14         2025-2026         2025         0         S         -         5         S         37,089         5         S           e-Up Period         15         2026-2027         2026         0         S         -         5         S         37,089         5         S			5	2021-2022	2021		0	ഹ		w	S	37,089
Continue to Presence         12         2023-2024         2023         0         S         -         5         S         37,089         5         S           Presence         13         2024-2025         2024         0         S         -         5         S         37,089         5         S           e-Up Period         14         2025-2026         2025         0         S         -         5         S         37,089         5         S           e-Up Period         15         2026-2027         2026         0         S         -         5         S         37,089         5         S			7	202-2023	2022	0		c)		'n	S	37,089
Meantain Vable         12         2023-2024         2023         0         S         -         5         \$ 37,089         5         \$           Presence         13         2024-2025         2024         0         S         -         5         \$ 37,089         5         \$           e-Up Period         14         2025-2026         2025         0         S         -         5         \$ 37,089         5         \$	Credit Settle-Up	Continue to		207-7707	7707	0		S		9	w	37.089
13         2024-2025         2024         0         s         -         5         S         37,089         5         S           14         2025-2026         2025         0         s         -         5         S         37,089         5         S           15         2026-2027         2026         0         s         -         5         S         37,089         5         S	Perlod	Presence		2023-2024	2023	0		ĸ		v		27 000
14     2025-2026     2025     0     \$     -     5     \$     37.089     5     \$       15     2026-2027     2026     0     \$     -     5     \$     37.089     5     \$			13	2024-2025	2024	0		r		) u		600,10
15 2026-2027 2026 5 5	Post- Settle-	-Up Period	14	2025-2026	2025	C	v	y u				37,089
	Post- Settle-	-Up Period	15	2026-2027	2026							37,089

Notes: For job definitions see TAC §9.1051(14) and Tax Code §313.021(3).

This schedule must be submitted with the original application and any application for tax credit. When using this schedule for any purpose other than the original application, replace original estimates with actual appraisal district data for past years and update estimates for current and future years. If original estimates have not changed,

enter those amounts for future years.

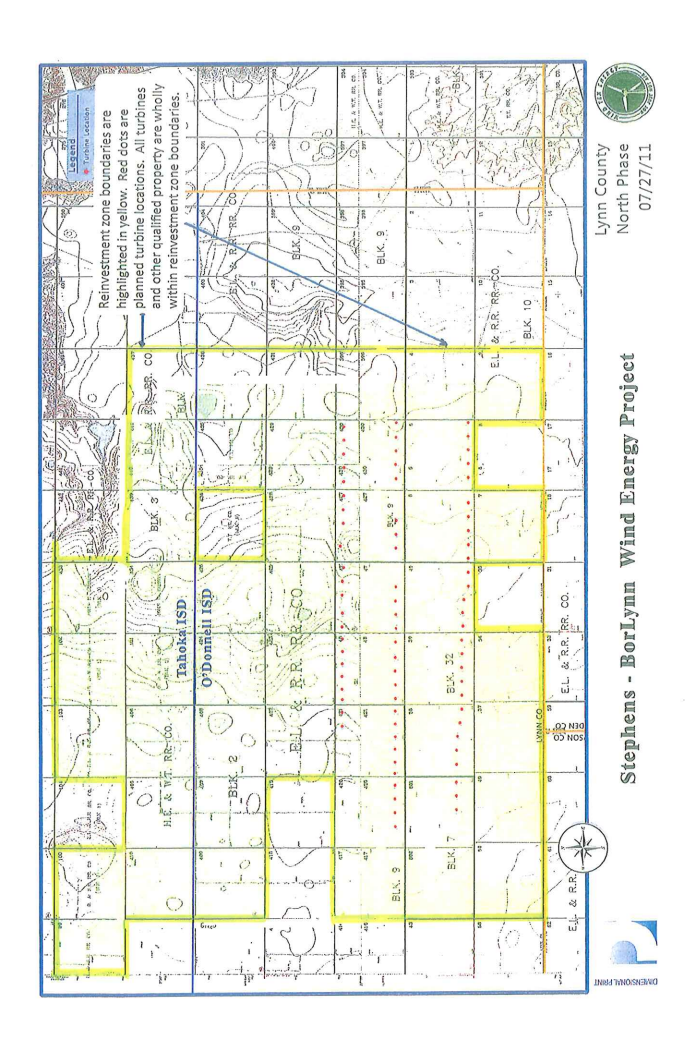
SIGNATURE OF AUTHORIZED COMPANY REPRESENTATIVE

Please see attached Schedule D

Schedule D: (Rev. May 2010). Other Tax Information

Applicant Name			Wind Tex Energy -	O	is, LLC	tephens, LLC ISD Name	ISD Name		GSI Ileanoff C		
					18	Sales Tax Information	Franchise Tax	Oth	Other Property Tax Abatements Sought	Abatements	Form 50-296 Sought
					Sales Taxab	Sales Taxable Expenditures	Franchise Tax	County	City	Hospital	Other
		Year	School Year (YYYY-YYYY)	Taw Calendar Year YYYY	Column F: Estimate of total annual expenditures* subject to state sales tax	Column G: Estimate of total annual expenditures* made in Texas NOT subject to sales tax	Column H: Estimate of Franchise tax due from (or attributable to) the applicant	Fill in percentage exemption requested for granted in each year of the Agreement	exe requ grante yea	Fill in percentage exemption requested or granted in each year of the	Fill in percentage exemption requested or granted in each year of the Agreement
The year preceding the										Agreement	
first complete tax year of the qualifying time period (assuming no deferrals)			2011-2012	2011							
					\$ 5,558,768	\$ 7.541.232	v	%	6/0	6	1
	Complete tax years of	۳-	2012-2013	2012	\$ 6,178,901	8	0.	86		0	178
	period	2	2013-2014	2013	v,		-	100%	5 6	0	Na S
	•	m	2014-2015	2014	S	69		100%	0,00	0 0	11/2
	•	4	2015-2016	2015	s			100%	0,00	0/11	B/U
	•	5	2016-2017	2016	ı	us		100%	6,0	0 0	IVa T/C
	Value Limitation	ø	2017-2018	2017	·			100%	8/0	2/2	D/U
50% cap on	Period	7	2018-2019	2018	vs			100%	3 6	2 0	0/11
credit)	•	00	2019-2020	2019	- 8	s		100%	B/U	2/2	6/0
		თ	2020-2021	2020		63		100%	6/0	8)0	3/1
		10	2021-2022	2021	s	ıs			6) 6	0 0	0/11
O STORY	Continue to	11	2022-2023	2022	S	69		L	0 0	0 0	II/G
-	Maintain Viable	12	2023-2024	2023	ı G	s s		6/0	0 0/0	70	n/a
	201252	13	2024-2025	2024	ı	ı		6,0	0 0	0/1	ε/υ -/-
Post- Settle-Up Period	-Up Period	14	2025-2026	2025	s	ıs		s:-	900	D 0/1	n/a
Post- Settle-Up Period	-Up Period	15	2026-2027	2026	69	65		5 7	301	, ועפ	n/a
*For planning, ch	For planning, construction and operation of the facility.	operation	of the facility.					Da	0/3	n/a	e/u

A map of the reinvestment zone is attached as is a vicinity map.

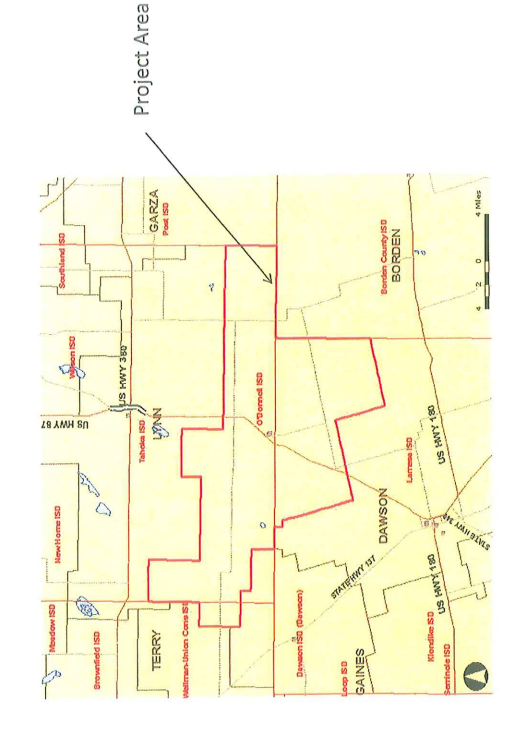


# Vicinity Map



Project Area

# O'Donnell ISD Map



# ATTACHMENT 22 The resolution of the Lynn County Commissioners Court establishing the reinvestment zone is attached.

## Exhibit B

STATE OF TEXAS
COUNTY OF LYNN

# Order Designating the BorLynn Wind Farm Reinvestment Zone

Whereas, Notice of a proposed Designation of a Reinvestment Zone was published in accordance with the Texas Tax Code and whereas Lynn County desires to create a Reinvestment Zone in Lynn County.

It is Hereby Ordered that the County designates the property located in Lynn County having the legal description attached to this order as Exhibit "A" as the BorLynn Wind Farm Reinvestment Zone under the Lynn County Guidelines and Criteria for Granting Tax Abatements in Reinvestment Zones, having determined that the improvements are feasible and would benefit the Zone after expiration of any tax abatement agreement, and that the designation will contribute to the retention or expansion of primary employment and will attract major investment in the zone that will benefit the zone and will contribute to the economic development of the County; and

That the County declares eligible for property tax abatement all eligible property now or hereafter located in the Lynn County Wind Farm Reinvestment Zone as authorized by the Lynn County Guidelines and Criteria for Granting Tax Abatements in Reinvestment Zones and Chapter 312 of the Texas Tax Code.

Passed and approved at the regular meeting of the Lynn County Commissioner's Court, at which a quorum was present on the Lynn day of System ber., 2009.

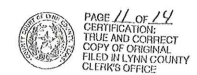
By: ////

H.G. Franklin, County Judge

ATTEST:

By:

Susan Tipton, County Clerk

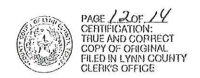


# Exhibit "A"

# BORLYNN WIND FARM REINVESTMENT ZONE LEGAL DESCRIPTION Lynn County, Texas

Project contains the following real property located in Lynn County, Texas:

Section 99, Block 100, & Section 100, Block 4, D. & S.E. Survey Co., Lynn County, Texas; Section 102, Block 1, & Section 101, Block O, D. & W. R.R. Survey Co., Lynn County, Texas; Sections 405, 406, 407 and 408, Block 2, & Sections 801 and 802, Block 7, H.E. & W.T. Survey Co., Lynn County, Texas; Section 433, Block 3, & Section 434, J.H. Gibson Survey Co., Lynn County, Texas; Section 103, Block 1, & Sections 437, 438, 439 and 440, Block 3, & Sections 396, 409, 410, 417, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430 and 431, Block 9, & Sections 4, 5, 6, 7 and 9, Block 10, E.L. & R.R. R.R. Survey Co., Lynn County, Texas; Sections 36, 37, 38, 39, 40, 47, 48, 49 and 50, Block 32, & Section 435, T.T. R.R. Survey Co., Lynn County, Texas.



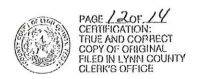
The legal description of the reinvestment zone is attached.

# Exhibit "A"

# BORLYNN WIND FARM REINVESTMENT ZONE LEGAL DESCRIPTION Lynn County, Texas

Project contains the following real property located in Lynn County, Texas:

Section 99, Block 100, & Section 100, Block 4, D. & S.B. Survey Co., Lynn County, Texas; Section 102, Block 1, & Section 101, Block O, D. & W. R.R. Survey Co., Lynn County, Texas; Sections 405, 406, 407 and 408, Block 2, & Sections 801 and 802, Block 7, H.B. & W.T. Survey Co., Lynn County, Texas; Section 433, Block 3, & Section 434, J.H. Gibson Survey Co., Lynn County, Texas; Section 103, Block 1, & Sections 437, 438, 439 and 440, Block 3, & Sections 396, 409, 410, 417, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430 and 431, Block 9, & Sections 4, 5, 6, 7 and 9, Block 10, E.L. & R.R. R.R. Survey Co., Lynn County, Texas; Sections 36, 37, 38, 39, 40, 47, 48, 49 and 50, Block 32, & Section 435, T.T. R.R. Survey Co., Lynn County, Texas.



The guidelines and criteria for Lynn County are attached.

# GUIDELINES AND CRITERIA FOR GRANTING TAX ABATEMENTS IN REINVESTMENT ZONES

# Lynn County, Texas

# I. PURPOSE

Lynn County, hereinafter referred to as "County" is committed to the promotion of quality development in all parts of the County and to improving the quality of life for its citizens. In order to help meet these goals, the County will consider recommending tax phase-in, which includes the designation of reinvestment zones, application for tax abatements and entering into tax abatement agreements, to stimulate growth and development.

It is the intent of the County that such incentives will be provided in accord with the procedures and criteria outlined in this document. However, nothing in these Guidelines and Criteria shall imply or suggest to be construed to imply or suggest that tax entities are under any obligation to provide any incentives to any applicant. All such applicants for tax phase-in incentives shall be considered on an individual basis for both the qualification for tax abatement and the amount of any tax abatement. The adoption of these guidelines and criteria shall not create any property, contract or other legal right in any person to have the governing body consider or grant a specific application or request for tax abatement.

Only that increase in the fair market value of the property directly resultant from the development, redevelopment, and improvement specified in the contract will be eligible for abatement, and then only to the extent that such increase exceeds any reduction in the fair market value of the other property of the Applicant located within the jurisdiction creating the reinvestment zone. All abatement contracts will be for a term no longer than allowed by law. Additionally, the Lynn County Commissioners Court reserves the right to negotiate a tax abatement agreement in order to compete favorably with other communities.

# II. DEFINITIONS

The attached Glossary is a list of words with their definitions that are found in this document, and the Glossary is incorporated herein by reference.

# III. GUIDELINES AND CRITERIA

In order to be eligible for designation as a reinvestment zone and receive tax abatement, the planned improvement as a minimum must meet the following:

(a) Be an authorized Facility. A facility may be eligible for abatement if it is a(n):

Aquaculture/Agriculture Facility,

Distribution Center Facility,
Manufacturing Facility,
Office Building,
Regional Entertainment/Tourism Facility,
Research Facility,
Regional Service Facility,
Historic Building in designated area,
Wind Energy Facility or
Other Basic Industry

(b) The project must be reasonably expected to have an increase in positive net economic benefit to Lynn County of at least \$150,000.00 over the life of the abatement, computed to include (but not limited to) new sustaining payroll and for capital improvement.

In consideration of the request for designation as a reinvestment zone and to receive tax abatement, the following factors will also be considered:

- Jobs. The projected new jobs created including the number of jobs, the retention of existing jobs, the type of jobs, the average payroll, the total payroll and the number of local persons hired.
- (2) Fiscal Impact. The amount of real and personal property value that will be added to the tax roll for both eligible and ineligible property, the amount of direct sales tax that will be generated, the infrastructure improvements by the County that will be required by the facility, the infrastructure improvements made by the facility, and the compatibility of the project.
- (3) Community Impact.

The pollution, if any, as well as other negative environmental impacts affecting the health and safety of the community that will be created by the project:

The revitalization of a depressed area;

The business opportunities of existing local vendors;

The alternative development possibilities for proposed site;

The impact on other taxing entities, including the use of municipal or county infrastructure; and/or

Whether the improvement is expected to solely or primarily have the effect of transferring employment from one part of Lynn County to another.

# IV. ABATEMENT AUTHORIZED

- (a) Authorized Date. A facility may be eligible for tax abatement if it has applied for such abatement prior to the commencement of construction; provided, that such facility meets the criteria granting tax abatement in reinvestment zones created in Lynn County pursuant to these Guidelines and Criteria for a period not to exceed ten years.
- (b) Creation of New Value. Abatement may only be granted for the additional value of eligible property improvements made subsequent to the filing of an application for tax abatement and specified in the abatement agreement between the County and the property owner or lessee (and lessor if required pursuant to IV (E)), subject to such limitations as the Guidelines and Criteria may require.
- (c) New and Existing Facilities. Abatement may be granted for new facilities and improvements to existing facilities for purposes of modernization or expansion. If the modernization project includes facility replacement, the abated value shall be the value of the new unit(s) less the value of the old unit(s).
- (d) Eligible Property. Abatement may be extended to the value of the following: new, expanded, replaced or modernized buildings and structures, fixed machinery and equipment, site improvements plus that office space and related fixed improvements necessary to the operation and administration of the facility, and all other real and tangible personal property permitted by Chapter 312 of the Texas Tax Code.
- (e) Ineligible Property. The following types of property shall be fully taxable and ineligible for abatement:

Land,
Animals,
Inventories,
Supplies,
Tools,
Furnishings and other forms of movable personal property,
Vehicles,
Vessels,
Aircraft,
Housing or residential property,
Fauna,

Flora,
Deferred Maintenance investments,
Property to be rented or leased except as provided in Part IV(f),
Any improvements including those to produce, store or distribute natural
gas or fluids that are not integral to the operation of the facility,
Property owned or used by the State of Texas or its political subdivision or
by any organization owned, operated or directed by a political subdivision
of the State of Texas.

- (f) Owned/Leased Facilities. If a leased facility is granted an abatement, the agreement shall be executed with the lessor and lessee.
- (g) Value and Term of Abatement. Abatement shall be granted effective with the January 1 valuation date immediately following the date of execution of the agreement or the qualifying facility in service date or whichever is later. The value of new eligible properties shall be abated according to the approved agreement between applicant and the governing body. The governing body, in its sole discretion, shall determine the amount of any abatement. The table in the attached Exhibit "A", incorporated herein by referenced, shall be the maximum abatement available, the actual amount of abatement granted is in the sole discretion of the Lynn County Commissioner's Court, but shall not exceed said maximum.

The abatement may be extended through an initial agreement and a subsequent agreement as may be required to comply with state law regarding the term of the reinvestment zone.

- (h) Taxability. From the execution of the abatement contract to the end of the agreement period, taxes shall be payable as follows:
  - The value of ineligible property as provided in Part IV(e) shall be fully taxable.
  - (2) The base year value of existing eligible property as determined each year shall be fully taxable.
  - (3) The additional value of new eligible property shall be taxable in the manner described in Part IV(g).

# V. APPLICATION FOR TAX ABATEMENT

(a) Any present or potential owner, assignee or lessee of taxable property in Lynn County may request the creation of a reinvestment zone and tax abatement by filing written request either with the County or applicable taxing entity. The completed Application must be accompanied by the payment of a five hundred dollar (\$500) non-refundable application fee for administrative costs associated with the processing of the tax abatement request. All checks in payment of the administrative fee shall be made payable to Lynn County.

- (b) The application shall consist of a completed application form accompanied by:
  - a general description of the proposed use and the general nature and extent of the modernization, expansion or new improvements to be undertaken;
  - a descriptive list of the improvements which will be part of the facility;
  - (3) a map and property description or a site plan;
  - a time schedule for undertaking and completing the planned improvements;
  - (5) in the case of modernizing or replacing existing facilities in whole or in part, a statement of the assessed value of the facility, separately stated for real and personal property, shall be given for the tax year immediately preceding the application; and
  - (6) The application form may require such financial and other information as deemed appropriate for evaluating the financial capacity and other factors of the applicant.
- (c) Upon receipt of a completed application, the taxing entity receiving such application shall notify in writing the presiding officer of the legislative body of each affected jurisdiction. Before acting upon the application, the jurisdiction receiving such application shall through public hearings afford the applicant and the designated representative of any affected jurisdiction the opportunity to show cause why the abatement should or should not be granted. Notice of the public hearing shall be clearly identified on an agenda of the legislative body of the jurisdiction receiving such application to be posted at least seven (7) days prior to the hearing.
- (d) The jurisdiction receiving the application shall approve or disapprove the application for tax abatement within forty-five (45) days after receipt of the application. The presiding officer of the legislative body of the jurisdiction receiving such application shall notify the applicant of the approval or disapproval promptly thereafter.

- (e) A request for reinvestment zone for the purpose of abatement shall not, except pursuant to subsection (e), be granted if the jurisdiction receiving the application finds that the request for the abatement was filed after the commencement of construction, alteration, or installation of improvements related to a proposed modernization expansion or new facility.
- (f) Variance. Requests for variance from the provisions of subsections (a) through (e) of Part V may be made in written form to the presiding officer of the jurisdiction receiving the application. Such request shall include a complete description of the circumstances explaining why the applicant should be granted a variance. Approval of a request for variance requires a three-fourths (3/4) vote of the governing body of the affected jurisdiction as provided in State Statutes.

## VI. PUBLIC HEARING

- (a) Should any affected jurisdiction be able to show cause in the public hearing why the granting of abatement will have a substantial adverse effect on its bonds, tax revenue, service incapacity or the provision of service, that showing shall be reason for the jurisdiction receiving the application to deny the granting of ad valorem tax abatement.
- (b) Neither a reinvestment zone nor an abatement shall be authorized if it is determined that:
  - There would be a substantial adverse affect on the provision of a government service or tax base of an affected jurisdiction.
  - The applicant has insufficient financial capacity.
  - Planned or potential use of the property would constitute a hazard to public safety, health or morals.
  - (4) Planned or potential use of the property violates other governmental codes or laws.

# VII. AGREEMENT

- (a) After approval of the tax abatement application, each affected jurisdiction shall formally pass a resolution and execute an agreement with the owner and/or lessee of the facility which shall include:
  - Estimated value to be abated and the base year value.

- Percent of value to be abated each year as provided in Part IV(g) of these Guidelines and Criteria.
- (3) The commencement date and the termination date of abatement.
- (4) The proposed use of the facility, nature of construction, time schedule for undertaking and completing the planned improvements, map, property description and improvements list as provided in Part V of these Guidelines and Criteria.
- (5) Contractual obligations in the event of default, violation of terms or conditions, delinquent taxes recapture, administration and assignment as provided herein and other provisions that may be required for uniformity or by state law.
- (6) Amount of investment and/or average number of jobs involved for the period of abatement,
- (7) Said contract shall meet all of the requirements of Texas Tax Code Sec. 312 et. seq.
- (b) Such agreement shall be executed within thirty (30) days after the later of the date applicant has forwarded all necessary information to the jurisdiction receiving the application or the date of the approval of the application.
- (c) Each affected jurisdiction shall make its own determination of abatement which shall not bind any other affected jurisdiction.

# VIII. RECAPTURE

- (a) In the event that the facility is completed and begins producing product or service, but subsequently discontinues producing product or service for any reason excepting fire, explosion or other casualty or accident or natural disaster for a period of more than one (1) year during the abatement period, then the abatement agreement shall terminate and so shall the abatement of taxes for the calendar year during which the agreement is terminated. The taxes otherwise abated for that calendar year shall be paid to each affected jurisdiction within the County within sixty (60) days from the date of termination.
- (b) Should the jurisdiction establishing a reinvestment zone and signing a tax abatement agreement determine that a company or individual is in default according to the terms and conditions of its agreement, the jurisdiction

shall notify the company or individual in writing at the address stated in the agreement, and if such is not cured within sixty (60) days from the date of such notice ("Cure Period"), then the agreement shall be terminated. Further, it will be a default under a tax abatement granted pursuant to these Guidelines and Criteria if the owner of the eligible property subject to the abatement is delinquent in paying any undisputed taxes to any taxing authority in Lynn County, Texas.

- (c) In the event that the company or individual:
  - Allows its ad valorem taxes owed the County or an affected jurisdiction to become delinquent and fails to timely and properly follow the legal procedures for their protest and/or contest; or
  - (2) Violates any of the terms and conditions of the abatement agreement and fails to cure same during the Cure Period;

The agreement shall be terminated and all taxes previously abated by virtue of the agreement will be recaptured and paid within sixty (60) days of the termination,

# IX. ADMINISTRATION

- (a) The Chief Appraiser of the Lynn County Appraisal District shall annually determine an assessment of the real and personal property comprising the reinvestment zone. Each year the company or individual receiving abatement shall furnish the assessor with such information as may be necessary for abatement, including the number of new or retained employees associated with the facility. Once value has been established, the Chief Appraiser shall notify the affected jurisdictions which levy taxes on the amount of the assessment.
- (b) The agreement shall stipulate that employees and/or designated representatives of the jurisdiction establishing the reinvestment zone and entering into a tax abatement agreement will have access to the reinvestment zone during the term of the abatement to inspect the facility to determine if the terms and conditions of the agreement are being met. All inspections will be made only after the giving of twenty-four (24) hours prior notice and will only be conducted in such a manner as to not unreasonably interfere with the construction and/or operation of the facility. All inspections will be made with one or more representatives of the company or individual and in accordance with its safety standards.
- (c) Upon completion of construction the jurisdiction establishing the reinvestment zone and entering into a tax abatement agreement shall

- annually evaluate each facility and report possible violations of the contract and/or agreement to each affected jurisdiction,
- (d) All proprietary information acquired by an affected jurisdiction for purposes monitoring compliance with the terms and conditions of an abatement agreement shall be considered confidential.

## X. ASSIGNMENT

- (a) Abatement may be transferred and assigned by the holder to a new owner or lessee of the same facility upon the approval by resolution of each affected jurisdiction, subject to the financial capacity of the assignee and provided that all conditions and obligations in the abatement agreement are guaranteed by the execution of a new contractual agreement with each affected jurisdiction.
- (b) The contractual agreement with the new owner or lessee shall not exceed the termination date of the abatement agreement with the original owner and/or lessee.
- (c) No assignment or transfer shall be approved if the parties to the existing agreement, the new owner or new lessee are liable to any affected jurisdiction for outstanding taxes or other obligations.
- (d) Approval shall not be unreasonably withheld.

# XI. SUNSET PROVISION

- (a) These Guidelines and Criteria are effective upon the date of the adoption and will remain in force for two (2) years, unless amended by three quarters vote of the Comissioners Court of Lynn County, Texas, at which time all reinvestment zones and tax abatement contracts created pursuant hereto will be reviewed by each affected jurisdiction to determine whether the goals have been achieved. Based on that review, these Guidelines and Criteria may be modified, renewed or eliminated, providing that such actions shall not affect existing contracts.
- (b) These Guidelines and Criteria do not amend any existing Industrial District Contracts or agreements with the owners of real property in areas deserving of specific attention as agreed by the affected jurisdiction.
- (c) Prior to the date for review, as defined above, these Guidelines and Criteria may be modified by a two-thirds (2/3) vote of the affected taxing authorities, as provided for under the laws of the State of Texas.

# XII. SEVERABILITY AND LIMITATIONS

- (a) In the event that any section, clause, sentence, paragraph or any part of these Guidelines and Criteria shall for any reason, be adjudged by any court of competent jurisdiction to be invalid, such invalidity shall not affect, impair, or invalidate the remainder of these Guidelines and Criteria.
- (b) Property that is in a reinvestment zone that is owned or leased by the following cannot benefit from a tax abatement:
  - A member of the governing body of a municipality or by a member of a planning board or commission of the municipality; or
  - (2) A member of the commissioner's court or a member of a planning board or commission of the County is excluded from property tax abatement.
- (c) If these Guidelines and Criteria have omitted any mandatory requirements of the applicable tax abatement laws of the State of Texas, then such requirements are hereby incorporated as a part of this Guideline Statement.

### GLOSSARY

- (a) "Abatement" means the full or partial exemption from ad valorem taxes of certain real property in a reinvestment zone designated by the County or a city for economic development purposes.
- (b) "Aquaculture/Agriculture Facility" means building, structures and major earth structure improvements, including fixed machinery and equipment, the primary purpose of which is of food and/or fiber products in commercially marketable quantities.
- (c) "Affected Jurisdiction" means Lynn County and any municipality, or school district, the majority of which is located in Lynn County that levies ad valorem taxes upon and/or provides services to property located within the proposed or existing reinvestment zone designated by Lynn County or any municipality.
- (d) "Agreement" means a contractual agreement between a property owner and/or lessee and the affected jurisdiction for the purpose of tax abatement.
- (e) "Base year value" means the assessed value of eligible property on January 1 preceding the execution of the agreement plus the agreed upon value of eligible property improvements made after January 1 but before the filing of an application for tax abatement.
- (f) "Deferred maintenance" means improvements necessary for continued operations which do not improve productivity or alter the process of technology.
- (g) "Distribution Center Facility" means building and structures, including machinery and equipment, used or to be used primarily to receive, store, service or distribute goods or materials owned by the facility, from which a majority of revenue generated by activity at the facility are derived from outside of Lynn County.
- (h) "Expansion" means the addition of buildings, structures, machinery or equipment for purposes of increasing production capacity.
- "Facility" means property improvements completed or in the process of construction which together comprise an integral whole.
- (j) "Manufacturing Facility" means buildings and structures, including machinery and equipment, the primary purpose of which is or will be the manufacture of tangible goods or materials or the processing of such goods or materials by physical or chemical change.

- (k) "Modernization" means the upgrading and or replacement of existing facilities which increases the productive input or output, updates the technology or substantially lowers the unit cost of the operation. Modernization may result from the construction, alteration or installation of buildings, structures, fixed machinery or equipment. It shall not be for the purpose of reconditioning, refurbishing or repairing.
- (l) "New Facility" means improvements to real estate previously undeveloped which is placed into service by means other than or in conjunction with expansion or modernization.
- (m) "New Jobs" means a newly created employment position on a full-time permanent basis. Two or more part-time permanent employees totaling an average of not less than 40 hours per week may be considered as one full-time permanent employee.
- (n) "Office Building" means a new office building.
- (o) "Other Basic Industry" means buildings and structures, including fixed machinery and equipment not elsewhere described, used or to be used for the production of products or services which serve a market primarily outside the County and results in the creation of new permanent jobs and new wealth in the County.
- (p) "Regional Entertainment/Tourism Facility" means buildings and structures, including fixed machinery and equipment, used or to be used to provide entertainment and/or tourism related services, from which a majority of revenues generated by activity at the facility are derived from outside Lynn County.
- (q) "Research Facility" means buildings and structures, including fixed machinery and equipment, used or to be used primarily for research or experimentation to improve or develop new tangible goods or materials or to improve or develop the production process thereto.
- (r) "Regional Service Facility" means buildings and structures, including fixed machinery and equipment, used or to be used to provide a service from which a majority of revenues generated by activity at the facility are derived from outside Lynn County.
- (s) "Wind Energy Facility" means buildings and structures, including but not limited to wind energy generating turbines, electric transmission lines, electric power substations, electrical gathering equipment, communications systems and roads, fixed machinery and equipment, used or to be used to provide electrical energy.

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SUSAN YIPTON, COUNTY CLERU