



Application for Tax Credit on Qualified Property (Tax Code, Chapter 313, Subchapter D)

Form 50-300
(Revised May 2010)

2008
First complete year of qualifying time period
432-766-2226
Phone (Area code and number)
7 Sep 2010
Application filing date

Stanton Independent School District
School district name
200 N. College; Stanton, TX 79702
Address

This application is for credit for school district maintenance and operations taxes paid on the portion of value in excess of the value limit under Tax Code Chapter 313 Subchapter B or C, during the two complete tax years of the qualifying time period. File this completed application with the school district no earlier than the date the property taxes are paid for the last year of the qualifying time period. The school board must determine eligibility of this applicant.

STEP 1: APPLICANT NAME AND ADDRESS

Only entities that received an appraised value limitation under Tax Code Chapter 313 Subchapter B or C are eligible for this tax credit.

Stanton Wind Energy, LLC
Applicant's name
One South Wacker Drive, Suite 200
Mailing address
Chicago, IL
City, State
60606
ZIP Code + 4
12088724419
Texas Taxpayer I.D. Number (11 digits)
Marlin County Appraisal District; Owner # 710707
Appraisal district account number
John Majewski
Name of person preparing this application
Asset Manager
Title
312-582-1489
Phone (area code and number)

STEP 2: PROVIDE ATTACHMENTS AND SUPPLEMENTS

Attach the following items to this application:

1. A copy of report from the local county appraisal district (CAD) reflecting both the market value before any exemptions, and taxable value of the qualified property for each complete tax year of the qualifying time period.
2. A copy of receipts for M&O and I&S taxes paid on qualified property during the first two years of the qualifying time period.
3. Schedule A—updated for all years from amounts in application schedule.
4. Schedule B—updated for all years from amounts in application schedule.
5. Schedule C—Tax Credit.

Note: Excel spreadsheet versions of Schedules are available for downloading and printing at URL listed below.

STEP 3: SHOW TAX CREDIT AMOUNT

	Year 1	Year 2
1. Taxable Value of Property for the purpose of School M&O tax	30,877,130	116,903,000
2. Limitation Value of Property under Agreement	10,000,000	10,000,000
3. School District Maintenance and Operations Tax Rate	0.9700	0.9275
4. Total Maintenance and Operations Taxes Paid	299,508.16	1,084,275.33
5. M&O Tax Obligation under Limited Value ((Line 2 Amount/100) x Line 3)	97,000.00	92,750.00
6. Tax Credit for which you are applying (Line 4 - Line 5)	202,508.16	891,525.33
7. Total Tax Credit (Sum of Line 6 Year 1 and Year 2 amounts)		1,104,033.49

STEP 4: SIGN AND DATE APPLICATION

By signing this application, you certify that this information is true and correct and that you are in full compliance with the terms of the attached agreement to the best of your knowledge and belief.

print here John Majewski
Name of authorized company officer
Asset Manager
Title
sign here
Signed by authorized company officer
9/14/10
Date
On behalf of Stanton Wind Energy LLC
Name of corporation/company

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 Section 37.10.

PROPERTY INVESTMENT AMOUNTS
 (Estimated investment in each year. Do not put cumulative totals.)

The year preceding the first complete tax year of the qualifying time period (assuming no deferrals)	Investment made before filing complete application with district (neither qualified property nor eligible to become qualified investment)	Year	Scheduled Year (YYYY-YYYY)	Tax Year (Fill in actual tax year below) YYYY	Column A: Tangible Personal Property (original cost) placed in service during this year	Column B: Building or permanent nonremovable component of building (original amount only)	Column C: Sum of A and B Qualifying Investment (during the qualifying time period)	Column D: Other investment that is not qualified investment but investment affecting economic impact and total value	Column E: Total Investment (A+B+D)										
										1	2	3	4	5	6	7	8	9	10
The year preceding the first complete tax year of the qualifying time period (assuming no deferrals)	Investment made after filing complete application with district, but before final board approval of application (eligible to become qualified property)	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)	Complete tax years of qualifying time period																
			1	2008/2009	2008	155,184,954	-	155,184,954	-	155,184,954									
			2	2009/2010	2009	73,275	-	73,275	-	73,275									
			3	2010/2011	2010	139,699	-	139,699	-	139,699									
			4	2011/2012	2011	139,699	-	139,699	-	139,699									
			5	2012/2013	2012	139,699	-	139,699	-	139,699									
			6	2013/2014	2013	139,699	-	139,699	-	139,699									
			7	2014/2015	2014	139,699	-	139,699	-	139,699									
			8	2015/2016	2015	139,699	-	139,699	-	139,699									
			9	2016/2017	2016	139,699	-	139,699	-	139,699									
			10	2017/2018	2017	139,699	-	139,699	-	139,699									
			11																
			12																
			13																
			14																
15																			

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

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

Column B: For the years outside the qualifying time period, this number should simply represent the planned investment in tangible personal property. Include 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 qualified investment under Tax Code §313.021(1)(E).

Column C: 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.

Column D: 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 clean energy projects, nuclear projects, projects with deferred qualifying time periods, and projects with lengthy application review periods, incur additional costs 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, omit these amounts for future years.

SIGNATURE OF AUTHORIZED COMPANY REPRESENTATIVE

DATE

9/14/10

Applicant Name
ISD Name

Stanton Wind Energy LLC
Stanton ISD

Form 50-300

Schedule B (Rev. May 2010): Estimated Market And Taxable Value

Tax Credit Period (with 50% cap on credit)	Value Limitation Period	Year	School Year (YYYY-YYYY)	Tax Year (Fill in actual tax year) YYYY	Qualified Property			Reductions from Market Value	Estimated Taxable Value	Final taxable value for M&O - after all reductions	
					Estimated Market Value of Land	Estimated Total Market Value of new buildings or other new improvements	Estimated Total Market Value of tangible personal property in the new building or "in or on the new improvement"				
Credit Settle-Up Period	Continue to Maintain Viable Presence	pre-year 1									
		1	2008/2009	2008			30,877,130	-	30,877,130	30,877,130	
		2	2009/2010	2009			116,903,000	-	116,903,000	116,903,000	
		3	2010/2011	2010			105,623,000	-	105,623,000	10,000,000	
		4	2011/2012	2011			98,229,390	-	98,229,390	10,000,000	
		5	2012/2013	2012			91,353,333	-	91,353,333	10,000,000	
		6	2013/2014	2013			84,958,599	-	84,958,599	10,000,000	
		7	2014/2015	2014			79,011,497	-	79,011,497	10,000,000	
		8	2015/2016	2015			73,480,693	-	73,480,693	10,000,000	
		9	2016/2017	2016			68,337,044	-	68,337,044	10,000,000	
		10	2017/2018	2017			63,553,451	-	63,553,451	10,000,000	
		11									
		12									
		13									
		14									
15											

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.

SIGNATURE OF AUTHORIZED COMPANY REPRESENTATIVE

DATE

9/14/10

MARTIN CO APPRAISAL DISTRICT
 MARSHA GRAVES
 PO BOX 1349 PH(432)756-2823
 STANTON, TEXAS 79782

TAX RECEIPT - REPAYMENT

710707-0-9900005
 (17) 1.5MW GE WIND TURBINES
 GRADY ISD
 INVENERGY-STANTON WIND ENERGY

PAR-9731347 F2
 .000000 2009
 .000 AC

YEAR
 2009

	VALUE	TAX RATE	TAX AMOUNT	PENALTY & INTEREST	TOTAL AMOUNT
GRADY ISD	7775350	1.06000	02418.71	.00	02,418.71

H1H

710707

STANTON WIND ENERGY
 INVENERGY-PROPERTY TAX DEPT
 1 S WACKER DR STE 2020
 CHICAGO IL 60606-4656

1/29/2009
 HARTDJON
 REG# - 001
 CHECK #
 113195

FEN/INT PAID TOTAL PAID

.00 JAN 2009 02,418.71

THIS IS A RECEIPT. DO NOT PAY.
 PAID BY: STANTON WIND ENERGY

MARTIN CO APPRAISAL DISTRICT
 MARSHA GRAVES
 PO BOX 1349 PH(432)756-2823
 STANTON, TEXAS 79782

TAX RECEIPT - REPAYMENT

710707-0-9900020
 (63) 1.5MW GE WIND TURBINES
 STANTON ISD
 INVENERGY-STANTON WIND ENERGY

PAR-9731347 F2
 .000000 2008
 .000 AC

YEAR
 2008

	VALUE	TAX RATE	TAX AMOUNT	PENALTY & INTEREST	TOTAL AMOUNT
STANTON ISD	30877130	1.10500	341192.29	.00	341,192.29

H1H

2008 ✓

710707

STANTON WIND ENERGY
 INVENERGY-PROPERTY TAX DEPT
 1 S WACKER DR STE 2020
 CHICAGO IL 60606-4656

1/29/2009
 HARTDJON
 REG# - 001
 CHECK #
 113195

FEN/INT PAID TOTAL PAID

.00 JAN 2009 341,192.29

THIS IS A RECEIPT. DO NOT PAY.
 PAID BY: STANTON WIND ENERGY

MARTIN CO APPRAISAL DISTRICT
 MARSHA GRAVES
 PO BOX 1349 PH(432)756-2823
 STANTON, TEXAS 79702

TAX RECEIPT - REPRINT

710707-0-9900020
 (63) 1.5MW GE WIND TURBINES
 STANTON ISD
 INVENERGY-STANTON WIND ENERGY

FAR-9731347 F2
 0 REAL 2009
 .000000

YEAR
 2009

VALUE	TAX RATE	TAX AMOUNT	PENALTY & INTEREST	TOTAL AMOUNT
116903000	1.04500	1221644.71	.00	1,221,644.71 ✓

710707

STANTON WIND ENERGY
 INVENERGY-PROPERTY TAX DEPT
 1 S WACKER DR STE 2020
 CHICAGO IL 60606-4656

1/28/2010
 MARTIN CO
 REG# - 005
 CHECK #
 3001557

PEN/INT	PAID	TOTAL PAID
.00	JAN 2010	1,221,644.71

THIS IS A RECEIPT. DO NOT PAY.
 PAID BY: BK/NEW YORK HELLON

MARTIN CO APPRAISAL DISTRICT
 MARSHA GRAVES
 PO BOX 1349 PH(432)756-2823
 STANTON, TEXAS 79702

TAX RECEIPT - REPRINT

710707-0-9900035
 O & M BUILDING
 2642 STATE HWY 13

FAR-9733176 F2
 975340 REAL 2009
 .000000

YEAR
 2009

VALUE	TAX RATE	TAX AMOUNT	PENALTY & INTEREST	TOTAL AMOUNT
975340	1.04500	10192.30	.00	10,192.30 ✓
975340	.14300	1394.74	.00	1,394.74

2009
 1,221,644
 10,192
 1,231,836

710707

STANTON WIND ENERGY
 INVENERGY-PROPERTY TAX DEPT
 1 S WACKER DR STE 2020
 CHICAGO IL 60606-4656

1/28/2010
 MARTIN CO
 REG# - 005
 CHECK #
 3001557

PEN/INT	PAID	TOTAL PAID
.00	JAN 2010	11,587.04

THIS IS A RECEIPT. DO NOT PAY.
 PAID BY: BK/NEW YORK HELLON

This is NOT a Tax Notice Of Appraised Value Statement.

Do NOT Pay From This Notice

MARTIN COUNTY APPR DIST
 P O BOX 1749
 STANTON, TX 79702
 FAX (432)756-2825
 432-756-2823

APPRAISAL YEAR 2009

THE APPRAISAL REVIEW BOARD WILL BEGIN HEARING PROTESTS ON 7/01/2009 AT: 9:00 AM
 TIMES: 9 TIL 12
 MARTIN CO APPRAISAL DISTRICT
 308 N ST PETER - STANTON TEXAS
 NO CHANGES MADE-AFTER 6/29/09
 MINERALS: 817-926-7861
 PERSONAL PROPERTY: 325-482-9188
 Protest Deadline: 6-29-2009
 ARB Hearing: 7-01-2009
 Owner: 710707

STANTON WIND ENERGY
 Z K E ANDREWS & COMPANY
 1900 DALROCK RD
 ROWLETT TX 75080-5526



Dear Property Owner,
 The value of your property listed below is based on an appraisal date of January 1st of this year.

MINERAL APPRAISAL INFORMATION		LAST YEAR	PROPOSED 2009	PROPERTY DESCRIPTION	
COUNTY	A	7,775,350	35,763,850	Seq: 9900005	Type: REAL Owner #: 710707
R & B	A	7,775,350	35,763,850	Legal: (17) 1.5MW GE WIND TURBINES	
GRADY ISD		7,775,350	35,763,850	GRADY ISD	
HOSP DIST	A	7,775,350	35,763,850	INVENEROX-STANTON WIND ENERGY	
PB WATER	A	7,775,350	35,763,850		Agent: 040
Exemptions: A=ADAPTEMENT EXEMPTION				Category: F2	REAL - INDUSTRIAL IMPROVEMENTS
No History available for: 2004.					
Taxing Units	Last Year's Taxable	Proposed Exemptions	Proposed Taxable (Less Exemptions)	Estimated Tax Rate	Proposed Tax Estimate
COUNTY	0	35,763,850	0	.30200	.00
R & B	0	35,763,850	0	.03810	.00
GRADY ISD	7,775,350	0	35,763,850	1.06000	379,096.81
HOSP DIST	0	35,763,850	0	.15300	.00
PB WATER	0	35,763,850	0	.01473	.00
PARCEL TOTAL					379,096.81

Additional Owner's Properties are continued on following page(s).
 The above tax estimates use last year's tax rates for the taxing units.
 The governing body of each unit -- school board, county commissioners, and so on -- decides whether the property taxes increase. The Appraisal District only determines your property's value. The taxing units will set tax rates later this year. The Texas legislature does not set the amount of your local taxes. Your property tax burden is decided by your locally elected officials, and all inquiries concerning your taxes should be directed to those officials.

Contact the appraisal office if you disagree with this year's proposed value for your property, or if you have any problems with the property description or address information. If the problem cannot be resolved, you have a right to appeal to the Appraisal Review Board (ARB). To appeal, you must file a WRITTEN protest with the ARB before protest deadline. Enclosed is a protest form to mail or bring to the appraisal district office at the address above before the above date. The ARB will notify you of the date, time, and place of your scheduled hearing. Enclosed also is information to help you in preparing your protest. You do not need to use the enclosed form to file your protest. You may protest by letter, if it includes your name, your property description, and what appraisal office action you disagree with.

If you have any other questions or need more information, please contact the appraisal office at the phone number or addresses listed above.

Sincerely,

MARSHA GRAVES
 Chief Appraiser
 SEC 25.19 PAGE

1 OF 2 18311 OWNER #: 710707 MINNOT4 5/06/09

RESOLUTION

DETERMINING ELIGIBILITY FOR TAX CREDIT PURSUANT TO TEXAS TAX CODE § 313.104

STATE OF TEXAS §

COUNTY OF MARTIN §

WHEREAS, on May 15, 2007, the Superintendent of Schools of the Stanton Independent School District, acting as agent of the Board of Trustees of the District (the "Board of Trustees"), received from Stanton Wind Energy LLC an Application for Appraised Value Limitation on Qualified Property, pursuant to Chapter 313 of the Texas Tax Code; and,

WHEREAS, on September 12, 2007, the Superintendent of Schools of the Stanton Independent School District, acting as agent of the Board of Trustees, received from the Stanton Wind Energy LLC an Amended Application for Appraised Value Limitation on Qualified Property, pursuant to Chapter 313 of the Texas Tax Code (which, together with the Original Application filed on May 15, 2007, will be hereinafter collectively referred to as the "Application"); and,

WHEREAS, the Application was delivered to the Texas Comptroller's Office for review pursuant to Texas Tax Code § 313.025(d); and,

WHEREAS, the Application was reviewed by the Texas Comptroller's Office pursuant to Texas Tax Code § 313.025(d); and,

WHEREAS, the Board of Trustees acknowledged receipt of the Application, along with the requisite application fee as established pursuant Texas Tax Code § 313.025(a)(1) and the District's Local District Policy CCG (Local); and,

WHEREAS, the Board of Trustees caused to be conducted an economic impact evaluation pursuant to Chapter 313 of the Texas Tax Code; and,

WHEREAS, the Board of Trustees reviewed the economic impact evaluation pursuant to Texas Tax Code § 313.026 and has carefully considered such evaluation; and,

WHEREAS, the Application was reviewed by the Martin County Appraisal District established in Martin County, Texas (the "Martin County Appraisal District"), pursuant to Texas Property Tax Code § 6.01; and,

STANTON INDEPENDENT SCHOOL DISTRICT
Resolution Granting Tax Credit to Stanton Wind Energy LLC

2 - 13, 2012

Page 1 of 4

WHEREAS, Applicant requested an extension of the 120-day period for District action on its Application, which request was granted by Board action on December 11, 2007; and;

WHEREAS, on December 11, 2007, the Board of Trustees conducted a public hearing on the Application at which it solicited input into its deliberations on the Application from all interested parties within the District; and,

WHEREAS, on December 11, 2007, the Board of Trustees made factual findings pursuant to Texas Tax Code § 313.025(f), including, but not limited to findings that: (i) the information in the Application is true and correct; (ii.) this Agreement is in the best interest of the District and the State of Texas; (iii.) the Applicant is eligible for the Limitation on Appraised Value of the Applicant's Qualified Property; (iv.) each criterion listed in Texas Tax Code § 313.025(e) has been met; and, (v.) if the job creation requirement set forth in Texas Tax Code § 313.051(b) (i.e. 10 jobs) was applied, for the size and scope of the project described in the Application, the required number of jobs would exceed the industry standard for the number of employees reasonably necessary for the operation of the facility; and

WHEREAS, on December 11, 2007, the Board of Trustees of the Stanton Independent School District approved an Agreement for Limitation on Appraised Value of Property for Maintenance and Operations Taxes with Stanton Wind Energy LLC; and,

WHEREAS, after examining the tax rolls of the Martin County Appraisal District; the most recent Annual Eligibility Report (Comptroller's Form #50-772); and the most recent Biennial Progress Report (Comptroller's Form #50-773) filed by Stanton Wind Energy LLC, the Board has determined that during the Qualifying Time Period, running from January 1, 2008 through December 31, 2009, Stanton Wind Energy LLC made a Qualifying Investment as defined by Texas Tax Code § 313.021 in the amount of at least Ten Million Dollars for the purposes of manufacturing in accordance with the provisions of Texas Tax Code § 313.024(b)(1); and,

WHEREAS, after examining the December 11, 2007 Agreement; the most recent Annual Eligibility Report (Comptroller's Form #50-772); and the most recent Biennial Progress Report (Comptroller's Form #50-773) filed by the Stanton Wind Energy LLC, the Board has determined that Stanton Wind Energy LLC is, in all other respects, in compliance with the terms of the aforesaid Agreement; and,

WHEREAS, after examining Comptroller's State Franchise Tax records, the Board has determined that, at the time of the adoption of this Resolution, Stanton Wind Energy LLC, is in good standing with respect to its franchise tax obligations; and,

WHEREAS, the total amount of maintenance and operations ad valorem taxes that were imposed on the portion of the appraised value of the Qualified Property that exceeded the amount of the limitation agreed to by the governing body of the school district under Texas Tax

Code Section 313.027(a)(2) in the applicable Qualifying Time Period that the Stanton Wind Energy LLC has paid to the District has been ONE MILLION TWO HUNDRED THREE THOUSAND EIGHTY-SEVEN DOLLARS AND EIGHTEEN CENTS (\$1,203,087.18); and,

WHEREAS, as of the date of the approval of this Resolution, the Stanton Wind Energy LLC has not relocated its business outside of the District; and,

WHEREAS, the Stanton Wind Energy LLC has filed an application for a tax credit in accordance with the provisions of Texas Tax Code § 313.103; and,

WHEREAS, the application for tax credit filed by the Stanton Wind Energy LLC was: (1) made on the form prescribed for that purpose by the Texas Comptroller of Public Accounts; (2) was verified by the Stanton Wind Energy LLC; (3) was accompanied by tax receipts from the collector of taxes for the District showing full payment of District all ad valorem taxes on the Qualified Property for the applicable Qualifying Time Period.

NOW, THEREFORE, BE IT RESOLVED by the Board of Trustees of the Stanton Independent School District as follows:

1. The application made by Stanton Wind Energy LLC, for a tax credit pursuant to Texas Tax Code § 313.103 in the total amount of ONE MILLION TWO HUNDRED THREE THOUSAND EIGHTY-SEVEN DOLLARS AND EIGHTEEN CENTS (\$1,203,087.18); is approved by the adoption of this Resolution.
2. Beginning with the Tax Year 2011, which is the tax year next following the tax year in which the Tax Credit Application is approved, and in each of the subsequent six (6) tax years (ending in Tax Year 2017), the District's collector of taxes is directed to credit against the *ad valorem* school taxes imposed on the Qualified Property by the District the lesser amount of either: 1.) ONE HUNDRED SEVENTY ONE THOUSAND EIGHT HUNDRED SIXTY NINE DOLLARS AND SIXTY CENTS (\$171,869.60) (An amount equal to one-seventh of the total amount of tax credit to which Stanton Wind Energy LLC is entitled under Section 313.102); or, 2.) Fifty Percent (50%) of the total amount of *ad valorem* school taxes imposed on the Qualified Property by the school district in that tax year.
3. In addition to the foregoing, in the Tax Years 2017 through 2019, (The first three tax years after the Stanton Wind Energy LLC's eligibility for an Appraised Value Limitation on Qualified Property, pursuant to Chapter 313 of the Texas Tax Code, expires), the District's collector of taxes is directed to credit against the *ad valorem* school taxes imposed on the Qualified Property by the District in lesser of either: 1.) any remainder of the ONE MILLION TWO HUNDRED THREE THOUSAND EIGHTY-SEVEN DOLLARS AND EIGHTEEN CENTS (\$1,203,087.18) tax credit balance which was not paid under paragraph 2, above; or, 2.) the total amount of *ad valorem* school taxes imposed on the Qualified Property by the school district in that tax year.

4. Prior to making any tax credit payments under Sections (2) or (3), above, the District's Superintendent is directed to determine whether the Stanton Wind Energy LLC has relocated outside the District, and has otherwise met its obligations under the Agreement; under State law; and under applicable regulations promulgated either by the Texas Comptroller's Office, or by the Texas Commissioner of Education. In the event that the Stanton Wind Energy LLC has not met its obligation or has relocated outside the District, no tax credit will be paid for such tax year in which the owner relocates the business outside the school district or the tax years thereafter.

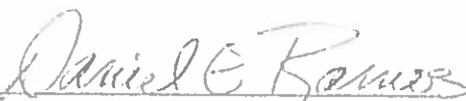
5. If the Texas Comptroller of Public Accounts or the District's tax collector, after providing notice and the opportunity for a response, determine that the Stanton Wind Energy LLC was either not eligible for the credit or received more credit than it was entitled, then the District shall impose an additional tax on the Qualified Property that is equal to the amount of tax credit that was erroneously taken, plus interest at an annual rate of 7.0% calculated from the date on which the credit was issued. A tax lien attaches to the Qualified Property in favor of the school district to secure payment by the person of the additional tax and interest that are imposed and any penalties incurred. A taxpayer which is delinquent in the payment of an additional tax may not submit a subsequent application or receive a tax credit under this subsection in a subsequent year.

APPROVED, ADOPTED, AND ORDERED on the 13th day of February 2012.

STANTON INDEPENDENT SCHOOL DISTRICT

By: 
DARREN PATRICK, President
Board of Trustees

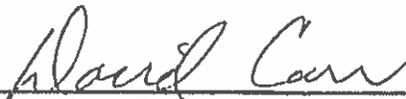
ATTEST:

By: 
DANIEL RAMOS, Secretary
Board of Trustees

SUPERINTENDENT'S ANNUAL CERTIFICATION OF TAX CREDIT ELIGIBILITY AND AMOUNT

Please accept this as evidence of the eligibility of (he taxpayer/Applicant listed below in item #2 for a Tax Credit under the provisions of Texas Tax Code § 313.101, *et seq.* This certification is being made in my official capacity as Superintendent pursuant to obligations imposed upon me by District Policy CCG (Local). After reviewing relevant tax and other local records, I hereby certify the following information:

1.	School District Name	Stanton Independent School District
2.	Applicant Name	STANTON WIND ENERGY LLC
3.	Applicant's Texas Tax ID	12088724419
4.	Is Applicant in Good Standing ?(<i>Certificate attached</i>)	Yes
5.	Has Applicant located outside District?	No
6.	Tax Year of this Certification	2011
7.	Total Credit Earned	\$ 1,203,087.18
8.	Taxes owed on 313 property (<i>Tax Statement(s) Attached</i>)	\$ 162,520.28
9.	Tax Credit due for 2011: (<i>< 1/7 of item 7 or 1/2 of item 8</i>)	\$ 81,260.14


DAVID CARR, SUPERINTENDENT

2-20-12
Date