

# DTE Electric DE-####

## Supplemental Review Agreement for Generator Interconnection to DTE Electric's Distribution System

WHEREAS, proposals to construct or upgrade a project which will be operated in parallel with and interconnected with The DTE Energy Electric Company's (hereinafter "DTE Electric") electric system (hereinafter "DTE Electric Distribution System") must be reviewed by DTE Electric to determine how it will impact the DTE Electric Distribution System and DTE Electric's customers.

WHEREAS, DTE Electric received from \_\_\_\_\_ ("Project Developer") submitted by agent \_\_\_\_\_ a ### kW / ### kVA generator interconnection application with an export capacity of ### kW and information concerning Project Developer's project ("Interconnection Request") for a Level # project for a system of type \_\_\_\_\_ for a generator of type \_\_\_\_\_ proposing to interconnect at \_\_\_\_\_ location with project number DE-#### assigned by DTE Electric on MM/DD/YYYY.

WHEREAS DTE Electric has determined that a Supplemental Review ("Review") is necessary to determine the required upgrades and modifications to the distribution system to support this project.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein set forth, DTE Electric and Project Developer agree to enter into this Agreement and agree as follows:

1. Project Developer has requested and DTE Electric has agreed to prepare or cause to be prepared a Supplemental Review consistent with DTE Electric's procedures and Good Utility Practice<sup>1</sup> based on information provided by Project Developer ("Review") or, as applicable, based on information provided by Project Developer and the outcomes of the prior Interconnection Screening dated MM/DD/YYYY (mm/dd/yyyy)

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<sup>1</sup> "Good Utility Practice" shall mean any of the practices, methods and acts engaged in or approved by a significant portion of the electric industry during the relevant time period, or any of the practices, methods and acts which, in the exercise of reasonable judgment in the light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather to be the accepted practices, methods, or acts generally accepted in the region.

2. Project Developer shall pay DTE Electric the Supplemental Review Fee immediately upon execution of this Agreement. The Supplemental Review Fee is \$ **\$\$\$\$**

Supplemental Review fees are reproduced here for reference based on the Supplemental Review fees in Appendix B of the interconnection procedures:

**Supplemental Review Fee:**

<input type="checkbox"/> Level 1,2 (Certified)	\$1,000
<input type="checkbox"/> Non-Export Track Level 3,4,5 (Certified)	\$2,500
<input type="checkbox"/> Non-Export Track Level 3,4,5 (Non-Certified)	\$5,000
<input type="checkbox"/> Fast Track Level 3,4,5 (Certified)	\$2,500
<input type="checkbox"/> Fast Track Level 3,4,5 (Non-Certified)	\$5,000

3. Project Developer shall have 20 business days from [MM/DD/YYYY](#) (mm/dd/yyyy) (“Review Date”) which is the date that DTE Electric determined that Review is necessary in which to return an executed copy of this Agreement along with the Review Fee. Project Developer shall provide any requested technical data or updates to the Interconnection request with its executed copy of this Agreement. A new Interconnection Request and Interconnection Application fee are required if the signed Review Agreement, Review Fee and required technical data are not received within 25 business days from the Review Date. The old application will be withdrawn.
4. Projects that do not have review fees paid, an executed Supplemental Review Agreement and any requested technical information within 25 business days of determination of the Review Date may be withdrawn.
5. Should DTE Electric ask for additional information from the Project Developer, the review will be suspended while waiting for the information needed to continue. Any suspension of the review will have a day for day impact on the completion of the review.
6. DTE Electric will perform some or all of the following screens during the base Supplemental Review.
  - i. Minimum Load Screen
  - ii. Voltage and Power Quality Screen
  - iii. Safety and Reliability Screen
7. DTE Electric will use commercially reasonable efforts to complete the Review upon receipt

of the signed Supplemental Review Agreement and Review Fee.

8. DTE Electric will use reasonable efforts to inform Affected System<sup>2</sup> operators. It is the Project Developers responsibility to initiate any actions with the Affected System operators. DTE Electric will make commercially reasonable efforts to coordinate any studies of the Interconnection Request with any Affected System operators. The Project Developer shall be solely responsible for any studies and fees required by any Affected System operator. DTE Electric shall have no liability for any impact of the Interconnection Request on any Affected System or for any delays associated with any Affected System operator. DTE Electric will not be responsible for any delays while waiting for the Affected System operator.
9. DTE Electric will update project status in Power Clerk periodically.
10. DTE Electric shall complete the Review within thirty (30) business days barring any mutually agreed upon extensions or delays due to affected system or waiting for developer information, data or response.
11. The Project Developer is not entitled to any report or Review findings if the project is withdrawn during the Review period.
12. Upon completion of the Review, DTE Electric will provide the Review Findings and results of the screens along with applicable course of action which may include proceeding to an Interconnection Agreement, a System Impact Study, a Facilities Study, or withdrawal. a
13. Based on the Review Findings, if Project Developer elects to go forward with the Interconnection Request to interconnect to DTE Electric's system, Project Developer shall enter into separate agreements to address additional requirements.
14. The Review shall expire 30 Business days after the date of completion of the final report. After that date a new Review shall be required to be completed to proceed.
15. Any notice or request made to or by either party regarding this Agreement shall be made to the representative of the other party, or its designated agent, as indicated below.
16. This Agreement is the complete agreement of DTE Electric and Project Developer concerning the subject matter hereof and supersedes any prior or contemporaneous agreements or understandings whether oral or written.

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<sup>2</sup> "Affected System" shall mean an electric transmission or distribution system other than DTE Electric Distribution System that may be affected by the Interconnection Request.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their respective authorized officials.

DTE Electric

Project Developer

\_\_\_\_\_  
(signature)

\_\_\_\_\_  
(signature)

\_\_\_\_\_  
(Typewritten or Printed Name)

\_\_\_\_\_  
(Typewritten or Printed Name)

\_\_\_\_\_  
Title

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

\_\_\_\_\_  
Date