

VI. APPENDIX A: COMPLIANCE BGS-CIEP AUCTION RULES

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VI.A. Introduction

VI.A.1. Overview

The four New Jersey Electric Distribution Companies (“EDCs”) are Atlantic City Electric Company (“ACE”), Jersey Central Power & Light Company (“JCP&L”), Public Service Electric and Gas Company (“PSE&G”), and Rockland Electric Company (“RECO”). The EDCs will procure full-requirements service for their Commercial and Industrial Energy Pricing (BGS-CIEP) loads in a single, statewide Auction for a one-year term from June 1, 2024 to May 31, 2025. The Auction will determine a CIEP Price measured in \$/MW-day. Each EDC’s CIEP Load includes the load of all customers served at transmission voltage and other large customers, as described in Table VI-1. The BGS-CIEP Load for each EDC will be divided into a number of tranches of equal size, each accounting for the same percentage of the EDC’s BGS-CIEP Load.

BGS-CIEP is not a term-price service, but a service that is priced to the hourly market. Suppliers will be bidding for the right to serve a portion of BGS-CIEP Load for one or more EDCs. Customers on BGS-CIEP (*BGS-CIEP customers*) will pay, and winning suppliers will receive, the PJM “Hourly Real-Time Spot Price” for the zone, which refers to PJM’s load-weighted average Residual Metered Load aggregate Real-Time Locational Marginal Price, as well as the pre-specified ancillary services rate. Energy charges and ancillary service charges to customers will be adjusted for losses on each EDC’s system as appropriate. CIEP customers (i.e., all customers eligible for BGS-CIEP) will pay, and winning suppliers will receive, the CIEP Standby Fee, which is a fee for the option available to each CIEP customer of taking BGS on this tariff. This fee is set at 0.015¢/kWh of the energy used by CIEP customers measured at the customer meter. The Auction will determine for each EDC a CIEP Price (“price”) measured in \$/MW-day, that will be reflected in the rates charged to customers on BGS-CIEP, and that will be paid to each winning supplier on the basis of the share of the tranches for an EDC that each supplier has won at the Auction. The capacity obligation is the unforced capacity requirement for the aggregate group of BGS-CIEP customers determined in accordance with the EDC and PJM practices on a daily basis.

The EDCs will procure their BGS-CIEP Loads through a simultaneous descending clock auction (“clock auction”). The clock auction proceeds in a series of rounds. During the bidding phase of each round, each bidder must indicate how many tranches of each EDC’s BGS-CIEP

Load the bidder wishes to serve given the prices announced by the Auction Manager. The prices will be in dollars per megawatt-day. A *bid* is the number of tranches of each EDC's BGS-CIEP Load that a bidder wants to serve. After the bidding phase of a round, the Auction Manager reduces the price for the tranches of an EDC by a decrement if the number of tranches bid by all bidders is greater than the number of tranches that are needed for that EDC. The Auction Manager then announces new prices for each EDC before bidding in the next round opens. The Auction continues and the prices tick down until, for each EDC, the total number of tranches subscribed falls to the point where it equals the number of tranches needed. When the Auction ends, the bidders holding tranches in the final round are the winners. Following the end of the Auction, the Board of Public Utilities ("Board") will decide whether to approve the Auction results and if it does, winners will become authorized BGS-CIEP suppliers. All winners for an EDC's tranches receive the same price, as explained in section VI.C.11.

VI.A.2. Basic Generation Service and Load to Be Procured

Basic Generation Service, or BGS, is the electric supply for those retail customers who are not served by a third party supplier. *BGS Load* is the load associated with these customers, and it is obtained by subtracting the load of third party suppliers from the retail load in an EDC zone. For each EDC, BGS Load is divided into two portions, *BGS Commercial and Industrial Energy Pricing Load* ("*BGS-CIEP Load*") and *BGS Residential Small Commercial Pricing Load* ("*BGS-RSCP Load*"). An EDC's BGS-CIEP Load is defined to include the sum of the hourly load of all BGS-CIEP customers, times the EDC loss expansion factor associated with each CIEP rate class. *CIEP customers* refer to all customers that are eligible for BGS-CIEP, whether or not they choose BGS-CIEP. That is, CIEP customers are retail customers who are taking BGS-CIEP, or are retail customers served by a third party supplier who, were they to take BGS, would be served under a CIEP (rather than an RSCP) tariff or rate. Table VI-1 provides each EDC's list of rate classes for which either all customers, or only customers with a peak load contribution of 500 kW or greater, must currently take BGS on a CIEP tariff or rate. BGS-RSCP Load is the load associated with customers who take BGS but do so on an RSCP (rather than a CIEP) tariff or rate.

Table VI-1. Customers Who Must Take BGS on a CIEP Tariff

EDC	Rate Class	Customers Included	Description	Voltage Level
PSE&G	High Tension Service (“HTS-HV”)	All	General purposes at high voltages	138,000V to 230,000V
	High Tension Service (“HTS-Sub”)	All	General purposes at subtransmission voltages	26,400V to 69,000V
	Large Power and Lighting, Primary Service (“LPL-P”)	All	General purposes at primary distribution voltages.	2,400V to 13,200V
	Large Power and Lighting, Secondary Service (“LPL-S”)	500 kW or greater	General purposes at secondary distribution voltages	208V to 480V
JCP&L	General Service Primary (“GP”)	All	General purposes at primary distribution voltages	2,400V to 34,500YV
	General Service Transmission (“GT”)	All	General purposes at transmission voltages	34,500ΔV
		All	High Tension Service	230,000V
	General Service Secondary (“GS”)	500 kW or greater	General purposes at secondary distribution voltages	120 – 480V
	General Service Secondary Time-of-Day (“GST”)	500 kW or greater	General purposes at secondary distribution voltages	120 – 480V
ACE	Transmission General Service (“TGS”)	All	General purposes at high voltages	23,000V or higher
	Annual General Service – Primary (“AGS-Primary”)	500 kW or greater	General purposes at primary distribution voltages	4,000 & 12,000V
	Annual General Service – Secondary (“AGS-Secondary”)	500 kW or greater	General purposes at secondary distribution voltages	120 – 480V
	Monthly General Service Primary (“MGS – Primary”)	500 kW or greater	General purposes at primary distribution voltages	4,000 & 12,000V
	Monthly General Service Secondary (“MGS – Secondary”)	500 kW or greater	General purposes at secondary distribution voltages	120 – 480V
RECO	Service Classification No. 7 – Primary TOU Service and Separately Metered Space Heating Service	All	Primary service customers with demands exceeding 500 kW	2,400V or higher
	Service Classification No. 2 – General Service	500 kW or greater	General primary and secondary service	All primary and secondary voltages

For purposes of the Auction, the BGS-CIEP Load for an EDC is called a *product in the Auction*: the BGS-CIEP Load for PSE&G is a product in the Auction, and the BGS-CIEP Load

for ACE is another product in the Auction, etc. Each product in the Auction is divided into units called *tranches*, each representing the same percentage of that EDC’s BGS-CIEP load. The number of tranches that each EDC will procure in the Auction and the size of each tranche (i.e., the percentage of the BGS-CIEP Load that each tranche represents for an EDC) are provided below in Table VI-2 also provides a MW-measure for each of an EDC’s tranches. The MW-measure of each tranche is determined on the basis of the obligation attributable to all CIEP customers (those who receive BGS and those who do not) during 2023 (called the *CIEP Peak Load Share*). Table VI-2 incorporates the October 2023 update of this obligation by PJM.

Table VI-2. Number of Tranches and MW-Measures of Tranches per EDC

EDC	CIEP Peak Load Share (MW)	Number of tranches	Size of tranche (%)	MW-measure (MW)
PSE&G	1,561.08	21	4.76%	74.34
JCP&L	876.70	12	8.33%	73.06
ACE	326.00	4	25.00%	81.50
RECO	49.30	1	100.00%	49.30
Total	2,813.08	38		

The EDCs do not represent that each tranche will have the loads shown above or any particular value. The actual BGS-CIEP Load will depend upon many factors including customer migration to third party suppliers and weather conditions. Bidders are responsible for evaluating the uncertainties associated with BGS-CIEP Load.

VI.A.3. Payment to BGS-CIEP Suppliers

Winners at the Auction are authorized to become BGS-CIEP suppliers by the Board. A BGS-CIEP supplier provides *full-requirements service* for the percentage of the EDC’s BGS-CIEP Load for a given supply period corresponding to the number of tranches won by the BGS-CIEP supplier for that supply period. Full-requirements service means that the BGS-CIEP supplier is responsible for fulfilling all the requirements of a PJM Load Serving Entity (“LSE”), including capacity, energy, ancillary services, and any other service as PJM may require. A winning supplier may win one or more tranches for one or more EDCs.

Each BGS-CIEP supplier receives an ancillary service payment rate, pre-specified for each EDC, that includes PJM-administrative costs, and that is applied to the supplier’s share of

BGS-CIEP Load (energy). Each BGS-CIEP supplier receives the “Hourly Real-Time Spot Price”, which refers to the PJM load-weighted average Residual Metered Load aggregate Real-Time Locational Marginal Price for the zone, applied to the supplier’s share of BGS-CIEP Load (energy), and the price determined in the Auction applied to the supplier’s share of the BGS-CIEP capacity obligation.

With respect to the rates that will be paid by BGS-CIEP customers, the transmission rate is based on either a demand charge or transmission obligation charge, depending on the EDC. The energy rate is the Hourly Real-Time Spot Price, which will be adjusted each hour by the relevant EDC loss expansion factor. The ancillary service rate will be a pre-determined value based on the ancillary service payment rate to suppliers adjusted for losses. The price for an EDC is the final Auction price for that EDC and will be assessed as a specific capacity obligation charge, demand charge, or energy charge. All of these charges are levied on actual BGS-CIEP customers only. Details for each particular EDC are in the Company Specific Addenda.

Each BGS-CIEP supplier also receives the CIEP Standby Fee. All CIEP customers pay this standby fee, whether the customers are currently taking BGS or not. This standby fee is set at 0.015¢/kWh of the energy used by CIEP customers measured at the customer meter. This option fee is the charge for providing the option to each CIEP customer of taking BGS on this tariff.

Example 1.¹

The tranche target for PSE&G is 21 tranches. A BGS-CIEP supplier wins 6 of PSE&G’s 21 tranches. The BGS-CIEP supplier serves 28.57% of the BGS-CIEP Load and would be paid as follows.

For capacity, assume an Auction clearing price of \$235/MW-day and a BGS-CIEP capacity obligation totaling 30,000 MW-days for the month. The BGS Supplier is paid 28.57% of 30,000 MW-days times \$235/MW-day, or \$2,014,185.

For ancillary services, assume an ancillary service payment rate of \$6/MWh and monthly energy of 500,000 MWh at the BGS-CIEP customer meter; assuming a loss expansion factor of 1.046759 and adjusting for distribution and transmission losses as de-rated for PJM marginal losses of 1.601%, monthly BGS-CIEP Load is 515,000 MWh. The BGS-CIEP supplier is paid 28.57% of 515,000 MWh times \$6/MWh, or \$882,813.

For energy, assume 800 MWh of energy measured at the BGS-CIEP customer meter for hour 1; assuming a loss expansion factor of 1.046759 and adjusting for distribution and transmission losses as de-rated for PJM marginal losses of 1.601%, hourly BGS-CIEP Load

¹ All examples are for illustrative purposes. The prices and bids are illustrative only.

is approximately 824 MWh. Assume also an Hourly Real-Time Spot Price of \$50/MWh. The BGS-CIEP supplier is paid 28.57% of 824 MWh times \$50/MWh, or \$11,771. For the remaining hours in the month an energy payment is determined in the same way but with the actual hourly BGS-CIEP Load and the actual Hourly Real-Time Spot Price for the zone.

Assuming that energy used by all CIEP customers was 1,000,000 MWh measured at the customers' meter (double the corresponding value in the example for BGS-CIEP customers), the BGS-CIEP supplier would receive 28.57% of 1,000,000 MWh times 0.015¢/kWh, or \$42,855 for the month for the CIEP Standby Fee. Note that for this payment, energy at the customer meter is not increased for losses.

VI.A.4. Reliance on Product Definition, Payment Information, Rates, and Customer Switching in These Rules

Information regarding the definition of a product in the Auction and information regarding the payment bases given in these Auction Rules are solely for the convenience of bidders and are not to be relied upon by bidders. The BGS-CIEP Supplier Master Agreement posted on the BGS Auction website is the document that provides the official definitions of products in the Auction and payment terms. Information regarding rates paid by customers and information on rules regarding the ability of customers to switch from or back to BGS-CIEP given in these Auction Rules are solely for the convenience of bidders and are not to be relied upon by bidders. Board Orders as well as the tariffs of each EDC are the documents that provide official information in this regard.

VI.B. Before the Auction

VI.B.1. Information Provided to Bidders

The EDCs make data available to potential bidders in advance of qualification. The data series are posted to the BGS Auction website, <https://bgs-auction.com/bgs.dataroom.asp>.

The EDCs provide historical data, consisting of hourly load and daily capacity and transmission peak load allocations, for the following load categories: total retail, BGS, CIEP, BGS-CIEP, RSCP, and BGS-RSCP. The data include associated zonal losses.

The EDCs provide generally three years of historical data. All data series at a given point in time use the contemporaneous definition of CIEP customers. The BGS-CIEP data for a given month includes customers who take BGS on a CIEP tariff in force in that month. The CIEP data includes customers who take BGS on a CIEP tariff in force in that month as well as CIEP

customers (as defined for that month) who are served by a third party supplier. BGS-RSCP and RSCP data are derived as residuals; for example, RSCP Load is equal to total retail load less CIEP Load, and BGS-RSCP Load is equal to the BGS Load less BGS-CIEP Load. The EDCs provide monthly customer switching data (number of customers and estimated load) as currently provided to the Board. Hourly load data series, peak load allocations, and switching statistics are updated monthly. Some historical data series older than three years remain posted to the BGS Auction website strictly for the convenience of bidders.

To the extent practicable, the EDCs will also provide additional data to assist bidders. The EDCs will provide one-time customer counts and historical aggregate energy usage for several groupings of customers who in the past were eligible to take BGS on an RSCP tariff but who are or will be required to take BGS on a CIEP tariff. These groupings may include: customers 500 to 749 kW, 750 to 999 kW, 1,000 to 1,249 kW, 1,250 to 1,499 kW, and 1,500 kW or greater. The EDCs may provide limited series of historical hourly load for specific customer classes or customer groupings for which customers have interval meters. The EDCs may provide load profiles for specific customer classes or customer groupings as well as additional historical customer switching data.

No later than 10 days² before interested parties first apply to participate in the Auction, the Auction Manager will announce a ***statewide load cap***, a statewide ***maximum starting price***, and a statewide ***minimum starting price***. At the same time, the Auction Manager will announce the size of the CIEP Peak Load Share for each EDC, the number of tranches available to bid for each EDC in the Auction, and the MW-measure of each tranche for each EDC based on the percentage of the CIEP Peak Load Share that a tranche represents. The statewide load cap is a maximum number of tranches of BGS-CIEP Load that any one bidder can bid in the Auction and serve statewide. The statewide load cap limits the impact that any one bidder may have on the Auction. (There are no EDC-specific load caps.) The minimum and maximum starting prices establish the range of possible starting prices for the Auction: each EDC will choose a starting level for its price for round 1 of the Auction that is between the minimum and the maximum

² Unless otherwise specified, “days” refers to business days.

starting prices. The EDCs will agree on the statewide load cap, and on the statewide minimum and maximum starting prices. Board Staff and the Board Consultant will review these decisions.

VI.B.2. Qualification Process

The application process is in two parts. All interested parties that have no impediments to meeting the PJM LSE requirements can submit a ***Part 1 Application***. There is no state licensing requirement. Interested parties will be asked to submit financial information so that the EDCs can assess their creditworthiness. In addition, each interested party will be asked to comply with other qualification criteria that will have been agreed upon by all EDCs, including agreeing to comply with the BGS-CIEP Auction Rules and agreeing to the terms of the BGS-CIEP Supplier Master Agreement. Each interested party will also be asked to agree that if the interested party is successful in its Part 1 Application it will keep confidential the list of other successful applicants and it will not assign its rights or substitute another entity in its place. This is to ensure that the entity that agrees to the BGS-CIEP Auction Rules in the Part 1 Application is also the entity submitting bids in the BGS-CIEP Auction, and to ensure that the entity that agrees to the terms of the BGS-CIEP Supplier Master Agreement is the entity that will execute the BGS-CIEP Supplier Master Agreement should the interested party become an Auction winner. In accordance with these Auction Rules, execution of the BGS-CIEP Supplier Master Agreement must occur within three days of Board certification of the Auction results and within that period the Auction winner will demonstrate compliance with the creditworthiness requirements set forth in the BGS-CIEP Supplier Master Agreement. Such creditworthiness requirements will take into consideration all BGS obligations held by the Auction winner, including those from past BGS Auctions.

Applications must be submitted no later than noon³ on the ***Part 1 Application Date***, which will be no earlier than ten (10) days after the maximum and minimum starting prices have been announced. All interested parties will have at least ten (10) business days to complete the Part 1 Application. Interested parties will be notified as to whether they succeeded in qualifying to participate in the Auction no later than three days after the Part 1 Application Date. An interested party that has qualified becomes a ***qualified bidder***. The Auction Manager will send

³ Unless otherwise specified, all times are Eastern Time Zone times.

simultaneously to each qualified bidder a list of all qualified bidders, but the list of qualified bidders will not be publicly disclosed. Interested parties, in their Part 1 Applications, will have undertaken to maintain the confidentiality of the list of qualified bidders, and to destroy documents with this information provided by the Auction Manager within five days of the Board rendering a decision on the Auction results, as explained further in this document in section VI.E.4 in the “Association and Confidential Information Rules”.

Qualified bidders that wish to participate in the Auction must submit a ***Part 2 Application*** to the Auction Manager. Only qualified bidders may submit Part 2 Applications. Part 2 Applications must be submitted no later than noon on the ***Part 2 Application Date***, which will be no later than 10 days before the start of the Auction. In the Part 2 Application, qualified bidders will make a number of certifications to ensure compliance with the association and confidential information portion of these rules. These certifications, provided in section VI.E.4 below, ensure that each qualified bidder is bidding independently of other qualified bidders and ensure the confidentiality of information regarding the Auction. Each qualified bidder is also asked to agree to keep confidential the list of other successful applicants; to agree that the submission of any bid creates a binding and irrevocable offer to provide service under the terms of the BGS-CIEP Supplier Master Agreement; and not to assign its rights or substitute another entity in its place. On an exceptional basis, the Auction Manager may consider requests for substitution of another entity for a qualified bidder when the qualified bidder consolidates into, amalgamates into, or merges into another corporate entity. Such a request may only be considered if it is received prior to the Part 2 Application Date. This is to ensure that the entity that agrees to comply with the Association and Confidential Information Rules is also the entity submitting bids in the BGS-CIEP Auction, and to ensure that the entity that agrees that its bids create a binding and irrevocable offer to provide service under the terms of the BGS-CIEP Supplier Master Agreement is also the entity that will execute the BGS-CIEP Supplier Master Agreement should the qualified bidder become an Auction winner. With their Part 2 Application, qualified bidders will also be required to submit an ***indicative offer*** and to submit a ***financial guarantee*** in proportion to their indicative offer.

A qualified bidder is ***associated with*** another qualified bidder if the two bidders have ties that could allow them to act in concert or that could prevent them from competing actively against each other in the Auction. The competitiveness of the Auction and the ability of the Auction

Process to deliver competitive prices may be harmed by the coordinated or collusive behavior that associations facilitate. The Auction Manager, who may rely, among other factors, on the number of independent competitors to set the *Auction volume*, would be using inaccurate information unless associations are duly disclosed in the Part 2 Application. The Auction volume is the number of tranches that the EDCs plan to purchase through the Auction. Associations may be considered in setting the Auction volume and may be used in the application of the statewide load cap. See section VI.E “Association and Confidential Information Rules” later in this document for precise criteria.

Sanctions can be imposed on a bidder for failing to disclose information relevant to determining associations, for coordinating with another bidder, or for failing to abide by any of the certifications that the bidder will have made in its Part 1 and Part 2 Applications. Such sanctions can include, but are not limited to, loss of all rights to serve any BGS-CIEP Load won in the Auction by such bidder, forfeiture of financial guarantees and other fees posted or paid, prosecution under applicable state and federal laws, debarment from participation in future BGS Auctions, and other sanctions that the Board may consider appropriate. For any failure to disclose information or any violation of the certifications, the Auction Manager will make a recommendation to the Board on a possible sanction and the Board will make the final determination.

An indicative offer specifies two numbers of tranches. The first number represents the amount that the qualified bidder is willing to serve at the maximum starting price on a statewide basis (i.e., for all EDCs combined). The second number represents the amount that the qualified bidder is willing to supply at the minimum starting price on a statewide basis. At each of the maximum and the minimum starting prices, the number of tranches indicated by the qualified bidder cannot exceed the statewide load cap. At the maximum starting price, the number of tranches indicated by a qualified bidder cannot be lower than two.

Indicative offers are important in two respects. First, the EDCs may use the indicative offers to inform their decision in setting the round 1 prices. Second, the number of tranches indicated by the qualified bidder at the maximum starting price determines the qualified bidder’s *initial eligibility*. As explained in the bidding rules in section VI.C.3, a bidder will never be able to bid in the Auction on a number of tranches greater than the bidder’s initial eligibility. Thus,

the qualified bidder is encouraged to state the maximum possible number of tranches that it would be willing to serve.

Each qualified bidder must post a financial guarantee, in the form of a letter of credit (or bid bond), proportional to its initial eligibility. A financial guarantee of \$375,000 per tranche is required. Letters of credit (or bid bonds) must be in a form acceptable to the EDCs. A sample letter of credit that is acceptable to the EDCs will be posted to the Auction website and a sample bid bond acceptable to the EDCs will be available from the Auction Manager upon request.

Example 2.

The maximum starting price is \$600/MW-day and the minimum starting price is \$450/MW-day. The statewide load cap is 18 tranches. A qualified bidder submits an indicative offer of 8 tranches at the maximum starting price and 4 tranches at the minimum starting price. The qualified bidder is required to submit a financial guarantee for \$3,000,000 (8 x \$375,000) in the form of a letter of credit (or bid bond). The number of tranches of the indicative offer at the maximum starting price is not lower than the minimum of 2 tranches and does not exceed the maximum of the statewide load cap of 18 tranches. The number of tranches of the indicative offer at the minimum starting price does not exceed the maximum of the statewide load cap of 18 tranches.

For a Part 2 Application to be accepted, it must be complete, including its indicative offer and financial guarantee. The financial guarantee must be provided in a form acceptable to all EDCs and must be sufficient to cover the indicative offer at the maximum starting price. If its Part 2 Application is accepted, a qualified bidder becomes a *registered bidder*. The Auction Manager will send simultaneously to each registered bidder a list of all registered bidders and the total initial eligibility in the Auction. Neither the list of registered bidders nor the total initial eligibility in the Auction will be released publicly. Qualified bidders, in their Part 2 Applications, will have undertaken to maintain the confidentiality of the list of registered bidders and the total initial eligibility in the Auction, and to destroy documents with this information provided by the Auction Manager within five days of the Board rendering a decision on the Auction results, as explained further in this document in section VI.E.4.

Financial guarantees will remain in full force until the Board renders a decision on the Auction results and the bidder has won no tranches; or until the Board renders a decision on the Auction results and the bidder has won tranches, has signed the BGS-CIEP Supplier Master

Agreement, and has complied with all creditworthiness requirements of that agreement. The EDCs can collect the financial guarantees if bidders fail to comply with their obligations.

BGS-CIEP suppliers must meet PJM LSE requirements by the start of the supply period.

VI.B.3. Starting Prices

Three days before the Auction starts, the Auction Manager informs all registered bidders of each EDC's starting price, which will be the price in round 1 of the Auction. Each EDC's starting price will be no higher than the statewide maximum starting price and no lower than the statewide minimum starting price. Each EDC will set its own starting price in consultation with the Auction Manager, Board Staff and the Board Consultant.

VI.B.4. Extraordinary Events

The EDCs, in consultation with the Auction Manager, Board Staff and the Board Consultant, may determine that, due to extraordinary events, the statewide maximum starting price and the statewide minimum starting price require revision. In this event, the schedule may also be revised. If the indicative offers have already been received, the Auction Manager would request that the registered bidders (or the qualified bidders if registration had not been completed) revise their indicative offers on the basis of the revised statewide maximum starting price and the revised statewide minimum starting price.

For such a revision to be necessary, an extraordinary event must occur between the time at which the statewide maximum starting price and the statewide minimum starting price are announced (no later than 10 days before the Part 1 Application is due) and the day on which the Auction starts. The EDCs, in consultation with the Auction Manager, Board Staff and the Board Consultant, will agree that an event constitutes an extraordinary event. Such events could include, for instance, the advent of war.

If an extraordinary event occurs during that time, the EDCs will determine a revised statewide maximum starting price, a revised statewide minimum starting price, a revised minimum indicative offer, and may also determine a revised schedule. Board Staff and the Board Consultant will review these decisions. New indicative offers will be required from bidders. The determination of new maximum and minimum starting prices, the revision to the minimum number of tranches in the indicative offer, the submission of new indicative offers, and if

necessary the announcement of new starting prices, will be carried out so as to afford bidders sufficient time.

VI.C. Bidding Rules

We first present an overview of the Auction format. We then proceed to explain the bidding and other rules in detail.

VI.C.1. Overview of Auction Format

The Auction is a simultaneous, multiple round, descending clock auction. We can explain this format’s features by simply “unpacking” this terminology.

The Auction is called simultaneous because tranches for all the EDCs are put on offer through the same auction. The Auction proceeds in rounds. In a round, the Auction Manager announces a price for each EDC. Bidders bid by providing the number of tranches that they are willing to serve for each EDC at the prices announced by the Auction Manager. If the number of tranches bid is greater than number of tranches needed for an EDC, the price for that EDC is reduced for the next round. In the next round, bidders are given an opportunity to bid again.

The Auction is called a descending clock auction because prices “tick down” throughout the Auction, starting high and being reduced gradually until the supply bid is just sufficient to meet the load to be procured. Prices that tick down in a round decrease by a *decrement*; a decrement is a given percentage of the previous price. Bidders holding the final bids when the Auction closes are the winners.

Example 3.

There are 11 bidders in the Auction. The statewide load cap is 18 tranches. Consider the following sample round.					
ROUND 1					
<i>EDC</i>	<i>Price (\$/MW-day)</i>	<i># Tranches bid</i>	<i># Tranches desired</i>	<i>Excess supply</i>	<i>Oversupply ratio</i>
PSE&G	560.00	46	21	25	0.714
JCP&L	560.00	12	12	0	0.000
ACE	560.00	6	4	2	0.057
RECO	560.00	3	1	2	0.200
The Auction Manager reduces the price for an EDC if the number of tranches bid is greater than the number of tranches desired. The amount of the price reduction depends on the oversupply ratio, which is the ratio of the excess supply on that EDC to an estimate of the					

maximum possible excess supply on that EDC, taking into account the total excess supply in the Auction. Roughly speaking, the larger the oversupply ratio for an EDC, the larger is the portion of maximum excess supply that is actually on that EDC, and the larger is the price decrease. A formula for the oversupply ratio is provided in section VI.G.2.

In round 1, all bidders combined stand ready to supply 46 tranches of PSE&G at a price of \$560.00/MW-day. The number of tranches bid (46) exceeds the number of tranches desired (21) by 25 tranches. The price for PSE&G will tick down.

The actual excess supply on PSE&G is 25 tranches. The maximum possible excess supply is the total excess supply for all the EDCs in the Auction, or 29 (25 + 0 + 2 + 2). If all the excess bids in the Auction had been bid on PSE&G, PSE&G would have 29 tranches of excess supply. The estimate of the maximum excess supply used to calculate the oversupply ratio is the upper bound of the range of total excess supply at the Auction reported to bidders, which is 35. Thus, the oversupply ratio for PSE&G is 0.714 (25 / 35). Roughly speaking, 71% of the excess supply in the Auction is bid on PSE&G. The calculation for RECO is similar. In round 1, all bidders combined stand ready to supply 3 tranches of RECO at a price of \$560.00/MW-day. The number of tranches bid (3) exceeds the number of tranches desired (1) by 2 tranches. The price for RECO will tick down.

The actual excess supply on RECO is 2 tranches. For RECO, the maximum possible excess supply is not the total excess supply for all the EDCs in the Auction (29, calculated above). Indeed, with only 11 bidders in the Auction and 1 tranche of RECO desired, the maximum possible number of tranches bid on RECO is 11 (11 x 1). The maximum possible excess supply on RECO is 10 (11 – 1). For RECO, the oversupply ratio is 0.200 (2 / 10).

The oversupply ratio is calculated in the same way for all other EDCs.

The Auction Manager will lower the price in round 2 for PSE&G, ACE, and RECO since for these EDCs the number of tranches bid exceeds the number of tranches needed. PSE&G, which has the largest oversupply ratio, will have the largest decrement.

In round 2 below, the price for PSE&G, which had the largest decrement from round 1, fell the most. Bidders submit new bids at these prices. The total excess supply range reported to bidders is 26-35 (so that 35 is used as the measure of total excess supply in calculating the oversupply ratio).

ROUND 2

<i>EDC</i>	<i>Price (\$/MW-day)</i>	<i># Tranches bid</i>	<i># Tranches desired</i>	<i>Excess supply</i>	<i>Oversupply ratio</i>
PSE&G	537.60	30	21	9	0.257
JCP&L	560.00	20	12	8	0.229
ACE	550.20	12	4	8	0.229
RECO	543.20	2	1	1	0.100

Each EDC has more tranches bid than tranches desired. The Auction Manager will calculate the decrement for each EDC from that EDC’s oversupply ratio and lower the price of each EDC for the next round accordingly.

Although we describe the main points of the Auction Rules in more detail below, four aspects should be briefly highlighted at the outset. These are as follows:

1. Winners for each EDC are not determined until the bidding has closed for all EDCs. When the number of tranches bid in a round for an EDC does not exceed the number of tranches desired, the price for that EDC will not tick down for the next round. However, as the Auction progresses and the prices for the other EDCs tick down, some bidders may re-assign tranches and increase the number of tranches bid on that EDC, which may cause the price for the EDC to tick down again. Hence, the winners cannot be determined for any one EDC until bidding stops for all EDCs. There is no matching of suppliers to customers during the course of the Auction or selection of winners by the Auction Manager. It is only at the end of the Auction that suppliers reveal themselves to be winners by not withdrawing from the Auction.
2. If a bidder bid on an EDC in the preceding round and the price for the EDC's tranches did not tick down for the current round, the bidder cannot reduce the number of tranches bid for that EDC in the current round, either through a withdrawal or a switch (these terms are defined in sections VI.C.4.b and VI.C.4.c). Any bid is a binding obligation to accept the BGS-CIEP supply responsibility at the price at which the bid was made for a one-year term. The bidder may be able to reduce the number of tranches bid on that EDC later in the Auction. If other bidders increase their number of tranches bid on the EDC (because its price has remained high relative to the prices for other EDCs) and cause the price for that EDC to tick down, the bidder will once again be able to reduce the number of tranches bid on that EDC.
3. Bidders can never increase the total number of tranches they bid during the Auction. If a bidder does not bid a tranche in the first round, that tranche cannot be bid later on. Once a tranche is withdrawn, it can never be bid again.
4. All bidders that win tranches for a particular EDC and are authorized as suppliers by the Board receive the same price per MW-day as well as all other payments specified in the BGS-CIEP Supplier Master Agreement.

VI.C.2. Round Phases and Bidding Day

Each round of the Auction is divided into three phases: a *bidding phase*, a *calculating phase*, and a *reporting phase*.

In the bidding phase of the round, bidders place bids. To be valid, a bid must be submitted and verified in the bidding phase and processed by the Auction software. Bidders should allow time within the bidding phase of the round for submission, verification, and confirmation of the bid by the Auction software. The time-stamp of a bid is the time at which the bid is confirmed. A bidder that submits a bid in a round may change this bid as long as the bidding phase of the round is still open. The last valid bid by the bidder in the round becomes a firm offer to supply that cannot be rescinded.

In the calculating phase of the round, the Auction Manager tabulates the results of that round's bidding phase and calculates the prices for the next round. During this phase, bidders cannot submit bids and bidders do not yet have access to the results from that round's bidding phase.

In the reporting phase of the round, the Auction Manager informs bidders that are still in a position to win at the Auction of the results of that round's bidding phase. All Auction results are confidential as explained below in section VI.E.3. Bidders are informed of the *going prices* for the next round's bidding phase and are provided with a range of total excess supply left in the Auction. The going prices in a round are the prices at which the Auction Manager solicits bids in the bidding phase of that round. (Total excess supply is defined more precisely in section VI.C.5 and information provided concerning total excess supply is specified in more detail in section VI.C.7 below.) A bidder receives no information regarding another bidder's bid. Each bidder privately receives the results of its own bid from that round, indicating to each bidder its obligation at this point in the Auction.

A typical schedule for a bidding day will have a number of rounds in a morning session, a lunch break, and then a similar number of rounds scheduled in an afternoon session. The round times will speed up over the course of the Auction as bidders become more familiar with the process and bidding becomes more routine.

VI.C.3. Round 1 of the Auction

VI.C.3.a. Definition of a Bid

A bidder selects how many tranches it wants to serve for each EDC at the round 1 prices. In round 1, a *bid* then consists of four numbers:

- a number of tranches that the bidder wants to supply for PSE&G at the PSE&G round 1 price;
- a number of tranches that the bidder wants to supply for JCP&L at the JCP&L round 1 price;
- a number of tranches that the bidder wants to supply for ACE at the ACE round 1 price; and
- a number of tranches that the bidder wants to supply for RECO at the RECO round 1 price.

The EDCs are always ranked in decreasing order of the *tranche targets*; a tranche target is the number of tranches needed for a given EDC.

The number of tranches that a bidder chooses for one EDC may or may not be the same as the number of tranches that the bidder chooses for another EDC. A number of tranches is an integer (0,1,2,...). A number of 0 (zero) for one EDC means that at the round 1 price for the EDC the bidder does not want to supply any of the BGS-CIEP Load for that EDC.

Example 4.

Suppose that the round 1 prices are:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Price (\$/MW-day)	555.00	570.00	535.00	540.00
Then (5, 0, 3, 1) is Bidder A’s round 1 bid and it indicates that the bidder stands ready to supply 5 PSE&G tranches, no JCP&L tranches, 3 ACE tranches, and 1 RECO tranche at the round 1 prices.				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Price (\$/MW-day)	555.00	570.00	535.00	540.00
Bid (tranches)	5	0	3	1

VI.C.3.b. Bidding Phase

The Auction Manager informs bidders of the starting prices for each EDC three days prior to the Auction; these starting prices are the prices in force, or the going prices, for round 1 of the Auction. The going prices in a round are the prices at which the Auction Manager solicits bids in the bidding phase of that round.

Any bid submitted in round 1 must satisfy the condition that the total number of tranches bid by a bidder cannot exceed the bidder's initial eligibility. As explained in section VI.B.2, the bidder's initial eligibility is equal to the number of tranches in the bidder's indicative offer at the maximum starting price. As the bidder's indicative offer cannot exceed the statewide load cap, the bidder's bid automatically satisfies the statewide load cap.

Example 5.

The statewide load cap is 18 tranches. Bidder A submits an indicative offer of 10 tranches at the maximum starting price. Bidder A's initial eligibility is 10 tranches.

Bidder A's bid in round 1 is (5, 0, 3, 1).

- Bidder A is bidding on 9 tranches, which does not exceed Bidder A's initial eligibility of 10 tranches.
- Bidder A is bidding on a number of tranches that does not exceed the statewide load cap of 18 tranches.

As explained further in section VI.C.9, the bidding phase in round 1 is automatically extended for the convenience of bidders. If a bidder requests an extension in round 1, it will run concurrently with the automatic extension.

VI.C.3.c. Calculating Phase, Reporting Phase and Potential Volume Cutback

The calculating phase of round 1 immediately follows the extended bidding phase. In the ordinary course of events, the Auction Manager reviews the results and sets the prices that will be in force in round 2 of the Auction. Round 1 moves to the reporting phase and the Auction Manager reports to bidders the results of bidding in round 1 as well as the round 2 prices. The price for an EDC is the same as the round 1 price when the number of tranches bid in round 1 is insufficient to fill the tranche target for the EDC, or when the number of tranches bid for the EDC is just equal to the tranche target for the EDC. The price for an EDC ticks down when the number of tranches bid on that EDC exceeds its tranche target. Details on the amount by which the price in each round is reduced are given in section VI.G.2. The Auction Manager also provides to bidders an indication of the total excess supply in the Auction in round 1, as explained in section VI.C.7. A bidder is not provided any information regarding any other individual bidder's bids.

The Auction Manager may call a pause in the Auction during the calculating phase of round 1. This pause is called a *time-out* (see section VI.C.9 for additional details on time-outs).

The Auction Manager will call this time-out if the Auction Manager needs to consider whether to cut back the Auction volume to ensure the competitiveness of the Auction. It is not expected that the Auction Manager would revise the statewide load cap, but the Auction Manager retains the discretion to make such a revision based on the revised Auction volume, and will do so when the reduced Auction volume falls below the statewide load cap. As soon as practicable during the time-out, the Auction Manager will either announce that the Auction volume will not change, or will announce the revised Auction volume, the revised tranche target for each EDC, and the revised statewide load cap if applicable.

As soon as practicable during the time-out, the Auction Manager will start the reporting phase of round 1. The Auction Manager will report to the bidders the prices in force for round 2 as well as an indication of the total excess supply in the Auction in round 1. (Total excess supply is defined in section VI.C.5.) The manner in which the tranche targets for the EDCs will be changed on the basis of the revised Auction volume will be announced no later than 10 days before the Part 2 Application is due. If the statewide load cap is reduced because it exceeds the reduced Auction volume, the Auction Manager reports to a bidder whose eligibility is greater than the reduced statewide load cap that the bidder's bid has been adjusted to conform to the reduced statewide load cap. The bidder withdraws any excess eligibility in round 2.

If the Auction volume is cut back, each EDC will implement a *Contingency Plan* for its tranches that have been removed from the Auction. Under their Contingency Plans, the EDCs will purchase necessary services to serve BGS-CIEP Load, including installed capacity, energy, and ancillary services through PJM-administered markets. Pursuant to these Contingency Plans, which are described in more detail in the Company Specific Addenda, the EDCs will not negotiate contracts with suppliers for BGS-CIEP Load after the Auction.

The Auction Manager will use a confidential set of guidelines approved by the Board to decide whether to cut back the Auction volume and to determine the magnitude of any necessary cutback. If the Auction volume is cut back, it will be cut back to the number of tranches bid in round 1 divided by a parameter called the *target eligibility ratio* (a desired ratio of tranches bid to the Auction volume). The precise value of this parameter depends on various factors, such as the number of bidders and characteristics of individual bids.

Example 6.

In the bidding phase of round 1, the Auction volume is 38 tranches (this is the sum of the tranche targets for all EDCs in the Auction: $21 + 12 + 4 + 1 = 38$). A total of 48 tranches are bid. Further, suppose that given the number of bidders and the characteristics of the bids, the Auction Manager sets the target eligibility ratio at 1.5.

The actual eligibility ratio is approximately 1.30 ($48 / 38$). The Auction Manager reduces the Auction volume to attain the target eligibility ratio of 1.5 by cutting back the volume by 6 tranches to 32 tranches ($48 / 1.5 = 32$).

After the volume cutback, there will be 1.5 tranches bid for every tranche to be purchased through the Auction ($48 / 32 = 1.5$).

The Auction Manager may further cut back the Auction volume on the basis of the bids as the Auction progresses, in accordance with the confidential guidelines approved by the Board. If such a revision is necessary to ensure a competitive bidding environment, the Auction Manager will call a time-out during the calculating phase of a round. As soon as practicable during the time-out, the Auction Manager will advise the bidders of the revised Auction volume, the revised tranche target for each EDC, and the revised statewide load cap (if applicable).

No later than three days before the start of the Auction, the Auction Manager may release further information regarding the possible values of the target eligibility ratio and the circumstances under which a second volume cutback may be undertaken.

VI.C.4. Bidding in Round 2**VI.C.4.a. Bid and Eligibility**

A bidder selects how many tranches to serve from each EDC at the round 2 prices.

As stated in the introduction to the Auction format in section VI.C.1, a bidder cannot increase its total number of tranches bid at the round 2 prices from its total number of tranches bid in round 1. This is more generally expressed by saying that the bidder cannot exceed its *eligibility*. A bidder's eligibility in round 2 is the bidder's total number of tranches bid⁴ in round 1.

A bidder can always select the same number of tranches for each EDC in round 2 as in round 1. A bidder that wishes to change the number of tranches bid on a given EDC can reduce

⁴ Given that the bidder's round 1 bid satisfied the statewide load cap, and given that the bidder cannot increase its total number of tranches bid, the bidder's bid will satisfy the statewide load cap in all subsequent rounds.

the number of tranches bid as long as the price for that EDC has ticked down. Such *reductions* in the number of tranches bid on an EDC for which the price has ticked down can be in the form of a *withdrawal* or a *switch*. A bidder reduces the number of tranches bid on an EDC through a withdrawal when the bidder is reducing the number of tranches bid on an EDC, not increasing the number of tranches bid on other EDCs, and thus reducing the number of tranches bid in total. A bidder reduces the number of tranches bid on an EDC through a switch when the bidder is re-assigning the total number of tranches bid so that the number of tranches bid on one or several EDCs is reduced, but the number of tranches bid on other EDCs is increased by the same amount. If a bidder re-assigns tranches, the total number of tranches that the bidder bids on at least one EDC will increase, but the total number of tranches bid on all EDCs cannot increase. This is explained in more detail below in sections VI.C.4.b and VI.C.4.c.

In addition to specifying the number of tranches that a bidder is prepared to serve for each EDC, fully specifying a bid in round 2 may require the bidder to provide *switching priorities* or *exit prices* (defined below). A bidder is required to provide switching priorities when increasing the total number of tranches bid on two or more EDCs, as explained in section VI.C.4.c. A bidder is required to provide exit prices if a bidder is reducing the number of tranches bid on an EDC through a withdrawal, as explained in section VI.C.4.b.

In reporting to the bidder the result of its bid in the reporting phase, the Auction Manager will always report that it accepts a bid that is unchanged. The Auction Manager may disallow reductions that a bidder wants to make from an EDC. The Auction Manager retains withdrawn tranches if, by accepting all reductions from withdrawals and switches, the tranche target for that EDC would no longer be filled. The Auction Manager denies reductions from switches if, after retaining all withdrawn tranches from that EDC, accepting all reductions from switches would prevent the tranche target for that EDC from being filled. To fill the tranche target of an EDC, the Auction Manager first takes tranches that are bid at the round 2 price, then retains tranches that bidders want to withdraw, and finally denies reductions from switches that bidders have requested, as necessary. As explained in more detail below, the Auction Manager retains tranches that a bidder has withdrawn at the exit price named by the bidder and keeps switches that must be denied at the last price at which the bidder freely bid these tranches.

VI.C.4.b. Reductions through Withdrawals

A bidder can withdraw tranches from an EDC only if the price for that EDC has decreased from round 1 to round 2. If, instead, the price for an EDC has not changed from round 1 to round 2, then the bidder's offer in round 1 at that price is still standing, and the bidder cannot bid on fewer tranches for that EDC at the (unchanged) going price. As explained below, a bidder can always bid more tranches for an EDC whose price has not changed from round 1 by reducing the number of tranches from other EDCs whose prices have ticked down and switching them to the EDC whose price has not ticked down.

A bidder that withdraws one or more tranches from an EDC must name an exit price for those tranches. A bidder names an exit price when it bids one or more tranches at the previous going price but is unwilling to bid these tranches at the current going price. A bidder that withdraws several tranches previously bid at the round 1 price for a given EDC must specify the same exit price for all tranches from that EDC. An exit price must be less than or equal to the last price at which the tranches were freely bid (in round 2, this is the price in round 1) and must be higher than the EDC's going price (in round 2, this is the round 2 price, a price at which the bidder is no longer willing to bid the tranches being withdrawn). A bidder that withdraws tranches from more than one EDC can specify a different exit price for each EDC.

An exit price enables the Auction Manager to determine which bidder would have remained ready to serve an EDC had the price ticked down continuously rather than in lumpy, discrete decrements. The Auction Manager relies on exit prices when tranches are withdrawn from an EDC and when the number of tranches bid on that EDC at the round 2 price falls short of that EDC's tranche target due to reductions from withdrawals and possibly also due to reductions from switches. The tranches with lower exit prices are retained first, and they are retained at the exit price that the bidder has named.

If, to fill the last tranches of the tranche target of an EDC, the Auction Manager must retain some but not all the tranches from two or more bidders that named the same exit price, then the Auction Manager, for each tranche to be retained, will choose at random the bidder whose tranche is retained. Thus, for the first tranche needed at the tied exit price, the probability that a particular bidder is chosen is the number of tranches that the bidder has bid at the exit price divided by the total number of tranches bid at the exit price. If a second tranche is needed at the

exit price, the Auction Manager again will choose at random a bidder whose tranche will be retained. The probability that any one bidder is chosen is the number of tranches that the bidder has bid at the exit price and that have not yet been retained divided by the total number of tranches bid at the exit price and that have not yet been retained. The Auction Manager repeats this procedure until the tranche target for the EDC is filled.

A bidder that withdraws tranches from an EDC loses the eligibility associated with these tranches, and forfeits the right to bid these tranches for the remainder of the Auction on any EDC. Eligibility is lost even if the withdrawn tranches are retained. Eligibility is always lost as a result of withdrawing tranches.

Example 7.

Suppose that the round 1 prices and the round 1 bid for Bidder A are:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 1 Price (\$/MW-day)	555.00	570.00	535.00	540.00
Bid (tranches)	5	0	4	1
The round 2 prices are:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 2 Price (\$/MW-day)	555.00	552.90	518.95	540.00
Bidder A cannot bid fewer tranches for PSE&G or RECO in round 2 because the prices for these EDCs have not changed from round 1.				
Bidder A reduces the number of tranches bid for ACE from 4 to 2. The bidder enters an exit price of \$529.48/MW-day, which is between \$518.95/MW-day and \$535.00/MW-day. (The exit price could have been equal to \$535.00/MW-day, but not equal to \$518.95/MW-day.)				

VI.C.4.c. Reductions through Switches

When a bidder is switching and not withdrawing, a bidder is simultaneously decreasing the number of tranches bid for one or more EDCs and increasing the number of tranches for one or more EDCs while leaving the total number of tranches bid the same. As in the case when the bidder is reducing the number of tranches bid on an EDC because the bidder is withdrawing tranches, the bidder can reduce the number of tranches bid on an EDC by switching only if the price for that EDC has decreased in round 2. Again, if instead the price for an EDC has not ticked down, then the bidder cannot bid fewer tranches on that EDC (i.e., the bidder cannot withdraw tranches or switch tranches from that EDC).

Example 8.

Suppose that the following are the round 1 and round 2 prices and the bids for Bidder A.				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 1 Price (\$/MW-day)	555.00	570.00	535.00	540.00
Bid Round 1 (tranches)	5	0	4	1
Round 2 Price (\$/MW-day)	555.00	552.90	518.95	540.00
Bid Round 2 (tranches)	9	0	0	1
In round 2, Bidder A is increasing by 4 the number of tranches bid on PSE&G. Also, Bidder A is reducing by 4 the number of tranches bid on ACE. Since the total number of tranches bid is the same (10), the bidder is switching. Bidder A can reduce the number of tranches bid on ACE since its price has decreased in round 2. Bidder A can bid for more tranches for PSE&G. If the price for an EDC does not change, a bidder cannot bid <i>fewer</i> tranches but can bid <i>more</i> tranches for that EDC.				

When (and only when) a bidder is increasing the number of tranches bid at the going price on more than one EDC, the bidder must specify a **switching priority**. A switching priority is a rank assigned to each of the EDCs on which the bidder is increasing the number of tranches bid. The Auction Manager will use this switching priority only when accepting some, but not all, reductions involved in a switch that the bidder has requested. The Auction Manager will use this switching priority only when, to keep an EDC’s tranche target filled, the Auction Manager must retain all tranches that were withdrawn out of that EDC and must deny some, but not all, reductions from that EDC that come from a bidder’s switch. The Auction Manager first increases the number of tranches bid of the EDC to which the bidder has assigned the highest priority (1 is the highest priority). The switches that the Auction Manager denies to fill the tranche target of an EDC are retained at the price at which they were last freely bid (in round 2, this is the round 1 price).

If a bidder intended to reduce the number of tranches bid on an EDC through a switch, some or all of these reductions may be denied. The Auction Manager will deny reductions from switches if the number of tranches bid at the going price, and the number of tranches that can be retained from withdrawals, are not together sufficient to fill the tranche target of an EDC. If the Auction Manager must deny one or several reductions from switches from two or more bidders, the Auction Manager chooses at random the bidder whose switch will be denied.

For each tranche of the target that must be filled by denying a reduction from a switch, the Auction Manager chooses at random the bidder whose switch is denied. Thus, for the first

switch that must be denied, the probability that the Auction Manager chooses a tranche bid by a particular bidder requesting a switch is the number of tranches by which the bidder’s bid on the EDC is reduced by the switch and that could be denied, divided by the total number of tranches by which the number of tranches bid on the EDC is reduced by switches from all bidders and that could be denied. If a second switch must be denied, the Auction Manager again chooses at random the bidder whose switch will be denied. The probability that the Auction Manager chooses a tranche bid by a bidder requesting a switch is the number of tranches by which the bidder’s bid on the EDC is reduced by the switch and that could have, but have not yet been denied, divided by the total number of tranches by which the number of tranches bid on the EDC is reduced by all switches from bidders and that could have, but have not yet been denied. The Auction Manager repeats this procedure until the tranche target for the EDC is filled. The Auction Manager continues to report that some or all of these switches are being denied in subsequent rounds as long as they are still needed to fill the EDC’s tranche target.

Example 9.

Bidder B submits the following bid in round 2 after this history in round 1:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 1 Price (\$/MW-day)	555.00	570.00	535.00	540.00
Round 1 Bid (tranches)	2	7	2	1
Round 2 Price (\$/MW-day)	555.00	552.90	518.95	540.00
Round 2 Bid (tranches)	6	1	4	1
<p>In round 2, Bidder B is increasing the number of tranches bid on ACE and PSE&G while reducing the number of tranches bid on JCP&L. Since the total number of tranches bid is the same (12) in both rounds, the bidder is switching. Bidder B gives the switching priority to the increase on PSE&G.</p> <p>If the Auction Manager will allow 2 of Bidder B’s reductions from JCP&L but needs to deny the other 4, then the bidder will be allowed to increase its number of tranches bid for PSE&G by those 2 tranches because of the switching priority. The other 2 tranches by which Bidder B increased its number of tranches bid for PSE&G, and the 2 tranches by which Bidder B increased its number of tranches bid for ACE, will not be allowed. The 4 denied switches will remain JCP&L tranches with a price of \$570.00/MW-day, which is the last price at which they were freely bid.</p>				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 2 Price (\$/MW-day)	555.00	552.90	518.95	540.00
Round 2 Accepted Bid (tranches)	4	1 @ 552.90 4 @ 570.00	2	1

VI.C.4.d. Withdrawing and Switching Tranches Simultaneously

If a bidder is both switching and withdrawing, a bidder can reduce tranches from a particular EDC only if the price for that EDC has decreased in round 2. Additionally, if the bidder is switching and withdrawing, the bidder may be asked to specify which tranches are being withdrawn and which tranches are being switched. The bidder would be asked for this additional information, for instance, when the bidder is switching and withdrawing, and the bidder is reducing the number of tranches bid for more than one EDC. The tranche or tranches that the bidder specifies to be withdrawn are the tranche(s) for which the bidder will name an exit price.

Example 10.

Bidder C submits the following bid in round 2 after this history in round 1:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 1 Price (\$/MW-day)	555.00	570.00	535.00	540.00
Round 1 Bid (tranches)	2	5	2	1
Round 2 Price (\$/MW-day)	555.00	552.90	518.95	523.80
Round 2 Bid (tranches)	4	2	3	0
<p>Bidder C bids a total of 10 tranches in round 1 and 9 tranches in round 2. Bidder C is withdrawing 1 tranche and will name an exit price for that tranche.</p> <p>Since Bidder C reduces the number of tranches bid for both JCP&L and RECO, Bidder C’s intentions are not clear unless the Auction Manager asks Bidder C for additional information. Indeed, it could be that Bidder C is withdrawing 1 tranche from JCP&L and switching the remaining tranches. Or it could be that Bidder C is withdrawing 1 tranche from RECO and switching the remaining tranches.</p> <p>Bidder C is asked to select whether it is withdrawing a tranche from JCP&L or RECO. Bidder C selects that it is withdrawing a tranche from RECO and is asked to name an exit price for this tranche. Since Bidder C is increasing the number of tranches bid for more than one EDC (PSE&G and ACE), Bidder C is also asked for switching priorities. Bidder C assigns the first priority to ACE.</p>				

VI.C.5. Calculating and Reporting Phases in Round 2

The calculating phase starts immediately after the bidding phase. Once the Auction Manager has tabulated and reviewed the results, the reporting phase begins. The Auction Manager informs all bidders of the round 3 price for each EDC. The Auction Manager provides to all bidders a range for the *total excess supply* in the Auction for round 2. The total excess supply in the Auction is the sum, over all EDCs for which the number of tranches bid exceeds the tranche target, of the excess supplies for the individual EDCs, plus free eligibility, which is

defined below in section VI.C.6. The range of total excess supply reported to bidders will change as the Auction progresses. When total excess supply is high, this range will count as few as 5 integers; as total excess supply decreases, the range will become wider and count 10 or more integers. The exact ranges of total excess supply provided as the Auction progresses are specified in detail in section VI.C.7.

In addition to what the Auction Manager tells all bidders about the general progress of the Auction, the Auction Manager reports privately to each bidder the outcome of its own bid. (The Auction Manager never reports the bid of one bidder to another bidder.)

If the round 2 bid is unchanged from round 1, or if requested reductions (from switches or withdrawals) all have been granted, the Auction Manager reports the bid made in round 2.

If the bidder intended to reduce the number of tranches bid on an EDC by withdrawing tranches and some or all of these tranches are retained, the Auction Manager informs the bidder of the number of withdrawn tranches that are being retained and the price at which these tranches are retained. This can occur only if the EDC's number of tranches bid in round 1 exceeded its tranche target while the number of tranches bid at the round 2 price is not sufficient to fill its tranche target. The price at which the withdrawn tranches are retained is the exit price. The Auction Manager will continue to report that some or all of these tranches are being retained in subsequent rounds as long as they are needed to fill the EDC's tranche target.

If a bidder intended to reduce the number of tranches bid on an EDC through a switch, but if some or all of these reductions are denied, the Auction Manager informs the bidder of the number of tranches for which the switch is denied. The price at which a switch is denied is the last price at which the tranche was freely bid. In round 2, this price is the round 1 price. A switch can be denied only if, for the EDC from which the number of tranches bid is reduced, the number of tranches bid in round 1 exceeded its tranche target, and the number of tranches bid at the round 2 price plus the retention of all the withdrawals from the EDC are not sufficient to fill the tranche target.

Example 11.

Bidders A, B, and C are the only bidders bidding for tranches of JCP&L, for which the tranche target is 12. None of these bidders are bidding on RECO. Their bids in rounds 1 and 2 are:

<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>
Tranche Target	21	12	4
Round 1 Price (\$/MW-day)	555.00	570.00	535.00
Bidder A Bid (tranches)	0	5	0
Bidder B Bid (tranches)	0	5	0
Bidder C Bid (tranches)	0	3	0
Round 2 Price (\$/MW-day)	555.00	552.90	535.00
Bidder A Bid (tranches)	0	4	1
Bidder B Bid (tranches)	1	3	1
Bidder C Bid (tranches)	0	3	0

Bidder A switches, increasing the number of tranches bid for ACE to 1 and reducing the number of tranches bid on JCP&L. Bidder B is also switching. Bidder C’s bid is unchanged from round 1 to round 2. In total, three fewer tranches are bid on JCP&L. The number of tranches bid on PSE&G and ACE have both increased. Bidder B gives ACE the switching priority.

No other bidders bid on tranches for JCP&L in round 1 or in round 2. In round 1, JCP&L’s tranche target is more than filled with 13 tranches bid at the round 1 price. In round 2, the 10 tranches bid at the round 2 price are insufficient to fill the tranche target. The Auction Manager must deny 2 of the intended switches.

Two of the three reductions from JCP&L must be denied. For the first tranche that must be filled by denying a switch, the probability that each bidder is chosen is 1/3 for Bidder A and 2/3 for Bidder B. Bidder B is chosen at random. The Auction Manager repeats the procedure for the second tranche that must be filled by denying a switch. The probability that each bidder is chosen is 1/2 for Bidder A and 1/2 for Bidder B. Bidder A is chosen at random. This means that the Auction Manager denies Bidder A its intended switch and that Bidder B is allowed to switch 1 of the 2 tranches requested. Bidder B gave ACE the switching priority. Adding the 2 denied switches to the 10 tranches bid at the round 2 price fills JCP&L’s tranche target.

<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>
Round 1 Price (\$/MW-day)	555.00	570.00	535.00
Round 2 Price (\$/MW-day)	555.00	552.90	535.00
Report to Bidder A	0	4 @ \$552.90/MW-day 1 denied switch @ \$570.00/MWday	0
Report to Bidder B	0	3 @ \$552.90/MW-day 1 denied switch @ \$570.00/MW-day	1 @ \$535.00/MW-day
Report to Bidder C	0	3 @ \$552.90/MW-day	0

The Auction Manager reports to Bidder A that its switch was denied. The Auction Manager also reports to Bidder A that it has 4 tranches of JCP&L bid at the round 2 price of \$552.90/MW-day and 1 denied switch, a JCP&L tranche at the round 1 price of \$570.00/MW-day. The Auction Manager reports to Bidder B that Bidder B has 3 tranches of JCP&L bid at the round 2 price of \$552.90/MW-day and 1 denied switch, a JCP&L tranche bid at the round 1 price of \$570.00/MW-day. The Auction Manager also reports to Bidder B that Bidder B has 1 ACE tranche bid at \$535.00/MW-day (because of the switching priority). The Auction Manager reports to Bidder C that Bidder C has 3 tranches of JCP&L bid at the round 2 price.

VI.C.6. Round 3 and All Subsequent Rounds

Rounds start with a bidding phase. When an EDC's price in a round has ticked down from the previous round, a bidder is free to maintain its number of tranches bid on the EDC or reduce its number of tranches bid on the EDC. Also, the bidder can increase its number of tranches bid on an EDC if the bidder has tranches bid on another EDC for which the price has ticked down. When an EDC's price has not ticked down from the previous round, a bidder must maintain its number of tranches bid on the EDC, or the bidder can increase its number of tranches bid on the EDC (subject to the condition just noted). To fully specify a bid, in certain circumstances the bidder will be required to provide exit prices and switching priorities as explained in sections VI.C.4.b and VI.C.4.c.

At all times, the total number of tranches bid by a bidder cannot exceed the bidder's eligibility. The bidder's eligibility for a round is its eligibility at the start of the previous round minus the number of tranches that the bidder withdrew from the Auction in the bidding phase of the previous round. The total number of tranches bid by a bidder includes tranches bid at the going prices and denied switches that are kept at the last price at which they were freely bid.

In the reporting phase that follows the bidding phase and the calculating phase, the Auction Manager reports to all bidders a range for the total excess supply left in the Auction, as described in section VI.C.7. The Auction Manager reports privately to a bidder on its bid. The Auction Manager reports any withdrawn tranches that are retained and any switches that are denied along with their associated prices, as described above in sections VI.C.4.b and VI.C.4.c. If a switch that had been denied in a previous round is freed to be bid once again, then the Auction Manager will report the number of tranches that are being freed.

To fill the tranche target for an EDC, the Auction Manager takes bids in increasing order of price. The Auction Manager first takes tranches bid at the current round price, then the Auction Manager retains withdrawn tranches, and finally the Auction Manager denies switches. Thus, when new tranches are bid at the current round price for an EDC from which switches had been denied, the new tranches replace the denied switches (partially or completely) in filling the EDC's tranche target, and therefore free up some or all of these denied switches. A denied switch that is being replaced by a new tranche at the going price is then said to be *outbid*. If switches from more than one bidder are retained, and if not all denied switches are outbid, the Auction

Manager chooses at random, for each denied switch that will be outbid, the bidder whose switch will be outbid. Thus, for the first denied switch that is outbid, the probability that the Auction Manager chooses a particular bidder's denied switch is the bidder's number of denied switches divided by the total number of denied switches for that EDC. If a second denied switch must be outbid, the Auction Manager again will choose at random the bidder whose denied switch will be outbid. The probability that the Auction Manager chooses a bidder's denied switch is the bidder's number of denied switches that have not yet been outbid divided by the total number of denied switches that have not yet been outbid. The Auction Manager repeats this procedure until the required number of denied switches has been outbid.

Once some denied switches are outbid for a bidder, the Auction Manager reports this fact to the bidder, along with the number of tranches that have been outbid. A denied switch that is outbid becomes *free eligibility* for the bidder in the next round. A tranche of free eligibility can be bid on any one of the EDCs in the next round, or it can be withdrawn in the next round, as explained further below.

The Auction Manager reports privately to a bidder if a withdrawn tranche that had been retained is now being released and thereby irrevocably removed from the Auction. Withdrawn tranches that had been retained at the highest exit prices are the first to be released and removed from the Auction. If withdrawn tranches from more than one bidder had been retained at the same exit price, and if not all retained tranches at that exit price are being released, the Auction Manager chooses at random the bidder or bidders whose tranches are released and thereby irrevocably removed from the Auction. Thus, for the first retained tranche that should be released, the probability that a particular bidder is chosen is the bidder's number of retained tranches at the tied exit price divided by the total number of retained tranches at that exit price. If a second retained tranche needs to be released, the Auction Manager again will choose at random the bidder whose retained tranche will be released, and the probability that a particular bidder is chosen is the bidder's number of retained tranches at the tied exit price that have not yet been released divided by the total number of retained tranches at the tied exit price that have not yet been released. The Auction Manager repeats this procedure until the required number of tranches has been released.

Two additional bidding rules come into play when a bidder has been denied a switch.

First, if a bidder holds tranches for an EDC from a switch that had been denied in a previous round, and if this bidder bids new tranches for this same EDC at the price for the current round, the bidder will be deemed to have bid any tranches from a previously denied switch at the current round price for that EDC. That is, tranches from the denied switch become tranches that are bid at the price for the current round. The Auction Manager, in filling the tranche target for the EDC, will take first tranches bid at the going price; in these tranches at the going price, the Auction Manager will include any denied switches that have become tranches bid at the current round price (because the bidder has bid new tranches for this same EDC at the current round price).

Second, if a bidder’s denied switches are partially or totally outbid in a round and become free eligibility, and if the bidder withdraws one or more of these tranches of free eligibility in the very next round, then the bidder does not name an exit price for these tranches. No exit price is needed to withdraw a tranche of free eligibility because such tranches are not associated with any one EDC. The Auction Manager always accepts a withdrawal of tranches of free eligibility, and these tranches are always irrevocably removed from the Auction.

Example 12.

Bidder A’s bids in rounds 6 and 7 are given below (Bidder A does not bid for any other EDCs):		
<i>EDC</i>	<i>JCP&L</i>	<i>ACE</i>
Round 6 Price (\$/MW-day)	468.67	433.59
Bidder A Bid (tranches)	2	3
Round 7 Price (\$/MW-day)	454.61	420.58
Bidder A Bid (tranches)	5	0
In round 7, Bidder A requests to switch 3 tranches. The Auction Manager denies part of the switch. Bidder A, in the reporting phase of round 7, is informed that its bid consists of 3 tranches of JCP&L at \$454.61/MW-day and 2 denied switches of ACE at \$433.59/MW-day (the price at which the tranches of ACE were last freely bid).		
<i>EDC</i>	<i>JCP&L</i>	<i>ACE</i>
Report to Bidder A	3 @ \$454.61/MW-day	2 denied switches @ \$433.59/MW-day
In round 8, Bidder A reduces its number of tranches bid on JCP&L by 2 and increases its number of tranches bid on ACE. At the round 8 prices, Bidder A bids 1 tranche of JCP&L and 2 tranches of ACE at the going prices. The denied switches are kept on ACE and cannot be freely bid.		
<i>EDC</i>	<i>JCP&L</i>	<i>ACE</i>
Round 8 Price (\$/MW-day)	440.97	420.58
Bidder A Bid (tranches)	1	2
Denied Switches		2 @ \$433.59/MW-day

Bidder A has bid new tranches of ACE at the round 8 price while having switches denied on the same EDC at a higher price. Bidder A is then deemed to have bid all 4 ACE tranches at the round 8 price of \$420.58/MW-day as shown below. All 4 tranches of ACE become tranches bid at the round 8 price.

<i>EDC</i>	<i>JCP&L</i>	<i>ACE</i>
Round 8 Price (\$/MW-day)	440.97	420.58
Bidder A Bid (tranches)	1	4 @ \$420.58/MW-day

VI.C.7. Reporting of Total Excess Supply

In addition to the next round prices, the Auction Manager provides all bidders that could still be winners with a range for total excess supply in the Auction. The actual total excess supply in the Auction lies within the reported range. The total excess supply in the Auction is the sum, over all EDCs for which the number of tranches bid exceeds the tranche target, of the excess supplies for the individual EDCs, plus all tranches of free eligibility.

The manner in which the total excess supply in the Auction is reported changes as the Auction progresses. In general, when total excess supply is high, the Auction Manager announces a range for the total excess supply that includes exactly 5 integers. The largest integer of each such range will be divisible by 5. When the total excess supply falls to 35 or fewer tranches, the Auction Manager announces a range for the total excess supply that includes at least 10 integers. The largest integer of each such range will be divisible by 5. When the total excess supply falls to 15 or fewer tranches, the Auction Manager will report to all bidders only that the total excess supply is between 0 and 15 tranches.

In summary, the ranges are expected to be the following:

Table VI-3. Possible Ranges of Total Excess Supply

Total excess supply falls to 15 tranches or fewer: a single range remains	0 – 15
Total excess supply is between 16 and 35 tranches: ranges count 10 integers	16 – 25
	26 – 35
Total excess supply is 36 tranches or more: ranges count 5 integers	36 – 40
	41 – 45
	46 – 50 (etc.)

The Auction Manager may revise these ranges before the start of the Auction. The Auction Manager will inform the registered bidders no later than 3 days after registration of any changes in the possible ranges of total excess supply.

When the actual total excess supply is zero, the Auction ends, as explained in section VI.C.11.

A bidder that has no remaining obligation loses its access to the Auction software and is no longer provided with the range of total excess supply and the next round prices. A bidder has no remaining obligation when the bidder has zero eligibility and has no retained withdrawals. A bidder that has no remaining obligation can no longer win at the Auction. Such a bidder loses its access to the Auction software and is no longer provided with the range of total excess supply and the next round prices no earlier than the round after the bidder has been first informed that it has no remaining obligation. The bidder will lose its access as soon as practicable, but in no event later than eight rounds after it has no remaining obligation.

Round results that are reported to all bidders will also be reported to a list of representatives from the EDCs, the Board and the Board Consultant. The bidders, the EDCs, the Auction Manager, the Board and the Board Consultant hold any Auction results to which they have access to be confidential. Before being registered to participate in the Auction, the bidders will agree to keep all Auction results, as well as the list of qualified bidders, the list of registered bidders, and the total initial eligibility in the Auction confidential. The bidders will agree not to disclose any such confidential information about the Auction Process, except for any aspects of the Auction results that the Board releases as part of rendering its decision on the Auction results, or that the Board explicitly authorizes can be released (see section VI.E.3). Bidders will also agree to destroy documents with Auction information provided by the Auction Manager within five days of the Board rendering a decision on the Auction results.

VI.C.8. Calculation of Next Round Prices

An EDC's price in a round is calculated so that it ticks down more quickly the larger is the excess supply on the EDC. The excess supply on an EDC is measured against an estimate of the maximum possible excess supply for the EDC. This estimate takes into account the total excess supply in the Auction, the statewide load cap, the tranche target of each EDC, and the number of registered bidders. A decrease in price for an EDC that has a number of tranches bid

greater than the tranche target is called the decrement; the decrement is a percentage of the previous going price. The decrements are calculated using formulas. The Auction Manager has the discretion to override the calculated decrement for any EDC in any round. The Auction Manager does not expect to use such discretion, but may do so. When the Auction Manager, in the reporting phase of a round, uses discretion to override the decrement formulas and determine the going prices for the next round, the Auction Manager notifies bidders of that fact during the reporting phase of that round.

The decrement formulas allow the decrements to be larger at the start of the Auction than in later rounds. At the start of the Auction, when the number of tranches bid on an EDC exceeds the tranche target, the decrement is between 0.5% and 5% of the previous round price. Decrements for EDCs for which the number of tranches bid is greater than the tranche target continue to be between 0.5% and 5% of the previous round price until the going prices for round 4 are calculated. After that time, in the first round in which the upper bound of the total excess supply range reported to bidders is at least 10 tranches fewer than the upper bound of the total excess supply range reported to bidders in round 1 and the total excess supply is greater than 15 tranches, decrements (for EDCs for which the number of tranches bid is greater than the tranche target) will be between 0.375% and 3.75% of the previous round price. Decrements for EDCs for which the number of tranches bid is greater than the tranche target continue to be between 0.375% and 3.75% of the previous round price until total excess supply in the Auction is 15 or fewer tranches. At that point, decrements for EDCs for which the number of tranches bid is greater than the tranche target will be between 0.25% and 2.5% of the previous round price and will remain so until the end of the Auction.

The excess supply of an EDC is the number of tranches bid at the going price minus the EDC's tranche target, or it is zero, whichever is greater. Prices are rounded off to the nearest cent per MW-day.

Provisional decrement formulas are provided in section VI.G.2. The formulas that will be used in the Auction, which depend on the statewide load cap and the number of registered bidders, will be released to all bidders no later than three days after bidder registration.

VI.C.9. Pauses in the Auction

Any one bidder can pause the Auction by requesting an *extension* or a *recess*. A bidder requests an extension during the bidding phase of a round; such a request extends the bidding phase of the round by 15 minutes for all bidders. A bidder requests a recess during the calculating or reporting phase of the round; such a request suspends the Auction for a period of no less than 20 minutes. A recess allows a bidder additional time to consider its bid.

The bidding phase of round 1 is automatically extended. The bidding phase of a round can be extended only once by 15 minutes. Each bidder is allowed two extensions during the Auction. A bidder with positive eligibility is automatically deemed to have requested an extension when – by the scheduled ending time of the bidding phase – the bidder has not submitted a bid and when the bidder has not already used the two allowable extensions. A bidder with positive eligibility that has already used the two allowable extensions and that does not submit a bid during a round will be assigned a default bid as explained in section VI.C.10. Extension requests from all bidders are granted but all extensions run concurrently. All bidders that have requested an extension during the bidding phase of a round will see their available number of extensions reduced. The bidding phase in a round will be extended only once by 15 minutes. The Auction Manager reports to all bidders at the end of the planned bidding phase that the bidding phase has been extended.

A recess must be requested during the calculating phase or during the reporting phase. If the reporting phase of a round is scheduled to be shorter than 5 minutes, a recess must be requested during the scheduled calculating phase of the round. If the reporting phase is scheduled to be 5 minutes or longer, a recess must be requested before the scheduled last half of the reporting phase of a round starts, or before the last five minutes of the reporting phase of a round, whichever is earlier. (That is, if the reporting phase of a round is scheduled to be 8 minutes, then the recess must be requested before the last 5 minutes of the reporting phase; if the reporting phase of a round is scheduled to be 14 minutes, then the recess must be requested before the last 7 minutes of the reporting phase.) As soon as is feasible after the time at which a recess can be requested has passed, the Auction Manager reports to all bidders that a recess has been called. The Auction Manager retains the discretion to set the length of a recess but the Auction Manager will not set the recess time to be less than 20 minutes.

Each bidder is allowed to request at most one recess during the Auction. A bidder cannot request a recess in the first ten rounds of the Auction. Starting in the eleventh round, a bidder may request a recess in a round only if the total excess supply in the Auction reported in the previous round was 15 or fewer tranches. All recess requests are granted, but all requested recesses run concurrently. All bidders making a request in a given calculating or reporting phase will be deemed to have used a recess request. All bidders that have requested a recess will see their available number of recesses reduced to zero and the recess will last a length of time determined by the Auction Manager for one recess and will be no less than 20 minutes.

Example 13.

The total number of tranches in the Auction is 38.

In round 5, total excess supply is reported to be in the 76-80 range. Bidders are not able to request a recess in round 5 since round 11 has not yet been reached.

In round 12, the total excess supply is reported to be in the 0-15 range for the first time. Bidders can request a recess in round 13, since the total excess supply reported in the previous round (round 12) was at 15 tranches or below, and round 11 had been reached.

The Auction Manager can call a time-out to the Auction at any time during a round. It is intended that a time-out suspends activity in the Auction for a period of no more than four hours; however, the Auction Manager retains the discretion to suspend activity for a longer period, if necessary. Whenever a time-out is called, the Auction Manager reports to all bidders how long the time-out is expected to last.

During any bidding phase, the Auction Manager may call a time-out and extend bidding in case of technical difficulties. Such a time-out would typically last fifteen minutes. The Auction Manager reports to all bidders as soon as practicable that the Auction Manager has extended the bidding phase.

During the calculating phase of round 1, the Auction Manager may call a time-out to the Auction to evaluate whether the Auction volume should be adjusted. The Auction Manager has the discretion to call additional time-outs during the Auction. Such discretion could be used, for example, in case of an extraordinary event occurring during the Auction. The Auction Manager expects to exercise this discretion rarely.

VI.C.10. Failure to Submit a Bid

A bidder with positive eligibility must submit a bid in every round (even when the bidder's bid does not change or the bidder is bidding only on EDCs whose prices have not ticked down). As explained in section VI.C.9, if a bidder with positive eligibility does not submit a bid during the bidding phase of a round, the bidder is granted an extension whenever possible. If the bidder has previously used both extensions, or if the bidder does not submit a bid during the extension to the bidding phase, then the bidder has failed to submit a bid.

When a bidder with positive eligibility has failed to submit a bid in a round, the bidder is assigned a *default bid*. A default bid is the number of tranches on each EDC equal to the minimum number of tranches that the bidder could have bid on each EDC, as explained below. Any tranches of free eligibility that could have been bid in the round are deemed to be withdrawn and are irrevocably removed from the Auction. Any tranche that was bid on an EDC and that could be withdrawn is deemed to be withdrawn at the highest possible exit price for the round, which is equal to the going price in the previous round. A tranche that is withdrawn as a result of a default bid can be retained only if the number of tranches bid by other bidders at the going price, and the number of withdrawn tranches from bidders that have submitted a bid, together are not sufficient to fill the tranche target. In breaking any ties between tranches withdrawn at the same exit price, default bids will be disadvantaged compared to bids actually submitted by bidders. In general, in any circumstance where a tie must be broken, default bids will be disadvantaged compared to bids actually submitted by bidders, also as explained below.

As a consequence of a bidder being assigned a default bid, a bidder may lose the ability to submit bids for the remainder of the Auction. For example, if the prices of all the EDCs for which a bidder bid tranches tick down, then the default bid is zero on all EDCs. Indeed, the minimum number of tranches that can be bid on an EDC whose price has ticked down is zero. Any tranche that had previously been bid is withdrawn. After such a default bid, the bidder will be assigned zero eligibility in the next round, and the bidder will lose the ability to bid in the next and in all future rounds.

The default bid assigned to a bidder that has not submitted a bid during a round or during its extension, and the treatment of this default bid in any required tie-breaking procedure, are determined during the calculating phase of a round. The default bid for a bidder in round 1 is 0

tranches on each and every EDC. The default bid for a bidder in round 2 and all subsequent rounds is described in detail as follows.

If the bidder has some tranches of free eligibility in the current round, these tranches are deemed to be withdrawn and are irrevocably removed from the Auction.

If, in the previous round, a bidder did not bid any tranches on an EDC at the going price and in the reporting phase of that round the Auction Manager reported that the bidder did not have any retained withdrawals or denied switches for that EDC, then the bidder is assigned zero tranches for that EDC.

If, as of the reporting phase in the previous round, a bidder had tranches on a particular EDC at the going price for the previous round and if the EDC's price ticked down from the previous round to the current round, then the bidder is deemed to have withdrawn all tranches at the highest exit price, namely the price from the previous round. The bidder loses the eligibility associated with these tranches. Tranches with a lower exit price named by bidders that have submitted a bid in the current round are retained first. If needed, tranches with the same exit price named by bidders that have submitted a bid in the current round are retained next. If all the withdrawn tranches by the bidder and by other bidders that were assigned a default bid are needed to fill the tranche target, these tranches are retained. If some but not all of the tranches submitted by the bidder and other bidders that were assigned a default bid are needed, tranches are chosen at random to fill the tranche target, in a procedure analogous to that used for bidders that submitted a bid, as described in section VI.C.4.

If, as of the reporting phase in the previous round, a bidder had some tranches on a particular EDC at the going price for the previous round, and/or retained withdrawals, and/or denied switches; if the EDC's price did not tick down from the previous round to the current round; and if there is excess supply for the EDC in the current round, so that the price will tick down from the current round to the next round, then:

- all withdrawals that were previously retained are released and the bidder has no remaining obligation from those tranches;
- all switches that had previously been denied are outbid and the bidder is assigned free eligibility for those tranches in the next round; and

- all tranches bid in the previous round at the going price are bid in the current round on the EDC at the going price. The bidder has eligibility associated with these tranches in the next round. If the bidder is assigned a default bid in the next round these tranches will be withdrawn and assigned the highest possible exit price.

If, as of the reporting phase in the previous round, a bidder had some tranches on a particular EDC bid at the going price, and/or retained withdrawals, and/or denied switches; if the EDC's price did not tick down from the previous round to the current round; and if there is no excess supply on the EDC in the current round so that the price will not tick down in the next round; then:

- any tranches bid at the going price in the previous round are deemed to be bid in the current round at the current going price;
- if any new tranches were bid by other bidders on the EDC at the going price in the current round, the denied switches (if any) of bidders that have been assigned default bids are outbid first, before the denied switches of bidders that have submitted a bid in the current round. If more than one bidder has been assigned a default bid, and if some but not all denied switches from such bidders are outbid, then for each denied switch that must be outbid, the Auction Manager chooses at random among the default bidders the bidder whose switch is outbid, in a procedure analogous to that used for bidders that submitted a bid, as described in section VI.C.6; and
- if any new tranches were bid by other bidders on the EDC at the going price in the current round, and if all denied switches from default bidders and from bidders that submitted a bid are outbid, retained withdrawals are released, starting with the highest named exit price. For a given exit price, tranches from bidders that have been assigned default bids (if any) are released first, before the retained withdrawals of bidders that have submitted a bid in the current round. If more than one bidder has been assigned a default bid, and if some but not all of the retained withdrawals from such bidders must be released at a given exit price, then for each retained withdrawal that must be released, the Auction Manager chooses at random among the default bidders the bidder whose withdrawn tranche is released, in a procedure analogous to that used for bidders that submitted a bid, as described in section VI.C.6.

The bidder can lose its ability to bid in all future rounds by failing to bid during the bidding phase of a round or during its extension. It is the responsibility of the bidder to ensure that bids are submitted on time.

Example 14.

Bidder A's bid in round 5 is given below:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 5 Price (\$/MW-day)	496.68	496.68	489.01	489.01
Bidder A Bid (tranches)	0	4	2	0
Bidder A's bid in round 6 is given below:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 6 Price (\$/MW-day)	481.78	481.78	474.34	474.34
Bidder A Bid (tranches)	2	4	0	0
This bid represents a switch. Bidder A has increased the number of tranches on PSE&G while decreasing the number of tranches on ACE. The Auction Manager reports the following:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 7 Price (\$/MW-day)	481.78	467.33	474.34	460.11
Report to Bidder A (tranches)	0	4	2 denied switches @ 489.01	0
<p>In round 7, the minimum number of tranches that Bidder A can bid on PSE&G and RECO is zero, because Bidder A did not have any tranches accepted for these EDCs in round 6. The minimum number of tranches that Bidder A can bid on JCP&L is zero, since the price for JCP&L has ticked down from \$481.78/MW-day to \$467.33/MW-day. The minimum number of tranches that Bidder A can bid on ACE is 2, since the price for ACE has not ticked down and Bidder A has two denied switches on ACE.</p> <p>In round 7, Bidder A fails to submit a bid in the bidding phase of the round. Bidder A is granted an extension but does not submit a bid during the extension. Bidder A will be assigned the following default bid. Bidder A is the only bidder that is assigned a default bid.</p>				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 7 Price (\$/MW-day)	481.78	467.33	474.34	460.11
Default Bid for Bidder A (tranches)	0	0	2 denied switches @ 489.01	0
<p>None of Bidder A's withdrawn tranches are retained; tranches from other bidders that actually submitted bids are sufficient to fill the tranche target for JCP&L. Three new tranches are bid on ACE by other bidders. Both of Bidder A's tranches become outbid denied switches. Bidder A's eligibility in round 8 is 2. Should Bidder A again fail to bid in round 8, this free eligibility will be lost. Bidder A would be assigned eligibility of zero in round 9 and would lose the ability to bid for the remainder of the Auction.</p>				

VI.C.11. End of Auction

The Auction ends for all EDCs at the same time. The Auction ends in the reporting phase before the first round in which no bidder could change its bid from the previous round. For the Auction to end, the total excess supply in the Auction must be equal to zero and it must be that no price can tick down. At the end of the Auction, tranches are allocated to the winners and all winners for an EDC's tranches, should the Board authorize them as suppliers, will receive the same price for that EDC. The price given to the winners is determined as follows.

If, to fill the tranche target for an EDC in the final round, only tranches bid at the price from the final round are used, the winners are those that submitted bids at the price from the final round. The final price given to all winners is the price from the final round.

If, to fill the tranche target for an EDC in the last round, withdrawn tranches must be retained, then the winners are the bidders that submitted bids at the price from the last round and the bidders that submitted the lowest of the exit prices. If, to fill the last tranches of the tranche target of an EDC in the last round, the Auction Manager must use some but not all the tranches from two or more bidders tied at the same exit price, then the Auction Manager, for each tranche, will choose at random the bidder whose tranche is retained. For the first tranche needed at the tied exit price, the probability that a bidder is chosen is the number of tranches that the bidder has bid at the exit price divided by the total number of tranches bid at the tied exit price. If a second tranche is needed at the exit price, the Auction Manager again will choose at random the bidder whose tranche will be retained. The probability that any one bidder is chosen is the number of tranches that the bidder has bid at the exit price and that have not yet been retained divided by the total number of tranches bid at the exit price and that have not yet been retained. The Auction Manager repeats this procedure until the tranche target for the EDC is filled. The final price given to all winners is the last accepted price.

If, to fill the tranche target for an EDC in the last round the Auction Manager must disallow reductions from both withdrawals and switches, then the winners are the bidders that submitted bids at the last round price, the bidders that withdrew their tranches, and the bidders with reductions for that EDC from switches that were denied. The final price received by all winners is the price at which the denied switches were last freely bid.

Example 15.

The tranche target for PSE&G is 21.

In round 24, 24 tranches for PSE&G are bid at a price of \$223.66/MW-day. In round 25, 18 tranches for PSE&G are bid at a price of \$223.10/MW-day.

Bidder A bids 5 tranches for PSE&G in round 24 and 1 tranche in round 25. Bidder A enters an exit price equal to \$223.15/MW-day for the 4 tranches it is withdrawing.

Bidder B bids 3 tranches for PSE&G in round 24 and 1 tranche in round 25. Bidder B enters an exit price of \$223.12/MW-day for the 2 tranches it is withdrawing.

No other bidder changes its number of tranches bid on PSE&G. All other bidders collectively bid 15 tranches for PSE&G in both rounds 24 and 25. The total excess supply in round 25 is zero and the Auction ends in round 25. Seventeen tranches for PSE&G are allocated to the bidders that bid at the going price of \$223.10/MW-day. Two additional tranches are allocated to Bidder B since it submitted a lower exit price. Finally, Bidder A wins two additional tranches so that the tranche target is filled. All winning bidders will receive a price of \$223.15/MW-day, which is the lowest price at which the tranche target is filled.

VI.D. Post Auction

The Board will decide whether or not to approve the results of this Auction (the BGS-CIEP Auction) by the end of the second business day following the calendar day on which the BGS-RSCP or BGS-CIEP Auction closes, whichever comes later.

If the Board approves the Auction results and authorizes the winners to become BGS-CIEP suppliers, the Auction Manager will notify each winner of the tranches it has won and the final prices. The Auction Manager will notify each EDC of the following for its territory: the identity of the winners, the number of tranches won, and the final price.

Each winner and each EDC will have three days from the time at which the Board approves the Auction results to execute the BGS-CIEP Supplier Master Agreement. Each winner will have these three days to demonstrate compliance with the creditworthiness requirements set forth in the BGS-CIEP Supplier Master Agreement and to submit the executed BGS-CIEP Supplier Master Agreement to the Board for information. A winner's financial guarantee posted before the Auction may be forfeited if the winner does not execute the Agreement within three days, if the winner fails to demonstrate compliance with the creditworthiness requirements set forth in the BGS-CIEP Supplier Master Agreement, or if the winner fails to agree to any of the terms of the Agreement. Effective with the exercise by an EDC of its right to collect on the financial guarantees, any contractual rights or other entitlements of the winners shall immediately

terminate without further notice by the EDC. In addition, winners shall be liable for damages incurred by the EDCs, which damages shall be determined in accordance with the terms of the BGS-CIEP Supplier Master Agreement as if the winner were a defaulting party to that Agreement.

Each winner will have to pay a fee per tranche won. This fee will be set to recover all the costs associated with the Auction Process. The Auction Manager will announce the fee per winning tranche no later than 6 days before the Auction. The fee will be netted against the first payment made to the winner during the supply period.

VI.E. Association and Confidential Information Rules

VI.E.1. Process for Reporting Associations, Identifying Concerns and Remedies

Interested parties applying to qualify to bid in the Auction will be required to indicate in their Part 1 Applications whether they are part of a bidding agreement, a joint venture for purposes of participating in the Auction, a bidding consortium, or other arrangements pertaining to bidding in the Auction. Interested parties will also be required to certify in their Part 1 Application that, should they qualify to participate in the Auction, they will not disclose information regarding the list of qualified bidders. In addition to certifications regarding bidding agreements and confidential information, each interested party makes a number of other certifications signifying its agreement with the terms of the BGS-CIEP Auction Rules, the terms of the BGS-CIEP Supplier Master Agreement, as well as signifying its agreement that it will not assign its rights or substitute another entity in its place. These additional certifications are discussed in section VI.B.2.

Once parties are qualified to bid in the Auction, each qualified bidder will be asked in its Part 2 Application to make a number of certifications, each detailed below, and each qualified bidder may be asked to provide additional information to the Auction Manager if these certifications cannot be made. In particular, each qualified bidder will be informed of the list of qualified bidders and will be asked to certify that it is not associated with any other qualified bidder. If a qualified bidder cannot make such a certification, it will be asked to identify associations it may have with other qualified bidders. The criteria that determine whether two bidders are associated with one another are given below. If two qualified bidders are associated

with one another, the Auction Manager will determine whether the two qualified bidders can both participate in the Auction, as well as the terms and conditions of such participation. The Auction Manager may require qualified bidders that are associated with one another to bid as one entity or to reorganize so as to no longer be associated with one another.

Qualified bidders will be asked to certify that they will undertake to appropriately restrict their disclosure of confidential information relative to their bidding strategy and confidential information regarding the Auction Process (both of which are defined in section VI.E.3). Qualified bidders will also be asked to certify that they have not come and will not come to any agreement with another qualified bidder with respect to bidding at the Auction, except as disclosed and approved by the Auction Manager in their Part 1 Application. In addition to certifications regarding associations and confidential information, each qualified bidder makes a number of other certifications signifying its agreement that a bid is a binding offer to provide service under the terms of the BGS-CIEP Supplier Master Agreement, as well as signifying its agreement that it will not assign its rights or substitute another entity in its place. These additional certifications are discussed in section VI.B.2.

Before obtaining final documentation necessary to participate in the Auction, registered bidders will be required to certify that they will continue to maintain the confidentiality of any information that they will have acquired through their participation in the Auction Process.

VI.E.2. Association Criteria

1. Preliminary Definitions

- a. A party *controls* an entity directly if the party holds a majority of shares, majority voting power, a majority of common directors, can appoint a majority of directors, or if the party in fact controls the entity's affairs through some other means. A party controls an entity indirectly if the party controls another entity that controls the entity in question (or through a longer line of control; e.g., if the party controls another entity that controls an entity that controls the entity in question, etc.).
- b. A party *participates* directly in another entity Z if the party holds any class of listed shares, if it holds the right to acquire such shares, if it holds any option to purchase shares or if it has voting power. The participation is indirect if the party participates

in another entity that participates in Z (with potentially a longer line of “indirect participation”). When the participation is indirect, the percentage of participation of the party in the entity is obtained by multiplying the percentages of participation at each level.

- c. A party *is concerned with* the bid of a bidder if the party has confidential information relative to the bidders’ bidding strategy (see definition in the next section), has agreed to provide assistance with financing or has agreed to provide assistance in another way.

2. Bidder A and Bidder B are associated with each other if Bidder A

- a. Controls bidder B, directly or indirectly; or
- b. Has at least a 10% participation in Bidder B and is concerned with Bidder B’s bid; or
- c. Controls an entity that has at least a 10% participation, direct or indirect, in Bidder B and that is concerned with Bidder B’s bid; or
- d. Is controlled by an entity that controls Bidder B directly or indirectly; or
- e. Is controlled by an entity that has at least a 10% participation, direct or indirect, in Bidder B and that is concerned with Bidder B’s bid.

3. Bidder A and Bidder B are associated if there is a party which

- a. Controls Bidder A, directly or indirectly; or
- b. Has at least a 10% participation in Bidder A, directly or indirectly, and is concerned with Bidder A’s bid; or
- c. Controls an entity that has at least a 10% participation in Bidder A, direct or indirect, and is concerned with Bidder A’s bid; or
- d. Has confidential information about Bidder A’s bid and is controlled by Bidder A; or
- e. Has confidential information about Bidder A’s bid and is controlled by an entity or person that controls Bidder A directly or indirectly; or

- f. Has confidential information about Bidder A's bid and is controlled, directly or indirectly, by an entity that has at least a 10% participation in Bidder A and is concerned with Bidder A's bid;

and if this same party has one of relationships a. to f. with Bidder B.

- 4. Bidder A and Bidder B are associated if there is a party that has at least a 20% participation, directly or indirectly, in both bidders.
- 5. Bidder A and Bidder B are associated if there is a party that has at least a 20% participation, directly or indirectly, in Bidder A and that:
 - a. Has at least 10% participation in Bidder B, directly or indirectly, and is concerned with Bidder B's bid; or
 - b. Is controlled by Bidder B; or
 - c. Controls a person or entity that controls Bidder B; or
 - d. Controls a person or entity that: has at least 10% participation in Bidder B, directly or indirectly, and is concerned with Bidder B's bid; or
 - e. Is controlled by a person or entity that controls Bidder B directly or indirectly; or
 - f. Is controlled by a person or entity that has at least 10% participation in Bidder B, directly or indirectly, and is concerned with Bidder B's bid; or
 - g. Is controlled by a person or entity who controls a person has at least 10% participation in Bidder B, directly or indirectly, and is concerned with Bidder B's bid.

VI.E.3. Definitions of Confidential Information

Confidential information relative to the bidding strategy means information relating to a bidder's bid, whether in writing or verbally, which if it were to be made public would be likely to have an effect on any of the bids that another bidder would be willing to submit at the Auction. Confidential information relative to the bidding strategy includes (but is not limited to) a bidder's Auction strategy; a bidder's indicative offer; the bidder's preference to bid for one EDC's system rather than another; the quantities that a bidder wishes to serve of one or more EDCs' systems;

the bidder's estimation of the value of a tranche of the various EDCs' systems; the bidder's estimation of the risks associated with serving BGS-CIEP Load or of serving a particular EDC; and a bidder's contractual arrangements for power with a party to serve the BGS-CIEP Load were the bidder to be a winner at the Auction.

Confidential information regarding the Auction Process means information that is not released publicly by the Board or the Auction Manager and that a bidder acquires as a result of participating in the Auction Process, whether in writing or verbally, which if it were to be made public could impair the integrity of current or future Auctions, impair the ability of the EDCs to hold future Auctions, harm consumers, or injure bidders or applicants. Confidential information regarding the Auction Process includes (but is not limited to) the list of qualified bidders, the list of registered bidders, the initial eligibility in the Auction, the status of a bidder's participation in the Auction, and all reports of results and announcements made by the Auction Manager to all or any one bidder during the Auction.

VI.E.4. Certifications and Disclosures to Be Made

An interested party will be required in its Part 1 Application to disclose any bidding agreement or arrangement in which the interested party may have entered. In addition, the following certification will be required and will apply from the time that the Part 1 Application has been submitted.

1. An applicant must certify that if it qualifies to participate in the Auction, the applicant will not disclose at any time information regarding the list of qualified bidders, including the number of qualified bidders, the identity of any one or all entities that have been qualified, or the fact that an entity has not been qualified for participation in the Auction. The applicant must certify that it will destroy any document distributed by the Auction Manager that lists the qualified bidders within five days of the Board rendering a decision on the Auction results.

The following certifications will be required of each qualified bidder in its Part 2 Application and will apply from the time of qualification until the Board certification of the Auction results. Each qualified bidder must consult the list of all qualified bidders and attest to the following:

2. A qualified bidder must certify that it is not associated with another qualified bidder according to the criteria given above.

A qualified bidder unable to make certification 2 must identify the qualified bidders with which it is associated and the nature of the association.

3. A qualified bidder must certify that, other than qualified bidders that were explicitly named in its Part 1 Application as parties with whom the bidder has entered into a bidding agreement, joint venture for the purpose of bidding in the Auction, bidding consortium, or other arrangement pertaining to bidding in the Auction, the bidder has not entered into any agreement with another qualified bidder, directly or indirectly, regarding bids at the Auction, including, but not limited to, the amount to bid at certain prices, the system on which bids are placed, when or at what prices bids are withdrawn or switched, or the amount of exit prices.

An *Advisor* is an entity or person(s) that will be advising or assisting the qualified bidder with bidding strategy in the BGS-CIEP Auction, with estimation of the value of a system's tranches, or with the estimation of the risks associated with serving BGS-CIEP load.

4. A qualified bidder must certify to one of the following: (i) the qualified bidder has not retained an Advisor; or (ii) the qualified bidder has retained an Advisor, the Advisor will not provide any similar advice or assistance to any other qualified bidder, and the Advisor will not be privy to confidential information relative to another qualified bidder's bidding strategy; or (iii) the qualified bidder has retained an Advisor who will provide similar advice or assistance to another qualified bidder, or who will be privy to confidential information relative to any other qualified bidder's bidding strategy, but appropriate protections have been put into place to ensure that the Advisor does not serve as a conduit of information between, or as a coordinator of the bidding strategies of, multiple bidders.

A qualified bidder unable to make certification 4 must name the Advisor and the other bidder(s) concerned.

5. A qualified bidder must certify that the qualified bidder is not a party to any contract for the purchase of power that might be used as source of supply for BGS-CIEP, and that (i) would require the disclosure of any confidential information (confidential information relative to the bidding strategy or confidential information regarding the Auction Process) to the counterparty under such a contract; or (ii) that would require the disclosure of any confidential information (confidential information relative to the bidding strategy or confidential information regarding the Auction Process) to any other party; or (iii) that would provide instructions, direct financial incentives, or other inducements for the bidder to act in a way determined by the counterparty in the agreement and/or in concert with any other bidder in the Auction. Notwithstanding the above, a qualified bidder may, during negotiations prior to the Auction for contractual arrangements for power to serve BGS-CIEP Load were the bidder to be a winner at the Auction, discuss with the counterparty to such arrangements the nature of the products to be purchased, the volume, and the price at which it is willing to buy these products.

A qualified bidder unable to make certification 5 must disclose the contractual terms that prevent the qualified bidder from making the certification.

6. A qualified bidder must certify that it does not have any knowledge of confidential information relative to the bidding strategy of any other qualified bidder.

A qualified bidder unable to make certification 6 will be asked to name the other qualified bidder and the nature of the confidential information.

7. A qualified bidder must certify that it will not disclose confidential information relative to its own bidding strategy except to bidders that were explicitly named in its Part 1 Application as parties with whom the bidder has entered into a bidding agreement, joint venture for the purpose of bidding in the Auction, bidding consortium, or other arrangement pertaining to bidding in the Auction, bidders with which it is associated as disclosed through certification 2, to its Advisor, and to its financial institution.

A qualified bidder unable to make certification 7 will be asked to state all reasons.

8. A qualified bidder must certify that, other than entities affiliated with the bidder, and other than bidders with which the bidder has entered a bidding agreement, joint venture for purposes of the Auction, bidding consortium, or other arrangement pertaining to the Auction, no party has agreed to defray any of its costs of participating in the Auction, including the cost of preparing the bid, the cost of any financial guarantees, the cost to be paid upon winning a tranche, or any other participation cost.

A qualified bidder unable to make certification 8 must identify the party that has agreed to defray some or all of the qualified bidder's cost of participating in the Auction, and the nature of the participation costs that the party has agreed to defray.

Furthermore, in its Part 2 Application a qualified bidder will have to certify that it will not disclose any confidential information regarding the Auction Process that it has acquired or will acquire through its participation. These certifications will apply from the time of submission of the Part 2 Application.

9. A qualified bidder must certify that if it is registered to participate in the Auction, the qualified bidder will not disclose at any time information regarding the initial eligibility in the Auction or the list of registered bidders, including the number of registered bidders, the identity of any one or all entities that have been registered, or the fact that an entity has not been registered for participation in the Auction.
10. A qualified bidder must certify that it will not disclose any confidential information regarding the Auction Process to any party except to its Advisor and bidders with which it is associated.

A qualified bidder unable to make certification 9 or certification 10 will be asked to state all reasons.

Following a successful Part 2 Application, the registered bidder will be required to certify that it will continue to abide by its prior commitment to maintain the confidentiality of information regarding the Auction Process. The registered bidder will be required to do so before obtaining manuals and procedures essential to submit bids in the Auction. The registered bidder

also certifies that it will destroy all documents provided by the Auction Manager that contain confidential information within five days of the Board rendering a decision on the Auction results. Such certification will apply from the time at which it is made, no later than five days before the start of the Auction.

11. A registered bidder certifies that it continues to abide by its prior confidentiality certifications. The registered bidder will not disclose any confidential information regarding the Auction Process to any party except to its Advisor and bidders with which it is associated. Further, the registered bidder certifies that it will destroy all documents written or electronic provided by the Auction Manager that contain confidential information regarding the Auction Process within five days of the Board rendering a decision on the Auction results.

Once the Auction has been concluded, if the Board approves the Auction results, the Board may choose to release information regarding final BGS-CIEP prices and the names of the winners. At that point, a winner may itself release information only regarding the number of tranches it has won and the territories the winner will be serving, and a losing bidder may itself release information only regarding the fact that it participated in the Auction. The winners and losing bidders otherwise continue to be bound by their certifications as described previously.

VI.E.5. Actions to Be Taken If Certifications Cannot Be Made

If a party cannot make all above certifications, the Auction Manager will decide within five days on a course of action on a case-by-case basis. To decide on this course of action, the Auction Manager may make additional inquiries to understand the reason for the inability of the bidder to make all the certifications.

In general, qualified bidders that are associated with one another, or that have entered into agreements regarding bidding at the Auction, are considered as one bidder for the purposes of application of the statewide load cap and for the administration of the Auction. Bidders can be allowed to bid independently or can be asked to end their association or agreement as a condition of participation, as circumstances warrant. If qualified bidders are asked to end their associations, they will be given five days to do so.

If qualified bidders do not comply with additional information requests by the Auction Manager regarding certifications required in the Part 2 Application, or do not comply with a request from the Auction Manager to end their associations, this may be sufficient grounds for the Auction Manager to reject the application.

Sanctions can be imposed on a qualified bidder for failing to disclose information relevant to determining associations, for coordinating with another bidder without disclosing this fact, for releasing confidential information except as provided in 3, 5, and 7 of section VI.E.4, or for disclosing information during the Auction to a person other than those specified in 10 of section VI.E.4. Such sanctions can include, but are not limited to, loss of all rights to serve any BGS-CIEP Load won in the Auction by such bidder, forfeiture of bid bonds and other fees posted or paid, liquidated damages of \$100,000, action under state or federal laws, attorneys' fees and court costs incurred in any litigation that arises out of the bidder's improper disclosure, debarment from participation in future BGS Auctions, prosecution under applicable state and federal laws, or other sanctions that the Board may consider appropriate. The Auction Manager will make a recommendation to the Board on a possible sanction and the Board will make the final determination.

VI.F. Glossary of Auction Terms

VI.F.1. Associated With

A bidder is associated with another if the two bidders have ties that could allow them to act in concert or that prevent them from competing actively against each other in the Auction. Specific criteria for associations are provided in section VI.E.2.

VI.F.2. Auction Volume

The Auction volume is a number of tranches that the EDCs taken together will purchase through the Auction. The Auction Manager, in accordance with confidential guidelines approved by the Board, may cut back the Auction volume.

VI.F.3. BGS

Basic Generation Service is the electric supply for those retail customers who are not served by a third party supplier.

VI.F.4. BGS Load

The BGS Load is the full electricity requirement (i.e., including energy, capacity, ancillary services, etc.) of retail customers who have not chosen a third party supplier, as measured and reported to PJM. It is the EDC aggregate zonal requirements less the wholesale requirements less the third party supplier requirements.

VI.F.5. BGS-CIEP Customer

A BGS-CIEP Customer is a retail customer who takes BGS on a CIEP (as opposed to an RSCP) tariff.

VI.F.6. BGS-CIEP Load

An EDC's BGS-CIEP Load includes the sum of the hourly load of all BGS-CIEP customers, adjusted for losses.

VI.F.7. BGS-CIEP Peak Load Share

BGS-CIEP Peak Load Share is the portion of PJM-determined EDC zonal peak load on one proxy day attributable to customers in CIEP rate classes that are taking BGS on that proxy day. The BGS-CIEP Peak Load Share is a single value measured in MW.

VI.F.8. BGS-RSCP Load

The BGS-RSCP Load is the BGS Load excluding the BGS-CIEP Load.

VI.F.9. Bid

A bid consists of four numbers: a number of PSE&G tranches, a number of JCP&L tranches, a number of ACE tranches, and a number of RECO tranches. A bid represents the number of tranches that a bidder wishes to serve for each EDC at the going prices in force at that point in the Auction. In all rounds except the first, to fully specify a bid, a bidder may be asked for information in addition to the number of tranches that it wishes to bid for each EDC, such as switching priorities and exit prices. A bid is valid when it is submitted and verified in the bidding phase, and processed by the Auction software.

VI.F.10. Bidding Phase

The bidding phase is the first phase of a round, during which bidders place bids. A bidder that submits a bid in a round may revise or change this bid as long as the bidding phase of the round is still open.

VI.F.11. Calculating Phase

The calculating phase is the second phase of the round, during which the Auction Manager tabulates the results of that round's bidding phase and calculates the prices for the next round.

VI.F.12. CIEP Customer

CIEP customers are retail customers who are taking BGS-CIEP, or are retail customers served by a third party supplier who, were they to take BGS, would be served under a CIEP (rather than an RSCP) tariff.

VI.F.13. CIEP Load

CIEP Load for an EDC is defined as the sum of the hourly load of all BGS-CIEP customers, as well as the hourly load of retail customers served by a third party supplier who, were they to take BGS, would do so under a CIEP tariff, adjusted for losses.

VI.F.14. CIEP Peak Load Share

CIEP Peak Load Share is the portion of PJM-determined EDC zonal peak load on one proxy day attributable to customers in CIEP rate classes. The CIEP Peak Load Share is a single value measured in MW, that consists of the BGS-CIEP Peak Load Share and the peak load attributable to customers served by third party suppliers on the proxy day and who are in CIEP rate classes.

VI.F.15. CIEP Standby Fee

The CIEP Standby Fee is a fee for the option available to each CIEP customer of taking BGS on a CIEP tariff or rate. This fee is set at 0.015¢/kWh of the energy used by CIEP customers measured at the customer meter.

VI.F.16. Contingency Plan

If the number of tranches procured through the Auction is less than the Auction volume set at the start of the Auction, each EDC whose tranche target is not filled at the end of the Auction will implement a Contingency Plan for the remaining tranches. Under their Contingency Plans, the EDCs will purchase necessary services including installed capacity, energy, and ancillary services through PJM-administered markets.

VI.F.17. Decrement

If the number of tranches bid exceeds the number of tranches needed for an EDC, the price for the EDC falls by a decrement in the next round. The decrement varies in each round based on the excess supply on an EDC measured against a measure of maximum possible excess supply.

VI.F.18. Denied Switches

The Auction Manager denies reductions in the number of tranches bid for an EDC from switches when the tranches bid at the going price and the withdrawn tranches that can be retained are not sufficient to fill that EDC's tranche target. Denied switches are retained at the last price at which they were freely bid.

VI.F.19. Eligibility and Initial Eligibility

Initial eligibility is equal to the number of tranches that a bidder has financially guaranteed with a letter of credit (or bid bond) with its Part 2 Application. Initial eligibility can never exceed the statewide load cap.

A bidder's initial eligibility is the bidder's eligibility in round 1. A bidder's eligibility in round 2 is the total number of tranches bid for all EDCs at the going prices in round 1. For any subsequent round, a bidder's eligibility in a round is the bidder's eligibility at the start of the previous round minus the number of tranches that the bidder withdrew in the bidding phase of the previous round (whether or not the Auction Manager retains these withdrawn tranches).

VI.F.20. Eligibility Ratio

An eligibility ratio is obtained by dividing the total eligibility in the Auction by the number of tranches available in the Auction.

VI.F.21. End of Auction

The Auction ends in the reporting phase of the first round in which the total excess supply is zero.

VI.F.22. Excess Supply

The excess supply on an EDC is the number of tranches bid at the going price for the EDC minus the EDC's tranche target, or it is zero, whichever is greater.

VI.F.23. Exit Price

If a bidder is reducing eligibility in a round, in general the bidder names an exit price. The bidder names an exit price for the tranches of an EDC that the bidder is no longer willing to serve at the price for the current round. An exit price must be a price higher than the going price in the current round and less than or equal to the previous going price for the EDC. No exit price is named when withdrawing tranches of free eligibility.

VI.F.24. Extension

An extension extends the bidding phase of a round by 15 minutes. Each bidder is allowed two extensions during the Auction. A bidder is automatically deemed to have requested an

extension whenever no bid has been received from the bidder by the end of the scheduled bidding phase of a round and the bidder has not used the two allowable extensions. The bidding phase in round 1 is automatically extended for the convenience of bidders.

VI.F.25. Financial Guarantee

Each qualified bidder must post a financial guarantee, in the form of a letter of credit (or bid bond), proportional to its indicative offer at the maximum starting price.

VI.F.26. Free Eligibility

A denied switch that is replaced in filling the tranche target by a new tranche at the going price is said to be outbid. An outbid denied switch becomes a tranche of free eligibility. The bidder can assign a tranche of free eligibility to any EDC(s) and, if the bidder wishes to withdraw such a tranche, no exit price will be named and this tranche will not be retained.

VI.F.27. Full-Requirements Service

Full-requirements service means that the supplier is responsible for fulfilling all the requirements of a PJM LSE including capacity, energy, ancillary services, and any other service as may be required by PJM.

VI.F.28. Going Price

The going price for an EDC in a round is the price at which the Auction Manager is soliciting bids in that round. A bidder that submits a bid in a round declares itself ready to supply the number of tranches bid for each EDC at the going price for the EDC.

VI.F.29. Indicative Offer

An indicative offer specifies two numbers of tranches. The first number represents the amount that the qualified bidder is willing to serve at the maximum starting price on a statewide basis (i.e., for all EDCs combined). The second number represents the amount that the qualified bidder is willing to supply at the minimum starting price on a statewide basis. At each of the maximum and the minimum starting prices, the number of tranches indicated by the qualified bidder cannot exceed the statewide load cap. At the maximum starting price, the number of tranches indicated by a qualified bidder cannot be lower than two. Indicative offers are provided with the Part 2 Application.

VI.F.30. Initial Eligibility

See Eligibility and Initial Eligibility.

VI.F.31. Minimum and Maximum Starting Prices

The minimum and maximum starting prices establish the range of possible starting prices for the Auction: each EDC will choose a starting price for round 1 of the Auction that is between the minimum and the maximum starting prices. The EDCs will agree on the statewide minimum and maximum starting prices.

VI.F.32. MW-Measure

The approximate measure in MW of a single tranche for an EDC, given the CIEP Peak Load Share for the EDC and the percentage of load represented by the tranche.

VI.F.33. Outbid (Denied Switches)

A denied switch that is replaced in filling the tranche target by a new tranche at the going price is said to be outbid.

VI.F.34. Oversupply Ratio

The oversupply ratio is the ratio of the excess supply on an EDC to a measure of the maximum possible excess supply on that EDC. The measure of the maximum possible excess supply on the EDC takes into account the total excess supply in the Auction, the statewide load cap, and the number of registered bidders.

VI.F.35. Part 1 Application

In their Part 1 Applications, interested parties will be asked to submit financial information so that the EDCs can assess their creditworthiness. In addition, interested parties will be asked to comply with other qualification criteria including agreeing to comply with the BGS-CIEP Auction Rules and agreeing to the terms of the BGS-CIEP Supplier Master Agreement. Each interested party will also be asked to agree that if the interested party is successful in its Part 1 Application it will keep confidential the list of other successful applicants and it will not assign its rights or substitute another entity in its place.

VI.F.36. Part 1 Application Date

Date at which Part 1 Applications are due. This date will be set no earlier than 10 days after the maximum and minimum starting prices have been announced.

VI.F.37. Part 2 Application

In the Part 2 Application, qualified bidders will make a number of certifications to ensure compliance with the association and confidential information portion of these rules. Each qualified bidder is also asked to agree to keep confidential the list of other successful applicants; to agree that the submission of any bid creates a binding and irrevocable offer to provide service under the terms of the BGS-CIEP Supplier Master Agreement; and not to assign its rights or substitute another entity in its place.

VI.F.38. Part 2 Application Date

Date at which Part 2 Applications are due. This date will be set no later than 10 days before the start of the Auction.

VI.F.39. Product in the Auction

A product in the (BGS-CIEP) Auction is the BGS-CIEP Load for an EDC for a one-year supply period.

VI.F.40. Qualified Bidder

An interested party that has submitted a Part 1 Application and that has satisfied all conditions of the Part 1 Application becomes a qualified bidder. Interested parties will be notified that they have qualified no later than three days after the Part 1 Application Date.

VI.F.41. Recess

A recess is a suspension of the Auction for a period of no less than twenty minutes, giving bidders more time to consider their bids. A bidder may request a recess in the calculating phase or the reporting phase of a round. Each bidder is allowed one recess during the Auction. A bidder cannot request a recess in the first ten rounds of the Auction. Starting in the eleventh round, a bidder may request a recess in a round if the total excess supply in the Auction reported in the previous round was 15 or fewer tranches.

VI.F.42. Reductions

Reductions in the number of tranches bid on an EDC for which the price has ticked down can be in the form of a withdrawal (i.e., reducing the number of tranches bid on an EDC without increasing the number of tranches bid on other EDCs, and thus reducing the number of tranches bid in total) or a switch (i.e., re-assigning the total number of tranches bid so that the number of tranches bid on one or several EDCs is reduced, but the number of tranches bid on other EDCs is increased by the same amount).

VI.F.43. Registered Bidder

A qualified bidder that submits a Part 2 Application and that satisfies all conditions of the Part 2 Application becomes a registered bidder. Conditions of the Part 2 Application include the submission of an indicative offer and financial guarantees. These conditions also include making certifications relating to the Association and Confidential Information Rules or, if not all these certifications can be made, providing additional information to the Auction Manager and abiding by the course of action decided by the Auction Manager.

VI.F.44. Reporting Phase

The reporting phase is the third and final phase of a round, during which the Auction Manager informs the bidders of the results of that round's bidding phase. All bidders are informed of the going prices for the next round's bidding phase and are provided with a range of total excess supply. Each bidder privately receives the results of the bidder's own bid from that round, indicating to each bidder its obligation at this point in the Auction.

VI.F.45. Round

The Auction runs in discrete time periods called rounds. Each round has a bidding phase, a calculating phase, and a reporting phase.

VI.F.46. Rounding

Prices and exit prices are in dollars per MW-day and are rounded off to the nearest cent.

VI.F.47. RSCP Load

RSCP Load is the retail load excluding the CIEP Load.

VI.F.48. Session

Each day in the Auction will consist of two bidding sessions of roughly equal length. Each bidding session will consist of a number of rounds.

VI.F.49. Starting Prices

The starting prices are announced three days before the Auction starts. The starting prices are the going prices in round 1.

VI.F.50. Statewide Load Cap

The statewide load cap is a maximum on the number of tranches that a bidder can bid and win statewide.

VI.F.51. Switches and Switching

Switching involves an increase in the number of tranches bid on some EDCs while at the same time a reduction in the number of tranches bid on other EDCs. Switching (without a simultaneous reduction of tranches through a withdrawal) occurs when a bidder reallocates its tranches bid without changing the total number of tranches bid on all EDCs. Switching alone has no effect on eligibility.

VI.F.52. Switching Priority

A switching priority is a preference assigned to one of the EDCs for which a bidder is increasing its number of tranches bid. The bidder is required to assign a switching priority when the bidder is increasing the number of tranches bid for more than one EDC.

VI.F.53. Target Eligibility Ratio

The target eligibility ratio is a desired ratio of eligibility to the Auction volume.

VI.F.54. Time-Out

A time-out is a pause in the Auction. A time-out suspends activity in the Auction for a period of up to four hours. The Auction Manager can call a time-out at any time during a round.

VI.F.55. Total Excess Supply

The total excess supply in the Auction is the sum, over all EDCs for which the number of tranches bid exceeds the tranche target, of the excess supplies for the individual EDCs, plus tranches of free eligibility.

VI.F.56. Tranche

A tranche of one EDC is a full-requirements tranche. A tranche is a fixed percentage share of the BGS-CIEP Load of an EDC for the period June 1, 2024 to May 31, 2025.

VI.F.57. Tranche Size

The tranche size of an EDC in this Auction is the percentage share of the BGS-CIEP Load of the EDC represented by one tranche.

VI.F.58. Tranche Target

The tranche target is the number of tranches available at the Auction for an EDC.

VI.F.59. Withdrawal

A bidder reduces the number of tranches bid on an EDC through a withdrawal when the bidder is reducing the number of tranches bid on an EDC, while not increasing the number of tranches bid on other EDCs, and thus reducing the number of tranches bid in total. A bidder who does not bid a tranche of free eligibility in the round when it becomes available is making a withdrawal.

VI.G. Appendix

VI.G.1. Tranches

Data for sample calculations are provided in the table below. The second column of the table provides, for each EDC, the 2023 CIEP Peak Load Share on a proxy day. The third column provides the number of tranches for each EDC, which is the tranche target. The number of tranches is rounded to the nearest non-zero integer. The last column provides the MW-measure, which is the size of the tranche multiplied by the CIEP Peak Load Share.

Table VI-4. Sample Data

EDC	CIEP Peak Load Share (MW)	Number of tranches	Size of tranche (%)	MW-Measure
PSE&G	1,561.08	21	4.76%	74.34
JCP&L	876.70	12	8.33%	73.06
ACE	326.00	4	25.00%	81.50
RECO	49.30	1	100.00%	49.30
Total	2,813.08	38		

For ACE, the CIEP Peak Load Share is 326.00 MW. The size of a tranche is 25%. The MW-measure is then 81.50 MW, or 25% of 326.00 MW.

VI.G.2. Decrements

The calculation of the size of the decrement, Δ , is based on the oversupply ratio, γ , which is the ratio of the excess supply on an EDC to an estimate of the maximum excess supply:

$$\gamma = \frac{B - TT}{\min(\overline{RES}, n \cdot \min\{SWLC, TT\} - TT)}$$

The numerator is the excess supply on an EDC, which is the number of tranches bid at the going price (B) minus the tranche target (TT). The denominator is a measure of maximum possible excess supply. The excess supply on an EDC must be less than or equal to the total excess supply in the Auction. \overline{RES} is the upper bound of the range of total excess supply reported to bidders and serves as a measure of total excess supply in the Auction. The excess supply on an EDC must also be less than or equal to the excess supply that would result from all bidders bidding the

maximum possible number of tranches on the EDC. The maximum possible number of tranches that can be bid on an EDC is either the statewide load cap (*SWLC*) or the tranche target (*TT*), whichever is lower. Thus, the excess supply that would result from all bidders bidding the maximum possible number of tranches on the EDC would be $n \cdot \min\{SWLC, TT\} - TT$ tranches, namely the number of registered bidders (n) times the statewide load cap (*SWLC*) or the tranche target (*TT*), minus the tranche target (to get a measure of excess supply). The estimate of maximum possible excess supply for the EDC used for the decrement rule is \overline{RES} , or the measure based on the number of registered bidders and the load cap ($n \cdot \min\{SWLC, TT\} - TT$), whichever is smaller.

Regime 1

The Auction starts in Regime 1. In Regime 1, the following decrement formulas will be used.

If an EDC’s tranche target is 20 tranches or more, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.5% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0050 & \text{if } \gamma \leq 0.07 \\ 0.0175 & \text{if } 0.07 < \gamma \leq 0.21 \\ 0.0300 & \text{if } 0.21 < \gamma \leq 0.59 \\ 0.0400 & \text{if } 0.59 < \gamma \leq 0.73 \\ 0.0500 & \text{if } \gamma > 0.73 \end{cases}$$

When the oversupply ratio is at or below a value of 0.0700 (but above 0), the decrement is set at 0.50%. When the oversupply ratio is at or below a value of 0.2100 (but above 0.0700), the decrement is set at 1.75%. When the oversupply ratio is at or below a value of 0.5900 (but above 0.2100), the decrement is set at 3%. When the oversupply ratio is at or below a value of 0.7300 (but above 0.5900), the decrement is set at 4%. When the oversupply ratio is above 0.7300,

which means that the excess supply on the EDC exceeds 73.00% of its maximum, the decrement is set at 5%.

If an EDC’s tranche target is between 10 and 19 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.5% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0050 & \text{if } \gamma \leq 0.07 \\ 0.0175 & \text{if } 0.07 < \gamma \leq 0.17 \\ 0.0300 & \text{if } 0.17 < \gamma \leq 0.47 \\ 0.0400 & \text{if } 0.47 < \gamma \leq 0.57 \\ 0.0500 & \text{if } \gamma > 0.57 \end{cases}$$

When the oversupply ratio is at or below a value of 0.0700 (but above 0), the decrement is set at 0.50%. When the oversupply ratio is at or below a value of 0.1700 (but above 0.0700), the decrement is set at 1.75%. When the oversupply ratio is at or below a value of 0.4700 (but above 0.1700), the decrement is set at 3%. When the oversupply ratio is at or below a value of 0.5700 (but above 0.4700), the decrement is set at 4%. When the oversupply ratio is above 0.5700, which means that the excess supply on the EDC exceeds 57.00% of its maximum, the decrement is set at 5%.

If an EDC’s tranche target is between 3 tranches and 9 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 1.75% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0175 & \text{if } \gamma \leq 0.15 \\ 0.0300 & \text{if } 0.15 < \gamma \leq 0.42 \\ 0.0500 & \text{if } \gamma > 0.42 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1500 (but above 0), the decrement is set at 1.75%. When the oversupply ratio is at or below a value of 0.4200 (but above 0.1500), the decrement is set at 3%. When the oversupply ratio is above 0.4200, which means that the excess supply on the EDC exceeds 42.00% of its maximum, the decrement is set at 5%.

If an EDC’s tranche target is 2 tranches or fewer, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 3% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0300 & \text{if } \gamma \leq 0.20 \\ 0.0500 & \text{if } \gamma > 0.20 \end{cases}$$

When the oversupply ratio is at or below a value of 0.2000 (but above 0), the decrement is set at 3%. When the oversupply ratio is above 0.2000, which means that the excess supply on the EDC exceeds 20.00% of its maximum, the decrement is set at 5%.

Change from Regime 1 to Regime 2 or to Regime 3

The decrement formulas of Regime 1 are used in rounds 1, 2, and 3 to calculate the going prices for rounds 2, 3, and 4, respectively, regardless of the amount of total excess supply in these rounds. In the first round (after round 3) in which the upper bound of the total excess supply range (\overline{RES}) reported to bidders is at least 10 tranches fewer than the upper bound of the total excess supply range reported to bidders in round 1, then:

- If the upper bound of the total excess supply range reported to bidders is greater than 15 tranches, then the decrement formulas of Regime 2 will be used to calculate the going prices for the next round; and
- If the upper bound of the total excess supply range reported to bidders is 15 or fewer tranches, then the decrement formulas of Regime 3 will be used to calculate the going prices for the next round and for the remainder of the Auction.

Once the decrement formulas of Regime 1 cease to be used in a round, the decrement formulas of Regime 1 will never again be used for the remainder of the Auction.

Regime 2

In Regime 2, the following decrement formulas will be used.

If an EDC’s tranche target is 20 tranches or more, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.375% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 3.75% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.00375 & \text{if } \gamma \leq 0.085 \\ 0.01250 & \text{if } 0.085 < \gamma \leq 0.31 \\ 0.02250 & \text{if } 0.31 < \gamma \leq 0.55 \\ 0.03000 & \text{if } 0.55 < \gamma \leq 0.79 \\ 0.03750 & \text{if } \gamma > 0.79 \end{cases}$$

When the oversupply ratio is at or below a value of 0.0850 (but above 0), the decrement is set at 0.375%. When the oversupply ratio is at or below a value of 0.3100 (but above 0.0850), the decrement is set at 1.25%. When the oversupply ratio is at or below a value of 0.5500 (but above 0.3100), the decrement is set at 2.25%. When the oversupply ratio is at or below a value of 0.7900 (but above 0.5500), the decrement is set at 3%. When the oversupply ratio is above

0.7900, which means that the excess supply on the EDC exceeds 79.00% of its maximum, the decrement is set at 3.75%.

If an EDC’s tranche target is between 10 and 19 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.375% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 3.75% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.00375 & \text{if } \gamma \leq 0.085 \\ 0.01250 & \text{if } 0.085 < \gamma \leq 0.25 \\ 0.02250 & \text{if } 0.25 < \gamma \leq 0.45 \\ 0.03000 & \text{if } 0.45 < \gamma \leq 0.66 \\ 0.03750 & \text{if } \gamma > 0.66 \end{cases}$$

When the oversupply ratio is at or below a value of 0.0850 (but above 0), the decrement is set at 0.375%. When the oversupply ratio is at or below a value of 0.2500 (but above 0.0850), the decrement is set at 1.25%. When the oversupply ratio is at or below a value of 0.4500 (but above 0.2500), the decrement is set at 2.25%. When the oversupply ratio is at or below a value of 0.6600 (but above 0.4500), the decrement is set at 3%. When the oversupply ratio is above 0.6600, which means that the excess supply on the EDC exceeds 66.00% of its maximum, the decrement is set at 3.75%.

If an EDC’s tranche target is between 3 tranches and 9 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 1.25% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 3.75% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.01250 & \text{if } \gamma \leq 0.15 \\ 0.02250 & \text{if } 0.15 < \gamma \leq 0.37 \\ 0.03750 & \text{if } \gamma > 0.37 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1500 (but above 0), the decrement is set at 1.25%. When the oversupply ratio is at or below a value of 0.3700 (but above 0.1500), the decrement is set at 2.25%. When the oversupply ratio is above 0.3700, which means that the excess supply on the EDC exceeds 37.00% of its maximum, the decrement is set at 3.75%.

If an EDC's tranche target is 2 tranches or fewer, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 2.25% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 3.75% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0225 & \text{if } \gamma \leq 0.20 \\ 0.0375 & \text{if } \gamma > 0.20 \end{cases}$$

When the oversupply ratio is at or below a value of 0.2000 (but above 0), the decrement is set at 2.25%. When the oversupply ratio is above 0.2000, which means that the excess supply on the EDC exceeds 20.00% of its maximum, the decrement is set at 3.75%.

Change from Regime 1 or from Regime 2 to Regime 3

The decrement formulas of Regime 1 are always used in rounds 1, 2, and 3 to calculate the going prices for rounds 2, 3, and 4, respectively. After the going prices for round 4 are calculated, in the first round in which the upper bound of the total excess supply range reported to bidders is 15 tranches, then the decrement formulas of Regime 3 will be used to calculate the going prices in the next round and for the remainder of the Auction.

Regime 3

In Regime 3, the following decrement formulas will be used.

If an EDC’s tranche target is 20 tranches or more, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.25% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 2.5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0025 & \text{if } \gamma \leq 0.25 \\ 0.0100 & \text{if } 0.25 < \gamma \leq 0.50 \\ 0.0150 & \text{if } 0.50 < \gamma \leq 0.75 \\ 0.0250 & \text{if } \gamma > 0.75 \end{cases}$$

When the oversupply ratio is at or below a value of 0.2500 (but above 0), the decrement is set at 0.25%. When the oversupply ratio is at or below a value of 0.5000 (but above 0.2500), the decrement is set at 1%. When the oversupply ratio is at or below a value of 0.7500 (but above 0.5000), the decrement is set at 1.5%. When the oversupply ratio is above 0.7500, which means that the excess supply on the EDC exceeds 75.00% of its maximum, the decrement is set at 2.5%.

If an EDC’s tranche target is between 10 and 19 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.25% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 2.5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0025 & \text{if } \gamma \leq 0.25 \\ 0.0100 & \text{if } 0.25 < \gamma \leq 0.40 \\ 0.0150 & \text{if } 0.40 < \gamma \leq 0.60 \\ 0.0250 & \text{if } \gamma > 0.60 \end{cases}$$

When the oversupply ratio is at or below a value of 0.2500 (but above 0), the decrement is set at 0.25%. When the oversupply ratio is at or below a value of 0.4000 (but above 0.2500), the decrement is set at 1%. When the oversupply ratio is at or below a value of 0.6000 (but above 0.4000), the decrement is set at 1.5%. When the oversupply ratio is above 0.6000, which means that the excess supply on the EDC exceeds 60.00% of its maximum, the decrement is set at 2.5%.

If an EDC's tranche target is between 3 tranches and 9 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 1.00% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 2.5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.010 & \text{if } \gamma \leq 0.35 \\ 0.025 & \text{if } \gamma > 0.35 \end{cases}$$

When the oversupply ratio is at or below a value of 0.3500 (but above 0), the decrement is set at 1%. When the oversupply ratio is above 0.3500, which means that the excess supply on the EDC exceeds 35.00% of its maximum, the decrement is set at 2.5%.

If an EDC's tranche target is 2 tranches or fewer, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 1.5% (and the amount of the decrease in price would be rounded off to the nearest cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The

decrement is never more than 2.5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.015 & \text{if } \gamma \leq 0.20 \\ 0.025 & \text{if } \gamma > 0.20 \end{cases}$$

When the oversupply ratio is at or below a value of 0.2000 (but above 0), the decrement is set at 1.5%. When the oversupply ratio is above a maximum value of 0.2000, which means that the excess supply on the EDC exceeds 20.00% of its maximum, the decrement is set at 2.5%.

VII. APPENDIX B: COMPLIANCE BGS-RSCP AUCTION RULES

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VII.A. Introduction

VII.A.1. Overview

The four New Jersey Electric Distribution Companies (“EDCs”) are Atlantic City Electric Company (“ACE”), Jersey Central Power & Light Company (“JCP&L”), Public Service Electric and Gas Company (“PSE&G”), and Rockland Electric Company (“RECO”). Approximately one-third of each EDC’s Basic Generation Service Residential Small Commercial Pricing (“BGS-RSCP”) Load was procured in an Auction held in February 2023 and is under contract until May 31, 2026. Approximately one-third of each EDC’s BGS-RSCP Load was procured through an Auction held a year earlier in February 2022 and is under contract until May 31, 2025. The remainder of each EDC’s BGS-RSCP Load was procured through an Auction held in February 2021 and these contracts will expire on May 31, 2024. The EDCs will procure full-requirements service for the period June 1, 2024 to May 31, 2027, through a single, statewide Auction to be held in February 2024. Each EDC’s BGS-RSCP Load includes the load of all BGS customers except large customers in rate classes excluded from BGS-RSCP Load as described in Table VII-1 below.

An EDC’s BGS-RSCP Load is divided into a number of tranches, each representing the same percentage of that EDC’s BGS-RSCP Load. The MW-measure of each tranche is announced prior to the Auction and is close to 100 MW of RSCP Peak Load Share. Table VII-2 provides, for each EDC, the number of tranches that were procured in the 2022 BGS-RSCP Auction, the number of tranches that were procured in the 2023 BGS-RSCP Auction, and the number of tranches to be procured in the 2024 BGS-RSCP Auction.

Suppliers will be bidding for the right to serve a portion of BGS-RSCP Load for one or more EDCs over the three-year period from June 1, 2024 to May 31, 2027. The EDCs will procure their BGS-RSCP Loads through a simultaneous descending clock auction (“clock auction”). The clock auction proceeds in a series of rounds. During the bidding phase of each round, each bidder must indicate how many tranches of each EDC’s BGS-RSCP Load the bidder wishes to serve given the prices announced by the Auction Manager. The prices will be in cents per kilowatt-hour. A *bid* is the number of tranches of each EDC’s BGS-RSCP Load that a bidder wants to serve. After the bidding phase of a round, the Auction Manager reduces the price for the tranches of an EDC by a decrement if the number of tranches bid by all bidders is greater

than the number of tranches that are needed for that EDC. The Auction Manager then announces new prices for each EDC before bidding in the next round opens. The Auction continues and the prices tick down until, for each EDC, the total number of tranches subscribed falls to the point where it equals the number of tranches needed. When the Auction ends, the bidders holding tranches in the final round are the winners. All winners for an EDC's tranches receive the same price, as explained in section VII.C.11.

The payments to suppliers for an EDC are shaped using seasonal factors. Payments from June 1 through September 30 are shaped by the use of a multiplicative summer factor on the Auction price, and payments for the remaining months are shaped by the use of a winter multiplicative factor on the Auction price. The factors by which the Auction prices will be multiplied to obtain the summer and winter payments are specific to each EDC. Provisional seasonal factors updated for these Auction Rules are provided in section VII.A.3.

At a given point in time, BGS-RSCP Load is served by suppliers that have won the right to supply BGS-RSCP for rolling three-year terms. On June 1, 2024, one-third of the BGS-RSCP Load will be served by suppliers with a three-year contract ending on May 31, 2025, one third of the BGS-RSCP Load will be served by suppliers with a three-year contract ending May 31, 2026, and the remaining third will be served by suppliers with a three-year contract ending May 31, 2027. The rates paid by BGS-RSCP customers are a function of the tranche-weighted average of the Auction prices obtained for the various contract terms adjusted for the seasonal payment factors. BGS-RSCP is not an hourly service. BGS-RSCP rates will be established on the basis of the Auction prices, filed with the Board of Public Utilities ("Board") and will be communicated to customers well in advance of the supply period. Each EDC describes, in its Company Specific Addendum, the rate design methodology that it applies to its particular rate classes and rate structure. The EDCs will provide to potential bidders all necessary information concerning how Auction prices are translated into customer rates, including a calculating tool that displays the rate structure for each EDC that would result from given prices in the 2024 BGS-RSCP Auction. The rate design will apply from June 1, 2024 to May 31, 2025. The rate design may be revised for the supply period starting June 1, 2025.

Following the end of the Auction, the Board will decide whether to approve the Auction results and if it does, winners will become authorized BGS-RSCP suppliers. All winners for an EDC's tranches receive the same price, as explained in section VII.C.11.

VII.A.2. Basic Generation Service and Load to Be Procured

Basic Generation Service, or BGS, is the electric supply for those retail customers who are not served by a third party supplier. *BGS Load* is the load associated with these customers, and it is obtained by subtracting the load of third party suppliers from the retail load in an EDC zone. For each EDC, BGS Load is divided into two portions, *BGS Commercial and Industrial Energy Pricing Load* ("*BGS-CIEP Load*") and *BGS Residential Small Commercial Pricing Load* ("*BGS-RSCP Load*"). An EDC's BGS-CIEP Load is defined to include the sum of the hourly load of all BGS-CIEP customers, adjusted for losses. An EDC's BGS-RSCP Load is obtained by subtracting BGS-CIEP Load from BGS Load. Table VII-1 provides the list of rate classes for which either all customers, or only customers with a peak load contribution of 500 kW or greater, must currently take BGS on a CIEP tariff or rate and that are thus excluded from each EDC's BGS-RSCP Load. All remaining customers are *RSCP customers* and such customers may, if they choose BGS, take this service on an RSCP (rather than a CIEP) tariff or rate. On any meter reading date and with requisite prior notice, a customer taking BGS-RSCP may switch to a third party supplier, and an RSCP customer taking service from a third party supplier may switch to BGS-RSCP.

Table VII-1. Customers Who Must Take BGS on a CIEP Tariff (Excluded from BGS-RSCP)

EDC	Rate Class	Customers Included	Description	Voltage Level
PSE&G	High Tension Service (“HTS-HV”)	All	General purposes at high voltages	138,000V to 230,000V
	High Tension Service (“HTS-Sub”)	All	General purposes at subtransmission voltages	26,400V to 69,000V
	Large Power and Lighting, Primary Service (“LPL-P”)	All	General purposes at primary distribution voltages.	2,400V to 13,200V
	Large Power and Lighting, Secondary Service (“LPL-S”)	500 kW or greater	General purposes at secondary distribution voltages	208V to 480V
JCP&L	General Service Primary (“GP”)	All	General purposes at primary distribution voltages	2,400V to 34,500 YV
	General Service Transmission (“GT”)	All	General purposes at transmission voltages	34,500ΔV
		All	High Tension Service	230,000V
	General Service Secondary (“GS”)	500 kW or greater	General purposes at secondary distribution voltages	120 – 480V
General Service Secondary Time-of-Day (“GST”)	500 kW or greater	General purposes at secondary distribution voltages	120 – 480V	
ACE	Transmission General Service (“TGS”)	All	General purposes at high voltages	23,000V or higher
	Annual General Service – Primary (“AGS-Primary”)	500 kW or greater	General purposes at primary distribution voltages	4,000 & 12,000V
	Annual General Service – Secondary (“AGS-Secondary”)	500 kW or greater	General purposes at secondary distribution voltages	120 – 480V
	Monthly General Service Primary (“MGS – Primary”)	500 kW or greater	General purposes at primary distribution voltages	4,000 & 12,000V
	Monthly General Service Secondary (“MGS – Secondary”)	500 kW or greater	General purposes at secondary distribution voltages	120 – 480V
RECO	Service Classification No. 7 – Primary TOU Service and Separately Metered Space Heating Service	All	Primary service customers with demands exceeding 500 kW	2,400V or higher
	Service Classification No. 2 – General Service	500 kW or greater	General primary and secondary service	All primary and secondary voltages

For purposes of the Auction, the BGS-RSCP Load for an EDC is called a *product in the Auction*: the BGS-RSCP Load for PSE&G for a three-year supply period is a product in the Auction, and the BGS-RSCP Load for RECO for a three-year supply period is another product in the Auction, etc. Each product in the Auction is divided into units called *tranches*, each representing the same percentage of that EDC’s BGS-RSCP load in this Auction. The number of tranches that each EDC will procure in this Auction and the size of each tranche (i.e., the percentage of the BGS-RSCP Load that each tranche represents for an EDC) are provided below in Table VII-2. Table VII-2 also provides a MW-measure for each of an EDC’s tranches. The MW-measure of each tranche is determined on the basis of the obligation attributable to all RSCP customers (those who receive BGS and those who do not) during 2023 (called the *RSCP Peak Load Share*). Table VII-2 incorporates the October 2023 update of this obligation by PJM.

Table VII-2. Number of Tranches and MW-Measures of Tranches per EDC

EDC	RSCP Peak Load Share (MW)	Total number of tranches	Tranches already procured		Tranches to be procured in 2024 for a three-year term		
			2022 (one year remaining)	2023 (two years remaining)	Number of tranches	Size of tranche (%)	MW-Measure
PSE&G	7,837.85	85	28	28	29	1.18%	92.21
JCP&L	4,739.50	53	18	15	20	1.93%	91.47
ACE	2,301.30	22	7	8	7	4.55%	104.60
RECO	330.70	4	1	2	1	25.00%	82.68
Total	15,209.35	164	54	53	57		

The EDCs do not represent that each tranche will have the loads shown above or any particular value. The actual BGS-RSCP Load will depend upon many factors including customer migration to third party suppliers and weather conditions. Bidders are responsible for evaluating the uncertainties associated with BGS-RSCP Load.

VII.A.3. Payment to BGS-RSCP Suppliers

Winners at the Auction are authorized to become BGS-RSCP suppliers by the Board. A BGS-RSCP supplier provides *full-requirements service* for the percentage of the EDC’s BGS-

RSCP Load for a given supply period corresponding to the number of tranches won by the BGS-RSCP supplier for that supply period. Full-requirements service means that the BGS-RSCP supplier is responsible for fulfilling all the requirements of a PJM Load Serving Entity (“LSE”) including capacity, energy, ancillary services, and any other service as PJM may require. A winning supplier may win one or more tranches for one or more EDCs.

As approved by the Board, BGS-RSCP suppliers will receive adjustments to the payments for capacity for the 2025/2026 and 2026/2027 delivery years in the event that the capacity charges for the 2025/2026 and 2026/2027 delivery years are not known prior to the Auction. If the capacity charge for the 2025/2026 delivery year is not known at least five (5) business days prior to the start of the Auction, in the period from June 1, 2025 and May 31, 2026, an EDC’s BGS-RSCP supplier will receive payment (or will be charged) based on the difference between the capacity price paid by the BGS-RSCP supplier for that EDC and the capacity proxy price approved by the Board for the same EDC. The capacity proxy prices approved by the Board for the 2025/2026 delivery year are \$47.46/MW-day for all the EDCs. If the capacity charge for the 2026/2027 delivery year is not known at least five (5) business days prior to the start of the Auction, in the period from June 1, 2026 and May 31, 2027, an EDC’s BGS-RSCP supplier will receive payment (or will be charged) based on the difference between the capacity price paid by the BGS-RSCP supplier for that EDC and the capacity proxy price approved by the Board for the same EDC. The capacity proxy prices approved by the Board for the 2026/2027 delivery year are \$49.05/MW-day for all the EDCs. These calculations are fully described in the Supplements to the BGS-RSCP Supplier Master Agreement.

In the summer, each BGS-RSCP supplier for an EDC receives the Auction price for that EDC times an *EDC-specific summer factor* for every kWh of load served. In the winter, each BGS-RSCP supplier for an EDC receives the Auction price for that EDC times an *EDC-specific winter factor* for every kWh of load served. The load served by a BGS-RSCP supplier is equal to the BGS-RSCP supplier’s share (the number of tranches won times the size of the tranche) times the EDC’s BGS-RSCP Load.

Table VII-3 provides provisional EDC-specific seasonal factors updated for these Auction Rules. The final EDC-specific seasonal factors will be determined no later than 6 days¹ before the Auction and, once determined, will apply for the entire three years of the supply period. The Auction Manager will announce any revisions to the EDC-specific seasonal factors.

Table VII-3. Provisional EDC-Specific Summer Factors and Winter Factors

EDC	PSE&G	JCP&L	ACE	RECO
Summer Factor	1.0000	1.0000	1.0000	1.0000
Winter Factor	1.0000	1.0000	1.0000	1.0000

If, for an EDC, the rate design methodology results in an EDC-specific summer factor less than 1 and an EDC-specific winter factor greater than 1, then both EDC-specific factors will be set to 1. When both the EDC-specific summer factor and the EDC-specific winter factor are set to 1 for an EDC, BGS-RSCP suppliers for that EDC are paid the Auction price for that EDC for every kWh of load served in all months of the three-year supply period.

Example 1.²

Suppose that an EDC’s summer factor is 1.0230 and its winter factor is 0.9857.
 A bidder at the Auction wins 2 of the EDC’s tranches at a price of 7.705¢/kWh. The bidder receives 7.882¢ (7.705¢ x 1.0230) for each kWh of load served in the summer and 7.595¢ (7.705¢ x 0.9857) for each kWh of load served in the winter.

VII.A.4. Reliance on Product Definition, Payment Information, Rates, and Customer Switching in These Rules

Information regarding the definition of a product in the Auction and information regarding the payment bases given in these Auction Rules are solely for the convenience of bidders and are not to be relied upon by bidders. The BGS-RSCP Supplier Master Agreement is the document that provides the official definitions of products in the Auction and payment terms. Information regarding rates paid by customers and information on rules regarding the ability of customers to switch from or back to BGS-RSCP given in these Auction Rules are solely for the

¹ Unless otherwise specified, “days” refers to business days.
² All examples are for illustrative purposes. Prices and bids are illustrative only.

convenience of bidders and are not to be relied upon by bidders. Board Orders as well as the tariffs of each EDC are the documents that provide official information in this regard.

VII.B. Before the Auction

VII.B.1. Information Provided to Bidders

The EDCs make data available to potential bidders in advance of qualification. The data series are posted to the BGS Auction website, <https://bgs-auction.com/bgs.dataroom.asp>.

The EDCs provide historical data, consisting of hourly load and daily capacity and transmission peak load allocations, for the following load categories: total retail, BGS, CIEP, BGS-CIEP, RSCP, and BGS-RSCP. The data include associated zonal losses.

The EDCs provide generally three years of historical data. All data series at a given point in time use the contemporaneous definition of CIEP customers. The BGS-CIEP data for a given month includes customers who take BGS on a CIEP tariff in force in that month. The CIEP data includes customers who take BGS on a CIEP tariff in force in that month as well as CIEP customers (as defined for that month) who are served by a third party supplier. BGS-RSCP and RSCP data are derived as residuals; for example, RSCP Load is equal to total retail load less CIEP Load, and BGS-RSCP Load is equal to the BGS Load less BGS-CIEP Load. The EDCs provide monthly customer switching data (number of customers and estimated load) as currently provided to the Board. Hourly load data series, peak load allocations, and switching statistics are updated monthly. Some historical data series older than three years remain posted to the BGS Auction website strictly for the convenience of bidders.

To the extent practicable, the EDCs will also provide additional data to assist bidders. The EDCs will provide one-time customer counts and historical aggregate energy usage for several groupings of customers who in the past were eligible to take BGS on an RSCP tariff but who are or will be required to take BGS on a CIEP tariff. These groupings may include: customers 500 to 749 kW, 750 to 999 kW, 1,000 to 1,249 kW, 1,250 to 1,499 kW, and 1,500 kW or greater. The EDCs may provide limited series of historical hourly load for specific customer classes or customer groupings for which customers have interval meters. The EDCs may provide load profiles for specific customer classes or customer groupings as well as additional historical customer switching data.

No later than 10 days before interested parties first apply to participate in the Auction, the Auction Manager will announce the *EDC load caps*, a *statewide load cap*, a statewide *maximum starting price*, and a statewide *minimum starting price*. At the same time, the Auction Manager will provide the MW-measure of each tranche for each EDC, based on the percentage of the RSCP Peak Load Share that a tranche represents. An EDC load cap is a maximum number of tranches of BGS-RSCP Load that any one bidder can bid and serve for that EDC. The statewide load cap is a maximum number of tranches of BGS-RSCP Load that any one bidder can bid in the Auction and serve statewide. The statewide load cap cannot exceed the sum of the EDC load caps. An EDC load cap cannot exceed the statewide load cap. The statewide load cap limits the impact that any one bidder may have on the Auction; an EDC load cap limits an EDC's exposure to default by any single supplier in a given supply period. The minimum and maximum starting prices establish the range of possible starting prices for the Auction: each EDC will choose a starting level for its price for round 1 of the Auction that is between the minimum and the maximum starting prices. The EDCs will agree on the statewide load cap, and on the statewide minimum and maximum starting prices. Each EDC will set its EDC load cap. Board Staff and the Board Consultant will review these decisions.

The EDCs have updated the provisional EDC-specific seasonal factors provided in these Auction Rules. The EDC-specific seasonal factors are still provisional at this time. No later than 6 days before the Auction, the Auction Manager will announce the final EDC-specific seasonal factors that will apply for the entire three years of the supply period.

VII.B.2. Qualification Process

The application process is in two parts. All interested parties that have no impediments to meeting the PJM LSE requirements can submit a *Part 1 Application*. There is no state licensing requirement. Interested parties will be asked to submit financial information so that the EDCs can assess their creditworthiness. In addition, each interested party will be asked to comply with other qualification criteria that will have been agreed upon by all EDCs, including agreeing to comply with the BGS-RSCP Auction Rules and agreeing to the terms of the BGS-RSCP Supplier Master Agreement. Each interested party will also be asked to agree that if the interested party is successful in its Part 1 Application it will keep confidential the list of other successful applicants and it will not assign its rights or substitute another entity in its place. This

is to ensure that the entity that agrees to the BGS-RSCP Auction Rules in the Part 1 Application is also the entity submitting bids in the BGS-RSCP Auction, and to ensure that the entity that agrees to the terms of the BGS-RSCP Supplier Master Agreement is the entity that will execute the BGS-RSCP Supplier Master Agreement should the interested party become an Auction winner. In accordance with these Auction Rules, execution of the BGS-RSCP Supplier Master Agreement must occur within three days of Board certification of the Auction results and within that period the Auction winner will demonstrate compliance with the creditworthiness requirements set forth in the BGS-RSCP Supplier Master Agreement. Such creditworthiness requirements will take into consideration all BGS obligations held by the Auction winner, including those from past BGS Auctions.

Applications must be submitted no later than noon³ on the ***Part 1 Application Date***, which will be no earlier than ten (10) days after the maximum and minimum starting prices have been announced. All interested parties will have at least ten (10) business days to complete the Part 1 Application. Interested parties will be notified as to whether they succeeded in qualifying to participate in the Auction no later than three days after the Part 1 Application Date. An interested party that has qualified becomes a ***qualified bidder***. The Auction Manager will send simultaneously to each qualified bidder a list of all qualified bidders, but the list of qualified bidders will not be publicly disclosed. Interested parties, in their Part 1 Applications, will have undertaken to maintain the confidentiality of the list of qualified bidders, and to destroy documents with this information provided by the Auction Manager within five days of the Board rendering a decision on the Auction results, as explained further in this document in section VII.E.4 in the “Association and Confidential Information Rules”.

Qualified bidders that wish to participate in the Auction must submit a ***Part 2 Application*** to the Auction Manager. Only qualified bidders may submit Part 2 Applications. Part 2 Applications must be submitted no later than noon on the ***Part 2 Application Date***, which will be no later than 10 days before the start of the Auction. In the Part 2 Application, qualified bidders will make a number of certifications to ensure compliance with the association and confidential information portion of these rules. These certifications, provided in section VII.E.4 below, ensure that each qualified bidder is bidding independently of other qualified bidders and

³ Unless otherwise specified, all times are Eastern Time Zone times.

ensure the confidentiality of information regarding the Auction. Each qualified bidder is also asked to agree to keep confidential the list of other successful applicants; to agree that the submission of any bid creates a binding and irrevocable offer to provide service under the terms of the BGS-RSCP Supplier Master Agreement; and not to assign its rights or substitute another entity in its place. On an exceptional basis, the Auction Manager may consider requests for substitution of another entity for a qualified bidder when the qualified bidder consolidates into, amalgamates into, or merges into another corporate entity. Such a request may only be considered if it is received prior to the Part 2 Application Date. This is to ensure that the entity that agrees to comply with the Association and Confidential Information Rules is also the entity submitting bids in the BGS-RSCP Auction, and to ensure that the entity that agrees that its bids create a binding and irrevocable offer to provide service under the terms of the BGS-RSCP Supplier Master Agreement is also the entity that will execute the BGS-RSCP Supplier Master Agreement should the qualified bidder become an Auction winner. With their Part 2 Application, qualified bidders will also be required to submit an *indicative offer* and to submit a *financial guarantee* in proportion to their indicative offer.

A qualified bidder is *associated with* another qualified bidder if the two bidders have ties that could allow them to act in concert or that could prevent them from competing actively against each other in the Auction. The competitiveness of the Auction and the ability of the Auction Process to deliver competitive prices may be harmed by the coordinated or collusive behavior that associations facilitate. The Auction Manager, who may rely, among other factors, on the number of independent competitors to set the *Auction volume*, would be using inaccurate information unless associations are duly disclosed in the Part 2 Application. The Auction volume is the number of tranches that the EDCs plan to purchase through the Auction. Associations may be considered in setting the Auction volume and may be used in the application of load caps. See section VII.E “Association and Confidential Information Rules” later in this document for precise criteria.

Sanctions can be imposed on a bidder for failing to disclose information relevant to determining associations, for coordinating with another bidder, or for failing to abide by any of the certifications that the bidder will have made in its Part 1 and Part 2 Applications. Such sanctions can include, but are not limited to, loss of all rights to serve any BGS-RSCP Load won

in the Auction by such bidder, forfeiture of financial guarantees and other fees posted or paid, prosecution under applicable state and federal laws, debarment from participation in future BGS Auctions, and other sanctions that the Board may consider appropriate. For any failure to disclose information or any violation of the certifications, the Auction Manager will make a recommendation to the Board on a possible sanction and the Board will make the final determination.

An indicative offer specifies two numbers of tranches. The first number represents the amount that the qualified bidder is willing to serve at the maximum starting price on a statewide basis (i.e., for all EDCs combined). The second number represents the amount that the qualified bidder is willing to supply at the minimum starting price on a statewide basis. At each of the maximum and the minimum starting prices, the number of tranches indicated by the qualified bidder cannot exceed the statewide load cap.

Indicative offers are important in two respects. First, the EDCs may use the indicative offers to inform their decision in setting the round 1 prices. Second, the number of tranches indicated by the qualified bidder at the maximum starting price determines the qualified bidder's *initial eligibility*. As explained in the bidding rules in section VII.C.3, a bidder will never be able to bid in the Auction on a number of tranches greater than the bidder's initial eligibility. Thus, the qualified bidder is encouraged to state the maximum possible number of tranches that it would be willing to serve.

All qualified bidders will also be required to provide their preliminary maximum interest in each EDC. The number of tranches for an EDC cannot exceed the EDC load cap. However, the sum of the qualified bidder's preliminary maximum interest in each EDC at a given price *can* exceed the statewide number of tranches that the qualified bidder is willing to serve at that price, and it can also exceed the statewide load cap. Information that a qualified bidder provides regarding its interest in any particular EDC has no effect on initial eligibility or subsequent bidding in the Auction.

Example 2.

The EDC load caps are: 14 tranches for PSE&G; 9 tranches for JCP&L; 3 tranches for ACE; and 1 tranche for RECO (i.e., RECO has no EDC load cap). The statewide load cap is 21 tranches.

A qualified bidder submits an indicative offer of 9 tranches at the maximum starting price. The qualified bidder's initial eligibility is 9 tranches, and the qualified bidder will never be able to bid on more than a total of 9 tranches during the Auction.

At the maximum starting price, the qualified bidder may indicate a preliminary maximum interest in as many as 9 tranches for PSE&G, 9 tranches for JCP&L, 3 tranches for ACE, and 1 tranche for RECO.

At the maximum starting price, the qualified bidder actually submits, as its preliminary maximum interest in each EDC:

- 9 tranches for PSE&G,
- 4 tranches for JCP&L, and
- 2 tranches for ACE.

The bidder does not have a preliminary maximum interest for RECO.

This means that of the 9 tranches that the qualified bidder is willing to serve statewide, the qualified bidder is willing to serve at most 9 of them for PSE&G, 4 for JCP&L, and 2 for ACE.

The sum of the bidder's preliminary maximum interest in each EDC at the maximum starting price, 15 (9 + 4 + 2), exceeds the amount of the indicative offer at the maximum starting price (9).

Each qualified bidder must post a financial guarantee, in the form of a letter of credit (or bid bond), proportional to its initial eligibility. A financial guarantee of \$500,000 per tranche is required. Letters of credit (or bid bonds) must be in a form acceptable to the EDCs. A sample letter of credit that is acceptable to the EDCs will be posted to the Auction website and a sample bid bond that is acceptable to the EDCs will be available from the Auction Manager upon request. Depending upon the creditworthiness assessment made at the time of the Part 1 Application, additional security may be required. Any such additional security must be submitted in a form acceptable to the EDCs. Sample credit instruments for this additional security will be posted to the Auction website.

Example 3.

The maximum starting price is 16.000¢/kWh and the statewide load cap is 21 tranches. A qualified bidder submits an indicative offer of 3 tranches at the maximum starting price. The qualified bidder is advised at the time of qualification that it is required to submit a financial guarantee of \$500,000 per tranche but that no additional security is required.

The qualified bidder posts a financial guarantee of \$1,500,000, in the form of a letter of credit (or bid bond). The letter of credit is in the standard form provided on the website and is thus acceptable to all EDCs. The number of tranches of the indicative offer does not exceed the maximum of the statewide load cap of 21 tranches.

For a Part 2 Application to be accepted, it must be complete, including its indicative offer, preliminary maximum interest in each EDC, financial guarantees and additional security (if necessary). The financial guarantees and additional security must be provided in a form acceptable to all EDCs and must be sufficient to cover the indicative offer at the maximum starting price. If its Part 2 Application is accepted, a qualified bidder becomes a *registered bidder*. The Auction Manager will send simultaneously to each registered bidder a list of all registered bidders and the total initial eligibility in the Auction. Neither the list of registered bidders nor the total initial eligibility in the Auction will be released publicly. Qualified bidders, in their Part 2 Applications, will have undertaken to maintain the confidentiality of the list of registered bidders and the total initial eligibility in the Auction, and to destroy documents with this information provided by the Auction Manager within five days of the Board rendering a decision on the Auction results, as explained further in this document in section VII.E.4.

Financial guarantees and additional security (if required) will remain in full force until the Board renders a decision on the Auction results and the bidder has won no tranches, or until the Board renders a decision on the Auction results and the bidder has won tranches, has signed the BGS-RSCP Supplier Master Agreement, and has complied with all creditworthiness requirements of that agreement. The EDCs can collect the financial guarantees if bidders fail to comply with their obligations.

BGS-RSCP suppliers must meet PJM LSE requirements by the start of the supply period.

VII.B.3. Starting Prices

Three days before the Auction starts, the Auction Manager informs all registered bidders of each EDC's starting price, which will be the price in round 1 of the Auction. Each EDC's

starting price will be no higher than the statewide maximum starting price and no lower than the statewide minimum starting price. Each EDC will set its own starting price in consultation with the Auction Manager, Board Staff and the Board Consultant.

VII.B.4. Extraordinary Events

The EDCs, in consultation with the Auction Manager, Board Staff and the Board Consultant, may determine that, due to extraordinary events, the statewide maximum starting price and the statewide minimum starting price require revision. In this event, the schedule may also be revised. If the indicative offers have already been received, the Auction Manager would request that the registered bidders (or the qualified bidders if registration had not been completed) revise their indicative offers on the basis of the revised statewide maximum starting price and the revised statewide minimum starting price.

For such a revision to be necessary, an extraordinary event must occur between the time at which the statewide maximum starting price and the statewide minimum starting price are announced (no later than 10 days before the Part 1 Application is due) and the day on which the Auction starts. The EDCs, in consultation with the Auction Manager, Board Staff and the Board Consultant, will agree that an event constitutes an extraordinary event. Such events could include, for instance, the advent of war.

If an extraordinary event occurs during that time, the EDCs will determine a revised statewide maximum starting price and a revised statewide minimum starting price, and may also determine a revised schedule. Board Staff and the Board Consultant will review these decisions. New indicative offers will be required from bidders. The determination of new maximum and minimum starting prices, the submission of new indicative offers, and if necessary the announcement of new starting prices, will be carried out so as to afford bidders sufficient time.

The EDCs, in consultation with the Auction Manager, Board Staff, and the Board Consultant, may determine that, due to extraordinary events, one or more of the EDC-specific winter and summer factors require revision. In this event, the schedule may also be revised.

For a revision of one or more of the EDC-specific summer and winter factors to be necessary, an extraordinary event must occur after the final EDC-specific summer and winter factors have been announced but before the Auction starts. The Auction Manager would provide

the opportunity for new indicative offers to be submitted on the basis of this revision. The Auction Manager will provide bidders sufficient time to revise their indicative offers.

VII.C. Bidding Rules

We first present an overview of the Auction format. We then proceed to explain the bidding and other rules in detail.

VII.C.1. Overview of Auction Format

The Auction is a simultaneous, multiple round, descending clock auction. We can explain this format’s features by simply “unpacking” this terminology.

The Auction is called simultaneous because tranches for all the EDCs are put on offer through the same auction. The Auction proceeds in rounds. In a round, the Auction Manager announces a price for each EDC. Bidders bid by providing the number of tranches that they are willing to serve for each EDC at the prices announced by the Auction Manager. If the number of tranches bid is greater than number of tranches needed for an EDC, the price for that EDC is reduced for the next round. In the next round, bidders are given an opportunity to bid again.

The Auction is called a descending clock auction because prices “tick down” throughout the Auction, starting high and being reduced gradually until the supply bid is just sufficient to meet the load to be procured. Prices that tick down in a round decrease by a *decrement*; a decrement is a given percentage of the previous price. Bidders holding the final bids when the Auction closes are the winners.

Example 4.

There are 21 bidders in the Auction. The EDC load caps are: 14 tranches for PSE&G, 9 tranches for JCP&L, 3 tranches for ACE, and 1 tranche for RECO (i.e., RECO has no EDC load cap). Consider the following sample round.					
ROUND 1					
<i>EDC</i>	<i>Price (¢/kWh)</i>	<i># Tranches bid</i>	<i># Tranches desired</i>	<i>Excess supply</i>	<i>Oversupply ratio</i>
PSE&G	14.500	79	29	50	0.714
JCP&L	14.500	37	20	17	0.243
ACE	14.500	9	7	2	0.036
RECO	14.500	1	1	0	0.000
The Auction Manager reduces the price for an EDC if the number of tranches bid is greater than the number of tranches desired. The amount of the price reduction depends on the					

oversupply ratio, which is the ratio of the excess supply on that EDC to an estimate of the *maximum possible* excess supply on that EDC, taking into account the total excess supply in the Auction. Roughly speaking, the larger the oversupply ratio for an EDC, the larger is the portion of maximum excess supply that is actually on that EDC, and the larger is the price decrease. A formula for the oversupply ratio is provided in section VII.G.2.

In round 1, all bidders combined stand ready to supply 79 tranches of PSE&G at a price of 14.500¢/kWh. The number of tranches bid (79) exceeds the number of tranches desired (29) by 50 tranches. The price for PSE&G will tick down.

The actual excess supply on PSE&G is 50 tranches. The maximum possible excess supply is the total excess supply for all the EDCs in the Auction, or 69 (50 + 17 + 2 + 0). If all the excess bids in the Auction had been bid on PSE&G, PSE&G would have 69 tranches of excess supply. The estimate of the maximum excess supply used to calculate the oversupply ratio is the upper bound of the range of total excess supply at the Auction reported to bidders, which is 70. Thus, the oversupply ratio for PSE&G is 0.714 (50 / 70). Roughly speaking, 71% of the excess supply in the Auction is bid on PSE&G.

The calculation for ACE is similar. In round 1, all bidders combined stand ready to supply 9 tranches of ACE at a price of 14.500¢/kWh. The number of tranches bid (9) exceeds the number of tranches desired (7) by 2 tranches. The price for ACE will tick down.

The actual excess supply on ACE is 2 tranches. For ACE, the maximum possible excess supply is not the total excess supply for all the EDCs in the Auction (69 calculated above). Indeed, with only twenty-one bidders in the Auction and a load cap of 3 tranches on ACE, the maximum possible number of tranches bid on ACE is 63 (3 x 21). The maximum possible excess supply on ACE is 56 (63 – 7 = 56). For ACE, the oversupply ratio is 0.036 (2 / 56). The oversupply ratio is calculated in the same way for all other EDCs.

The Auction Manager will lower the price in round 2 for every EDC except RECO, since for every EDC except RECO the number of tranches bid exceeds the number of tranches needed.

The largest decrement will be for PSE&G, which has the largest oversupply ratio, and the smallest decrement will be for ACE, which has the smallest oversupply ratio.

In round 2 below, prices have fallen from round 1 for all EDCs except for RECO. The price for PSE&G, which had the largest decrement from round 1, fell the most; the price for ACE, which had the smallest decrement from round 1, fell the least. Bidders submit new bids at these prices. The total excess supply range reported to bidders is 56-60 (so that 60 is used as the measure of total excess supply in calculating the oversupply ratio).

ROUND 2					
<i>EDC</i>	<i>Price (¢/kWh)</i>	<i># Tranches bid</i>	<i># Tranches desired</i>	<i>Excess supply</i>	<i>Oversupply ratio</i>
PSE&G	13.775	61	29	32	0.533
JCP&L	14.065	40	20	20	0.333
ACE	14.283	9	7	2	0.036
RECO	14.500	5	1	4	0.200

Each EDC has more tranches bid than tranches desired. The Auction Manager will calculate the decrement for each EDC from that EDC's oversupply ratio and lower the price of each EDC for the next round accordingly.

Although we describe the main points of the Auction Rules in more detail below, four aspects should be briefly highlighted at the outset. These are as follows:

1. Winners for each EDC are not determined until the bidding has closed for all EDCs. When the number of tranches bid in a round for an EDC does not exceed the number of tranches desired, the price for that EDC will not tick down for the next round. However, as the Auction progresses and the prices for the other EDCs tick down, some bidders may re-assign tranches and increase the number of tranches bid on that EDC, which may cause the price for the EDC to tick down again. Hence, the winners cannot be determined for any one EDC until bidding stops for all EDCs. There is no matching of suppliers to customers during the course of the Auction or selection of winners by the Auction Manager. It is only at the end of the Auction that suppliers reveal themselves to be winners by not withdrawing from the Auction.
2. If a bidder bid on an EDC in the preceding round and the price for the EDC's tranches did not tick down for the current round, the bidder cannot reduce the number of tranches bid for that EDC in the current round, either through a withdrawal or a switch (these terms are defined in sections VII.C.4.b and VII.C.4.c). Any bid is a binding obligation to accept the BGS-RSCP supply responsibility at the price at which the bid was made for the three-year supply period. The bidder may be able to reduce the number of tranches bid on that EDC later in the Auction. If other bidders increase their number of tranches bid on the EDC (because its price has remained high relative to the prices for other EDCs) and cause the price for that EDC to tick down, the bidder will once again be able to reduce the number of tranches bid on that EDC.

3. Bidders can never increase the total number of tranches they bid during the Auction. If a bidder does not bid a tranche in the first round, that tranche cannot be bid later on. Once a tranche is withdrawn, it can never be bid again.
4. All bidders that win tranches for a particular EDC and are authorized as suppliers by the Board receive the same price per kWh of load served for that EDC during the supply period.

VII.C.2. Round Phases and Bidding Day

Each round of the Auction is divided into three phases: a *bidding phase*, a *calculating phase*, and a *reporting phase*.

In the bidding phase of the round, bidders place bids. To be valid, a bid must be submitted and verified in the bidding phase and processed by the Auction software. Bidders should allow time within the bidding phase of the round for submission, verification, and confirmation of the bid by the Auction software. The time-stamp of a bid is the time at which the bid is confirmed. A bidder that submits a bid in a round may change this bid as long as the bidding phase of the round is still open. The last valid bid by the bidder in the round becomes a firm offer to supply that cannot be rescinded.

In the calculating phase of the round, the Auction Manager tabulates the results of that round's bidding phase and calculates the prices for the next round. During this phase, bidders cannot submit bids and bidders do not yet have access to the results from that round's bidding phase.

In the reporting phase of the round, the Auction Manager informs bidders that are still in a position to win at the Auction of the results of that round's bidding phase. All Auction results are confidential as explained below in section VII.E.3. Bidders are informed of the *going prices* for the next round's bidding phase and are provided with a range of total excess supply left in the Auction. The going prices in a round are the prices at which the Auction Manager solicits bids in the bidding phase of that round. (Total excess supply is defined more precisely in section VII.C.5 and information provided concerning total excess supply is specified in more detail in section VII.C.7 below.) A bidder receives no information regarding another bidder's bid. Each

bidder privately receives the results of its own bid from that round, indicating to each bidder its obligation at this point in the Auction.

A typical schedule for a bidding day will have a number of rounds in a morning session, a lunch break, and then a similar number of rounds scheduled in an afternoon session. The round times will speed up over the course of the Auction as bidders become more familiar with the process and bidding becomes more routine.

VII.C.3. Round 1 of the Auction

VII.C.3.a. Definition of a Bid

A bidder selects how many tranches it wants to serve for each EDC at the round 1 prices. In round 1, a *bid* then consists of four numbers:

- a number of tranches that the bidder wants to supply for PSE&G at the PSE&G round 1 price;
- a number of tranches that the bidder wants to supply for JCP&L at the JCP&L round 1 price;
- a number of tranches that the bidder wants to supply for ACE at the ACE round 1 price; and
- a number of tranches that the bidder wants to supply for RECO at the RECO round 1 price.

The EDCs are always ranked in decreasing order of the *tranche targets*; a tranche target is the number of tranches needed for a given EDC.

The number of tranches that a bidder chooses for one EDC may or may not be the same as the number of tranches that the bidder chooses for another EDC. A number of tranches is an integer (0,1,2,...). A number of 0 (zero) for one EDC means that at the round 1 price for the EDC the bidder does not want to supply any of the BGS-RSCP Load for that EDC.

Example 5.

Suppose that the round 1 prices are:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Price (¢/kWh)	14.250	14.500	14.500	14.500
Then (10, 0, 3, 1) is a round 1 bid and it indicates that the bidder stands ready to supply 10 PSE&G tranches, no JCP&L tranches, 3 ACE tranches, and 1 RECO tranche at the round 1 prices.				

<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Price (¢/kWh)	14.250	14.500	14.500	14.500
Bid (tranches)	10	0	3	1

VII.C.3.b. Bidding Phase

The Auction Manager informs bidders of the starting prices for each EDC three days prior to the Auction; these starting prices are the prices in force, or the going prices, for round 1 of the Auction. The going prices in a round are the prices at which the Auction Manager solicits bids in the bidding phase of that round.

Any bid submitted in round 1 must satisfy two conditions; the first condition relates to the total number of tranches bid while the second relates to the number of tranches bid for any one EDC. First, the total number of tranches bid cannot exceed the bidder’s initial eligibility. As explained in section VII.B.2, the bidder’s initial eligibility is equal to the number of tranches in the bidder’s indicative offer at the maximum starting price. As the bidder’s indicative offer cannot exceed the statewide load cap, the bidder’s bid automatically satisfies the statewide load cap. Second, the number of tranches bid for any one EDC cannot exceed the EDC load cap.

Example 6.

The EDC load caps are: 14 tranches for PSE&G, 9 tranches for JCP&L, 3 tranches for ACE, and 1 tranche for RECO (i.e., RECO has no EDC load cap). The statewide load cap is 21 tranches.

Bidder A submitted an indicative offer of 21 tranches at the maximum starting price. Bidder A’s initial eligibility is 21 tranches.

Bidder A’s bid in round 1 is (10, 3, 3, 1). This bid satisfies all requirements:

- In total, Bidder A is bidding on 17 tranches, which does not exceed Bidder A’s initial eligibility of 21 tranches.
- For each EDC, Bidder A is bidding on a number of tranches that does not exceed that EDC load cap. For example, Bidder A is bidding 3 tranches for ACE, which does not exceed the EDC load cap of 3.

As explained further in section VII.C.9, the bidding phase in round 1 is automatically extended for the convenience of bidders. If a bidder requests an extension in round 1, it will run concurrently with the automatic extension.

VII.C.3.c. Calculating Phase, Reporting Phase and Potential Volume Cutback

The calculating phase of round 1 immediately follows the extended bidding phase. In the ordinary course of events, the Auction Manager reviews the results and sets the prices that will be in force in round 2 of the Auction. Round 1 moves to the reporting phase and the Auction Manager reports to bidders the results of bidding in round 1 as well as the round 2 prices. The price for an EDC is the same as the round 1 price when the number of tranches bid in round 1 is insufficient to fill the tranche target for the EDC, or when the number of tranches bid for the EDC is just equal to the tranche target for the EDC. The price for an EDC ticks down when the number of tranches bid on that EDC exceeds its tranche target. Details on the amount by which the price in each round is reduced are given in section VII.G.2. The Auction Manager also provides to bidders an indication of the total excess supply in the Auction in round 1, as explained in section VII.C.7. A bidder is not provided any information regarding any other individual bidder's bids.

The Auction Manager may call a pause in the Auction during the calculating phase of round 1. This pause is called a *time-out* (see section VII.C.9 for additional details on time-outs). The Auction Manager will call this time-out if the Auction Manager needs to consider whether to cut back the Auction volume to ensure the competitiveness of the Auction. It is not expected that the Auction Manager would revise EDC load caps at that time except if the new tranche target would fall below the EDC load cap, but the Auction Manager retains the discretion to make revisions to the EDC load caps based on the revised Auction volume. It is not expected that the Auction Manager would revise the statewide load cap, but the Auction Manager retains the discretion to make such a revision based on the revised Auction volume, and will do so when the reduced Auction volume falls below the statewide load cap.

As soon as practicable during the time-out, the Auction Manager will either announce that the Auction volume will not change, or will announce the revised Auction volume, the revised tranche target for each EDC, the revised statewide load cap (if applicable), and the EDC load caps (if applicable).

As soon as practicable during the time-out, the Auction Manager will start the reporting phase of round 1. The Auction Manager will report to the bidders the prices in force for round 2 as well as an indication of the total excess supply in the Auction in round 1. (Total excess supply

is defined in section VII.C.5.) The manner in which the tranche targets for the EDCs will be changed on the basis of the revised Auction volume will be announced no later than 10 days before the Part 2 Application is due.

If an EDC load cap is reduced, and if a bidder's number of tranches bid on that EDC is greater than the reduced EDC load cap, then the Auction Manager reports that the bidder has a number of tranches bid on the EDC just equal to the reduced EDC load cap. The Auction Manager also reports that the tranches that the bidder had bid on that EDC in excess of the reduced EDC load cap can be freely bid on any EDC in round 2. From round 1 to round 2, the bidder does not lose the eligibility associated with the tranches that were bid in excess of the reduced EDC load cap. If the statewide load cap is reduced because it exceeds the reduced Auction volume, the Auction Manager reports to a bidder whose eligibility is greater than the reduced statewide load cap that the bidder's bid has been adjusted to conform to the reduced statewide load cap. The bidder withdraws any excess eligibility in round 2.

If the Auction volume is cut back, each EDC will implement a *Contingency Plan* for its tranches that have been removed from the Auction. Under their Contingency Plans, the EDCs will purchase necessary services to serve BGS-RSCP Load for one year, including installed capacity, energy, and ancillary services through PJM-administered markets. Pursuant to these Contingency Plans, which are described in more detail in the Company Specific Addenda, the EDCs will not negotiate contracts with suppliers for BGS-RSCP Load after the Auction.

The Auction Manager will use a confidential set of guidelines approved by the Board to decide whether to cut back the Auction volume and to determine the magnitude of any necessary cutback. If the Auction volume is cut back, it will be cut back to the number of tranches bid in round 1 divided by a parameter called the *target eligibility ratio* (a desired ratio of tranches bid to the Auction volume). The precise value of this parameter depends on various factors, such as the number of bidders and characteristics of individual bids.

Example 7.

In the bidding phase of round 1, the Auction volume is 57 tranches (this is the sum of the tranche targets for all EDCs in the Auction: $29 + 20 + 7 + 1 = 57$). Suppose that a total of 78 tranches are bid. Further, suppose that given the number of bidders and the characteristics of the bids, the Auction Manager sets the target eligibility ratio at 1.5.

The actual eligibility ratio is approximately 1.37 ($78 / 57$). The Auction Manager reduces the Auction volume to attain the target eligibility ratio of 1.5 by cutting back the volume by 5 tranches to 52 tranches ($78 / 1.5 = 52$).

After the volume cutback, there will be 1.5 tranches bid for every tranche to be purchased through the Auction ($78 / 52 = 1.5$).

The Auction Manager may further cut back the Auction volume on the basis of the bids as the Auction progresses, in accordance with the confidential guidelines approved by the Board. If such a revision is necessary to ensure a competitive bidding environment, the Auction Manager will call a time-out during the calculating phase of a round. As soon as practicable during the time-out, the Auction Manager will advise the bidders of the revised Auction volume, the revised tranche target for each EDC, the revised statewide load cap (if applicable), and the revised EDC load caps (if applicable).

No later than three days before the start of the Auction, the Auction Manager may release further information regarding the possible values of the target eligibility ratio and the circumstances under which a second volume cutback may be undertaken.

VII.C.4. Bidding in Round 2**VII.C.4.a. Bid and Eligibility**

A bidder selects how many tranches to serve from each EDC at the round 2 prices.

As stated in the introduction to the Auction format in section VII.C.1, a bidder cannot increase its total number of tranches bid at the round 2 prices from its total number of tranches bid in round 1. This is more generally expressed by saying that the bidder cannot exceed its *eligibility*. A bidder's eligibility in round 2 is the bidder's total number of tranches bid⁴ in round

⁴ Given that the bidder's round 1 bid satisfied the statewide load cap, and given that the bidder cannot increase its total number of tranches bid, the bidder's bid will satisfy the statewide load cap in all subsequent rounds.

1. As in round 1, the number of tranches bid on any one EDC cannot exceed the EDC load cap for the EDC.

A bidder can always select the same number of tranches for each EDC in round 2 as in round 1. A bidder that wishes to change the number of tranches bid on a given EDC can reduce the number of tranches bid as long as the price for that EDC has ticked down. Such *reductions* in the number of tranches bid on an EDC for which the price has ticked down can be in the form of a *withdrawal* or a *switch*. A bidder reduces the number of tranches bid on an EDC through a withdrawal when the bidder is reducing the number of tranches bid on an EDC, not increasing the number of tranches bid on other EDCs, and thus reducing the number of tranches bid in total. A bidder reduces the number of tranches bid on an EDC through a switch when the bidder is re-assigning the total number of tranches bid so that the number of tranches bid on one or several EDCs is reduced, but the number of tranches bid on other EDCs is increased by the same amount. If a bidder re-assigns tranches, the total number of tranches that the bidder bids on at least one EDC will increase, but the total number of tranches bid on all EDCs cannot increase. This is explained in more detail below in sections VII.C.4.b and VII.C.4.c.

In addition to specifying the number of tranches that a bidder is prepared to serve for each EDC, fully specifying a bid in round 2 may require the bidder to provide *switching priorities* or *exit prices* (defined below). A bidder is required to provide switching priorities when increasing the total number of tranches bid on two or more EDCs, as explained in section VII.C.4.c. A bidder is required to provide exit prices if a bidder is reducing the number of tranches bid on an EDC through a withdrawal, as explained in section VII.C.4.b.

In reporting to the bidder the result of its bid in the reporting phase, the Auction Manager will always report that it accepts a bid that is unchanged. The Auction Manager may disallow reductions that a bidder wants to make from an EDC. The Auction Manager retains withdrawn tranches if, by accepting all reductions from withdrawals and switches, the tranche target for that EDC would no longer be filled. The Auction Manager denies reductions from switches if, after retaining all withdrawn tranches from that EDC, accepting all reductions from switches would prevent the tranche target for that EDC from being filled. To fill the tranche target of an EDC, the Auction Manager first takes tranches that are bid at the round 2 price, then retains tranches that bidders want to withdraw, and finally denies reductions from switches that bidders have

requested, as necessary. As explained in more detail below, the Auction Manager retains tranches that a bidder has withdrawn at the exit price named by the bidder and keeps switches that must be denied at the last price at which the bidder freely bid these tranches.

VII.C.4.b. Reductions through Withdrawals

A bidder can withdraw tranches from an EDC only if the price for that EDC has decreased from round 1 to round 2. If, instead, the price for an EDC has not changed from round 1 to round 2, then the bidder's offer in round 1 at that price is still standing, and the bidder cannot bid on fewer tranches for that EDC at the (unchanged) going price. As explained below, a bidder can always bid more tranches for an EDC whose price has not changed from round 1 by reducing the number of tranches from other EDCs whose prices have ticked down and switching them to the EDC whose price has not ticked down.

A bidder that withdraws one or more tranches from an EDC must name an exit price for those tranches. A bidder names an exit price when it bids one or more tranches at the previous going price but is unwilling to bid these tranches at the current going price. A bidder that withdraws several tranches previously bid at the round 1 price for a given EDC must specify the same exit price for all tranches from that EDC. An exit price must be less than or equal to the last price at which the tranches were freely bid (in round 2, this is the price in round 1) and must be higher than the EDC's going price (in round 2, this is the round 2 price, a price at which the bidder is no longer willing to bid the tranches being withdrawn). A bidder that withdraws tranches from more than one EDC can specify a different exit price for each EDC.

An exit price enables the Auction Manager to determine which bidder would have remained ready to serve an EDC had the price ticked down continuously rather than in lumpy, discrete decrements. The Auction Manager relies on exit prices when tranches are withdrawn from an EDC and when the number of tranches bid on that EDC at the round 2 price falls short of that EDC's tranche target due to reductions from withdrawals and possibly also due to reductions from switches. The tranches with lower exit prices are retained first, and they are retained at the exit price that the bidder has named.

If, to fill the last tranches of the tranche target of an EDC, the Auction Manager must retain some but not all the tranches from two or more bidders that named the same exit price, then the Auction Manager, for each tranche to be retained, will choose at random the bidder

whose tranche is retained. Thus, for the first tranche needed at the tied exit price, the probability that a particular bidder is chosen is the number of tranches that the bidder has bid at the exit price divided by the total number of tranches bid at the exit price. If a second tranche is needed at the exit price, the Auction Manager again will choose at random a bidder whose tranche will be retained. The probability that any one bidder is chosen is the number of tranches that the bidder has bid at the exit price and that have not yet been retained divided by the total number of tranches bid at the exit price and that have not yet been retained. The Auction Manager repeats this procedure until the tranche target for the EDC is filled.

A bidder that withdraws tranches from an EDC loses the eligibility associated with these tranches, and forfeits the right to bid these tranches for the remainder of the Auction on any EDC. Eligibility is lost even if the withdrawn tranches are retained. Eligibility is always lost as a result of withdrawing tranches.

Example 8.

The round 1 prices and the round 1 bid for Bidder A are:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 1 Price (¢/kWh)	14.500	14.500	14.250	14.500
Bid (tranches)	10	1	3	1
The round 2 prices are:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 2 Price (¢/kWh)	14.500	13.775	13.644	14.500
Bidder A cannot bid fewer tranches for PSE&G or RECO in round 2 because the prices for these two EDCs have not fallen from round 1.				
Bidder A reduces the number of tranches bid for ACE from 3 to 2. The bidder enters an exit price of 14.000¢/kWh, which is between 14.250¢/kWh and 13.644¢/kWh. (The exit price could have been equal to 14.250¢/kWh but not equal to 13.644¢/kWh.)				

VII.C.4.c. Reductions through Switches

When a bidder is switching and not withdrawing, a bidder is simultaneously decreasing the number of tranches bid for one or more EDCs and increasing the number of tranches for one or more EDCs while leaving the total number of tranches bid the same. As in the case when the bidder is reducing the number of tranches bid on an EDC because the bidder is withdrawing tranches, the bidder can reduce the number of tranches bid on an EDC by switching only if the price for that EDC has decreased in round 2. Again, if instead the price for an EDC has not ticked

down, then the bidder cannot bid fewer tranches on that EDC (i.e., the bidder cannot withdraw tranches or switch tranches from that EDC).

Example 9.

The EDC load caps are: 14 tranches for PSE&G, 9 tranches for JCP&L, 3 tranches for ACE, and 1 tranche for RECO (i.e., RECO has no EDC load cap). The following are the round 1 and round 2 prices and the bids for Bidder A:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 1 Price (¢/kWh)	14.500	14.500	14.250	14.500
Bid Round 1 (tranches)	7	4	3	1
Round 2 Price (¢/kWh)	14.500	13.775	13.644	14.500
Bid Round 2 (tranches)	9	4	1	1
In round 2, Bidder A is increasing by 2 the number of tranches bid on PSE&G. Also, Bidder A is reducing by 2 the number of tranches bid on ACE. Since the total number of tranches bid is the same (15), the bidder is switching. Bidder A can reduce the number of tranches bid on ACE since its price has decreased in round 2. Bidder A can bid for more tranches of PSE&G (the number of tranches bid for PSE&G in round 1 is less than the EDC load cap). If the price for an EDC does not change, a bidder cannot bid <i>fewer</i> tranches but can bid <i>more</i> tranches for that EDC.				

When (and only when) a bidder is increasing the number of tranches bid at the going price on more than one EDC, the bidder must specify a **switching priority**. A switching priority is a rank assigned to each of the EDCs on which the bidder is increasing the number of tranches bid. The Auction Manager will use this switching priority only when accepting some, but not all, reductions involved in a switch that the bidder has requested. The Auction Manager will use this switching priority only when, to keep an EDC’s tranche target filled, the Auction Manager must retain all tranches that were withdrawn out of that EDC and must deny some, but not all, reductions from that EDC that come from a bidder’s switch. The Auction Manager first increases the number of tranches bid of the EDC to which the bidder has assigned the highest priority (1 is the highest priority). The switches that the Auction Manager denies to fill the tranche target of an EDC are retained at the price at which they were last freely bid (in round 2, this is the round 1 price).

If a bidder intended to reduce the number of tranches bid on an EDC through a switch, some or all of these reductions may be denied. The Auction Manager will deny reductions from switches if the number of tranches bid at the going price, and the number of tranches that can be

retained from withdrawals, are not together sufficient to fill the tranche target of an EDC. If the Auction Manager must deny one or several reductions from switches from two or more bidders, the Auction Manager chooses at random the bidder whose switch will be denied.

For each tranche of the target that must be filled by denying a reduction from a switch, the Auction Manager chooses at random the bidder whose switch is denied. Thus, for the first switch that must be denied, the probability that the Auction Manager chooses a tranche bid by a particular bidder requesting a switch is the number of tranches by which the bidder’s bid on the EDC is reduced by the switch and that could be denied, divided by the total number of tranches by which the number of tranches bid on the EDC is reduced by switches from all bidders and that could be denied. If a second switch must be denied, the Auction Manager again chooses at random the bidder whose switch will be denied. The probability that the Auction Manager chooses a tranche bid by a bidder requesting a switch is the number of tranches by which the bidder’s bid on the EDC is reduced by the switch and that could have, but have not yet been denied, divided by the total number of tranches by which the number of tranches bid on the EDC is reduced by all switches from bidders and that could have, but have not yet been denied. The Auction Manager repeats this procedure until the tranche target for the EDC is filled. The Auction Manager continues to report that some or all of these switches are being denied in subsequent rounds as long as they are still needed to fill the EDC’s tranche target.

Example 10.

Bidder B submits the following bid in round 2 after this history in round 1:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 1 Price (¢/kWh)	14.500	14.500	14.250	14.500
Round 1 Bid (tranches)	7	4	2	1
Round 2 Price (¢/kWh)	14.500	13.775	13.644	14.500
Round 2 Bid (tranches)	8	2	3	1
<p>In round 2, Bidder B is increasing the number of tranches bid on ACE and PSE&G while reducing the number of tranches bid on JCP&L. Since the total number of tranches bid is the same (14) in both rounds, the bidder is switching. Bidder B gives the switching priority to the increase on ACE.</p> <p>If the Auction Manager will allow one of Bidder B’s reductions but needs to deny the other, then the increase for ACE will be allowed and the increase for PSE&G will not be allowed. The denied switch will remain a JCP&L tranche with a price of 14.500¢/kWh, which is the last price at which the tranche was freely bid.</p>				

<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 2 Price (¢/kWh)	14.500	13.775	13.644	14.500
Round 2 Accepted Bid (tranches)	7	2 @ 13.775 1 @ 14.500	3	1

VII.C.4.d. Withdrawing and Switching Tranches Simultaneously

If a bidder is both switching and withdrawing, a bidder can reduce tranches from a particular EDC only if the price for that EDC has decreased in round 2. Additionally, if the bidder is switching and withdrawing, the bidder may be asked to specify which tranches are being withdrawn and which tranches are being switched. The bidder would be asked for this additional information, for instance, when the bidder is switching and withdrawing, and the bidder is reducing the number of tranches bid for more than one EDC. The tranche or tranches that the bidder specifies to be withdrawn are the tranche(s) for which the bidder will name an exit price.

Example 11.

Bidder C submits the following bid in round 2 after this history in round 1:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Round 1 Price (¢/kWh)	14.500	14.500	14.250	14.500
Round 1 Bid (tranches)	10	3	3	0
Round 2 Price (¢/kWh)	13.775	14.500	13.644	14.500
Round 2 Bid (tranches)	9	4	1	1

Bidder C bids a total of 16 tranches in round 1 and 15 tranches in round 2. Bidder C is withdrawing 1 tranche and will name an exit price for that tranche.

Since Bidder C reduces the number of tranches bid for both PSE&G and ACE, Bidder C's intentions are not clear unless the Auction Manager asks Bidder C for additional information. Indeed, it could be that Bidder C is withdrawing 1 tranche from PSE&G and switching the remaining tranches. Or it could be that Bidder C is withdrawing 1 tranche from ACE and switching the remaining tranches.

Bidder C is asked to select whether it is withdrawing a tranche from PSE&G or ACE. Bidder C selects that it is withdrawing a tranche from PSE&G and is asked to name an exit price for this tranche. Since Bidder C is increasing the number of tranches bid for more than one EDC (JCP&L and RECO), Bidder C is also asked for switching priorities. Bidder C assigns the first priority to RECO.

VII.C.5. Calculating and Reporting Phases in Round 2

The calculating phase starts immediately after the bidding phase. Once the Auction Manager has tabulated and reviewed the results, the reporting phase begins. The Auction

Manager informs all bidders of the round 3 price for each EDC. The Auction Manager provides to all bidders a range for the *total excess supply* in the Auction for round 2. The total excess supply in the Auction is the sum, over all EDCs for which the number of tranches bid exceeds the tranche target, of the excess supplies for the individual EDCs, plus free eligibility, which is defined below in section VII.C.6. The range of total excess supply reported to bidders will change as the Auction progresses. When total excess supply is high, this range will count as few as 5 integers; as total excess supply decreases, the range will become wider and count 10 or more integers. The exact ranges of total excess supply provided as the Auction progresses are specified in detail in section VII.C.7.

In addition to what the Auction Manager tells all bidders about the general progress of the Auction, the Auction Manager reports privately to each bidder the outcome of its own bid. (The Auction Manager never reports the bid of one bidder to another bidder.)

If the round 2 bid is unchanged from round 1, or if requested reductions (from switches or withdrawals) all have been granted, the Auction Manager reports the bid made in round 2.

If the bidder intended to reduce the number of tranches bid on an EDC by withdrawing tranches and some or all of these tranches are retained, the Auction Manager informs the bidder of the number of withdrawn tranches that are being retained and the price at which these tranches are retained. This can occur only if the EDC's number of tranches bid in round 1 exceeded its tranche target while the number of tranches bid at the round 2 price is not sufficient to fill its tranche target. The price at which the withdrawn tranches are retained is the exit price. The Auction Manager will continue to report that some or all of these tranches are being retained in subsequent rounds as long as they are needed to fill the EDC's tranche target.

If a bidder intended to reduce the number of tranches bid on an EDC through a switch, but if some or all of these reductions are denied, the Auction Manager informs the bidder of the number of tranches for which the switch is denied. The price at which a switch is denied is the last price at which the tranche was freely bid. In round 2, this price is the round 1 price. A switch can be denied only if, for the EDC from which the number of tranches bid is reduced, the number of tranches bid in round 1 exceeded its tranche target, and the number of tranches bid at the round 2 price plus the retention of all the withdrawals from the EDC are not sufficient to fill the tranche target.

Example 12.

Bidders A, B and C are the only bidders bidding for tranches of PSE&G, for which the tranche target is 29. None of these bidders are bidding on RECO. Their bids in rounds 1 and 2 are:			
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>
Tranche Target	29	20	7
Round 1 Price (¢/kWh)	14.500	14.500	14.250
Bidder A Bid (tranches)	10	0	0
Bidder B Bid (tranches)	11	0	0
Bidder C Bid (tranches)	9	0	0
Round 2 Price (¢/kWh)	14.428	13.884	14.250
Bidder A Bid (tranches)	9	1	0
Bidder B Bid (tranches)	9	1	1
Bidder C Bid (tranches)	9	0	0
<p>Bidder A switches, increasing the number of tranches bid on JCP&L to 1 and reducing the number of tranches bid on PSE&G. Bidder B is also switching. Bidder C's bid remains the same. In total, 3 fewer tranches are bid on PSE&G. The number of tranches bid on JCP&L and ACE are both increased. Bidder B gives ACE the switching priority.</p> <p>No other bidders bid on tranches for PSE&G in round 1 or in round 2. In round 1, PSE&G's tranche target is more than filled with 30 tranches bid at the round 1 price. In round 2, the 27 tranches bid at the round 2 price are insufficient to fill the tranche target. The Auction Manager must deny 2 of the intended switches.</p> <p>Two of the three reductions from PSE&G must be denied. For the first tranche that must be filled by denying a switch, the probability that each bidder is chosen is 1/3 for Bidder A and 2/3 for Bidder B. Bidder B is chosen at random. The Auction Manager repeats the procedure for the second tranche that must be filled by denying a switch. The probability that each bidder is chosen is 1/2 for Bidder A and 1/2 for Bidder B. Bidder A is chosen at random. This means that the Auction Manager denies Bidder A its intended switch and that Bidder B is allowed to switch 1 of the 2 tranches requested. Bidder B gave ACE the switching priority. Adding the 2 denied switches to the 27 tranches bid at the round 2 price fills PSE&G's tranche target.</p>			
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>
Report to Bidder A	9 @ 14.428¢ 1 denied switch @ 14.500¢	0	0
Report to Bidder B	9 @ 14.428¢ 1 denied switch @ 14.500¢	0	1 @ 14.250¢
Report to Bidder C	9 @ 14.428¢	0	0
<p>The Auction Manager reports to Bidder A that its switch was denied. The Auction Manager also reports to Bidder A that it has 9 PSE&G tranches bid at the round 2 price of 14.428¢/kWh and 1 denied switch, a PSE&G tranche at the round 1 price of 14.500¢/kWh. The Auction Manager reports to Bidder B that Bidder B has 9 tranches of PSE&G bid at the round 2 price of 14.428¢/kWh and 1 denied switch, a PSE&G tranche at the round 1 price of 14.500¢/kWh. The Auction Manager reports to Bidder B that Bidder B has 1 ACE tranche bid at 14.250¢/kWh (because of the switching priority). The Auction Manager also reports to Bidder C that Bidder C has 9 tranches of PSE&G bid at the round 2 price.</p>			

VII.C.6. Round 3 and All Subsequent Rounds

Rounds start with a bidding phase. When an EDC's price in a round has ticked down from the previous round, a bidder is free to maintain its number of tranches bid on the EDC or reduce its number of tranches bid on the EDC. Also, the bidder can increase its number of tranches bid on an EDC if the bidder has tranches bid on another EDC for which the price has ticked down. When an EDC's price has not ticked down from the previous round, a bidder must maintain its number of tranches bid on the EDC, or the bidder can increase its number of tranches bid on the EDC (subject to the condition just noted). To fully specify a bid, in certain circumstances the bidder will be required to provide exit prices and switching priorities as explained in sections VII.C.4.b and VII.C.4.c.

At all times, the total number of tranches bid by a bidder cannot exceed the bidder's eligibility. The bidder's eligibility for a round is its eligibility at the start of the previous round minus the number of tranches that the bidder withdrew from the Auction in the bidding phase of the previous round. The total number of tranches bid by a bidder includes tranches bid at the going prices and denied switches that are kept at the last price at which they were freely bid.

At all times, the number of tranches that a bidder could win for an EDC cannot exceed the EDC load cap. In any given round, the number of tranches bid by a bidder at the going price for an EDC, the number of reductions from switches denied from that EDC, and the number of withdrawals retained for that EDC cannot together exceed the EDC load cap. The number of withdrawals retained for an EDC counts toward determining whether a bidder is within the EDC load cap, but a bidder can always choose to replace retained withdrawals with tranches bid at the going price (i.e., the current round price at which the Auction Manager is soliciting bids). If a bidder has retained withdrawals for the EDC and the bidder wishes to switch into the EDC in a manner that would exceed the EDC load cap, then the bidder's tranches bid at the going price will replace just enough of the bidder's own retained withdrawals to ensure that the bidder does not exceed the EDC load cap.

In the reporting phase that follows the bidding phase and the calculating phase, the Auction Manager reports to all bidders a range for the total excess supply left in the Auction, as described in section VII.C.7. The Auction Manager reports privately to a bidder on its bid. The Auction Manager reports any withdrawn tranches that are retained and any switches that are

denied along with their associated prices, as described above in sections VII.C.4.b and VII.C.4.c. If a switch that had been denied in a previous round is freed to be bid once again, then the Auction Manager will report the number of tranches that are being freed.

To fill the tranche target for an EDC, the Auction Manager takes bids in increasing order of price. The Auction Manager first takes tranches bid at the current round price, then the Auction Manager retains withdrawn tranches, and finally the Auction Manager denies switches. Thus, when new tranches are bid at the current round price for an EDC from which switches had been denied, the new tranches replace the denied switches (partially or completely) in filling the EDC's tranche target, and therefore free up some or all of these denied switches. A denied switch that is being replaced by a new tranche at the going price is then said to be *outbid*. If switches from more than one bidder are retained, and if not all denied switches are outbid, the Auction Manager chooses at random, for each denied switch that will be outbid, the bidder whose switch will be outbid. Thus, for the first denied switch that is outbid, the probability that the Auction Manager chooses a particular bidder's denied switch is the bidder's number of denied switches divided by the total number of denied switches for that EDC. If a second denied switch must be outbid, the Auction Manager again will choose at random the bidder whose denied switch will be outbid. The probability that the Auction Manager chooses a bidder's denied switch is the bidder's number of denied switches that have not yet been outbid divided by the total number of denied switches that have not yet been outbid. The Auction Manager repeats this procedure until the required number of denied switches has been outbid.

Once some denied switches are outbid for a bidder, the Auction Manager reports this fact to the bidder, along with the number of tranches that have been outbid. A denied switch that is outbid becomes *free eligibility* for the bidder in the next round. A tranche of free eligibility can be bid on any one of the EDCs in the next round, or it can be withdrawn in the next round, as explained further below.

The Auction Manager reports privately to a bidder if a withdrawn tranche that had been retained is now being released and thereby irrevocably removed from the Auction. Withdrawn tranches that had been retained at the highest exit prices are the first to be released and removed from the Auction. If withdrawn tranches from more than one bidder had been retained at the same exit price, and if not all retained tranches at that exit price are being released, the Auction

Manager chooses at random the bidder or bidders whose tranches are released and thereby irrevocably removed from the Auction. Thus, for the first retained tranche that should be released, the probability that a particular bidder is chosen is the bidder's number of retained tranches at the tied exit price divided by the total number of retained tranches at that exit price. If a second retained tranche needs to be released, the Auction Manager again will choose at random the bidder whose retained tranche will be released, and the probability that a particular bidder is chosen is the bidder's number of retained tranches at the tied exit price that have not yet been released divided by the total number of retained tranches at the tied exit price that have not yet been released. The Auction Manager repeats this procedure until the required number of tranches has been released.

Two additional bidding rules come into play when a bidder has been denied a switch.

First, if a bidder holds tranches for an EDC from a switch that had been denied in a previous round, and if this bidder bids new tranches for this same EDC at the price for the current round, the bidder will be deemed to have bid any tranches from a previously denied switch at the current round price for that EDC. That is, tranches from the denied switch become tranches that are bid at the price for the current round. The Auction Manager, in filling the tranche target for the EDC, will take first tranches bid at the going price; in these tranches at the going price, the Auction Manager will include any denied switches that have become tranches bid at the current round price (because the bidder has bid new tranches for this same EDC at the current round price).

Second, if a bidder's denied switches are partially or totally outbid in a round and become free eligibility, and if the bidder withdraws one or more of these tranches of free eligibility in the very next round, then the bidder does not name an exit price for these tranches. No exit price is needed to withdraw a tranche of free eligibility because such tranches are not associated with any one EDC. The Auction Manager always accepts a withdrawal of tranches of free eligibility, and these tranches are always irrevocably removed from the Auction.

Example 13.

Bidder A’s bids in rounds 6 and 7 are given below (Bidder A does not bid for any other EDCs):		
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>
Price Round 6 (¢/kWh)	12.113	12.325
Bidder A Bid (tranches)	4	0
Price Round 7 (¢/kWh)	11.750	11.955
Bidder A Bid (tranches)	0	4
In round 7, Bidder A requests to switch 4 tranches. The Auction Manager denies part of the switch. Bidder A, in the reporting phase of round 7, is informed that its bid consists of 2 tranches of JCP&L at 11.955¢/kWh and 2 denied switches of PSE&G at 12.113¢/kWh (the price at which the tranches of PSE&G were last freely bid).		
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>
Report to Bidder A	2 denied switches @ 12.113¢	2 @ 11.955¢
In round 8, Bidder A reduces its number of tranches bid on JCP&L by 1 and increases its number of tranches bid on PSE&G. At the round 8 prices, Bidder A bids 1 tranche of JCP&L and 1 tranche of PSE&G at the going price. The denied switches are kept on PSE&G and cannot be freely bid.		
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>
Price Round 8 (¢/kWh)	11.750	11.596
Bidder A Bid (tranches)	1	1
Denied Switches	2 denied switches @ 12.113¢	
Bidder A has bid a new tranche of PSE&G at the round 8 price while having switches denied on the same EDC at a higher price. Bidder A is then deemed to have bid all 3 PSE&G tranches at the round 8 price of 11.750¢/kWh, as shown below. All 3 tranches of PSE&G become tranches bid at the round 8 price.		
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>
Price Round 8 (¢/kWh)	11.750	11.596
Report to Bidder A	3 @ 11.750¢	1

VII.C.7. Reporting of Total Excess Supply

In addition to the next round prices, the Auction Manager provides all bidders that could still be winners with a range for total excess supply in the Auction. The actual total excess supply in the Auction lies within the reported range. The total excess supply in the Auction is the sum, over all EDCs for which the number of tranches bid exceeds the tranche target, of the excess supplies for the individual EDCs, plus all tranches of free eligibility.

The manner in which the total excess supply in the Auction is reported changes as the Auction progresses. In general, when total excess supply is high, the Auction Manager

announces a range for the total excess supply that includes exactly 5 integers. The largest integer of each such range will be divisible by 5. When the total excess supply falls to 40 or fewer tranches, the Auction Manager announces a range for the total excess supply that includes at least 10 integers. The largest integer of each such range will be divisible by 5. When the total excess supply falls to 20 or fewer tranches, the Auction Manager will report to all bidders only that the total excess supply is between 0 and 20 tranches.

In summary, the ranges are expected to be the following:

Table VII-4. Possible Ranges of Total Excess Supply

Total excess supply falls to 20 tranches or fewer: a single range remains	0 – 20
Total excess supply is between 21 and 40 tranches: ranges count 10 integers	21 – 30
	31 – 40
Total excess supply is 41 tranches or more: ranges count 5 integers	41 – 45
	46 – 50
	51 – 55 (etc.)

The Auction Manager may revise these ranges before the start of the Auction. The Auction Manager will inform the registered bidders no later than 3 days after registration of any changes in the possible ranges of total excess supply.

When the actual total excess supply is zero, the Auction ends, as explained in section VII.C.11.

A bidder that has no remaining obligation loses its access to the Auction software and is no longer provided with the range of total excess supply and the next round prices. A bidder has no remaining obligation when the bidder has zero eligibility and has no retained withdrawals. A bidder that has no remaining obligation can no longer win at the Auction. Such a bidder loses its access to the Auction software and is no longer provided with the range of total excess supply and the next round prices no earlier than the round after the bidder has been first informed that it has no remaining obligation. The bidder will lose its access as soon as practicable, but in no event later than eight rounds after it has no remaining obligation.

Round results that are reported to all bidders will also be reported to a list of representatives from the EDCs, the Board and the Board Consultant. The bidders, the EDCs, the Auction Manager, the Board and the Board Consultant hold any Auction results to which they have access to be confidential. Before being registered to participate in the Auction, the bidders will agree to keep all Auction results, as well as the list of qualified bidders, the list of registered bidders, and the total initial eligibility in the Auction confidential. The bidders will agree not to disclose any such confidential information about the Auction Process, except for any aspects of the Auction results that the Board releases as part of rendering its decision on the Auction results, or that the Board explicitly authorizes can be released (see section VII.E.3). Bidders will also agree to destroy documents with Auction information provided by the Auction Manager within five days of the Board rendering a decision on the Auction results.

VII.C.8. Calculation of Next Round Prices

An EDC's price in a round is calculated so that it ticks down more quickly the larger is the excess supply on the EDC. The excess supply on an EDC is measured against an estimate of the maximum possible excess supply for the EDC. This estimate takes into account the total excess supply in the Auction, the EDC load cap, the tranche target of each EDC, and the number of registered bidders. A decrease in price for an EDC that has a number of tranches bid greater than the tranche target is called the decrement; the decrement is a percentage of the previous going price. The decrements are calculated using formulas. The Auction Manager has the discretion to override the calculated decrement for any EDC in any round. The Auction Manager does not expect to use such discretion, but may do so. When the Auction Manager, in the reporting phase of a round, uses discretion to override the decrement formulas and determine the going prices for the next round, the Auction Manager notifies bidders of that fact during the reporting phase of that round.

The decrement formulas allow the decrements to be larger at the start of the Auction than in later rounds. At the start of the Auction, when the number of tranches bid on an EDC exceeds the tranche target, the decrement is between 0.5% and 5% of the previous round price. Decrements for EDCs for which the number of tranches bid is greater than the tranche target continue to be between 0.5% and 5% of the previous round price until the going prices for round 4 are calculated. After that time, in the first round in which the upper bound of the total excess

supply range reported to bidders is at least 20 tranches fewer than the upper bound of the total excess supply range reported to bidders in round 1 and the total excess supply is greater than 30 tranches, decrements (for EDCs for which the number of tranches bid is greater than the tranche target) will be between 0.375% and 3.75% of the previous round price. Decrements for EDCs for which the number of tranches bid is greater than the tranche target continue to be between 0.375% and 3.75% of the previous round price until total excess supply in the Auction is 30 or fewer tranches. At that point, decrements for EDCs for which the number of tranches bid is greater than the tranche target will be between 0.25% and 2.5% of the previous round price and will remain so until the end of the Auction.

The excess supply of an EDC is the number of tranches bid at the going price minus the EDC's tranche target, or it is zero, whichever is greater. Prices are rounded off to the nearest thousandth of a cent per kWh.

Provisional decrement formulas are provided in section VII.G.2. The formulas that will be used in the Auction, which depend on the EDC load caps and the number of registered bidders, will be released to all bidders no later than three days after bidder registration.

VII.C.9. Pauses in the Auction

Any one bidder can pause the Auction by requesting an *extension* or a *recess*. A bidder requests an extension during the bidding phase of a round; such a request extends the bidding phase of the round by 15 minutes for all bidders. A bidder requests a recess during the calculating or reporting phase of the round; such a request suspends the Auction for a period of no less than 20 minutes. A recess allows a bidder additional time to consider its bid.

The bidding phase of round 1 is automatically extended. The bidding phase of a round can be extended only once by 15 minutes. Each bidder is allowed two extensions during the Auction. A bidder with positive eligibility is automatically deemed to have requested an extension when – by the scheduled ending time of the bidding phase – the bidder has not submitted a bid and when the bidder has not already used the two allowable extensions. A bidder with positive eligibility that has already used the two allowable extensions and that does not submit a bid during a round will be assigned a default bid as explained in section VII.C.10. Extension requests from all bidders are granted but all extensions run concurrently. All bidders

that have requested an extension during the bidding phase of a round will see their available number of extensions reduced. The bidding phase in a round will be extended only once by 15 minutes. The Auction Manager reports to all bidders at the end of the planned bidding phase that the bidding phase has been extended.

A recess must be requested during the calculating phase or during the reporting phase. If the reporting phase of a round is scheduled to be shorter than 5 minutes, a recess must be requested during the scheduled calculating phase of the round. If the reporting phase is scheduled to be 5 minutes or longer, a recess must be requested before the scheduled last half of the reporting phase of a round starts, or before the last five minutes of the reporting phase of a round, whichever is earlier. (That is, if the reporting phase of a round is scheduled to be 8 minutes, then the recess must be requested before the last 5 minutes of the reporting phase; if the reporting phase of a round is scheduled to be 14 minutes, then the recess must be requested before the last 7 minutes of the reporting phase.) As soon as is feasible after the time at which a recess can be requested has passed, the Auction Manager reports to all bidders that a recess has been called. The Auction Manager retains the discretion to set the length of a recess but the Auction Manager will not set the recess time to be less than 20 minutes.

Each bidder is allowed to request at most one recess during the Auction. A bidder cannot request a recess in the first ten rounds of the Auction. Starting in the eleventh round, a bidder may request a recess in a round only if the total excess supply in the Auction reported in the previous round was 40 or fewer tranches. All recess requests are granted, but all requested recesses run concurrently. All bidders making a request in a given calculating or reporting phase will be deemed to have used a recess request. All bidders that have requested a recess will see their available number of recesses reduced to zero and the recess will last a length of time determined by the Auction Manager for one recess and will be no less than 20 minutes.

Example 14.

The total number of tranches in the Auction is 57.

In round 5, total excess supply is reported to be in the 96-100 range. Bidders are not able to request a recess in round 5 since round 11 has not yet been reached.

In round 12, the total excess supply is reported to be in the 31-40 range for the first time. Bidders can request a recess in round 13, since the total excess supply reported in the previous round (round 12) was at 40 tranches or below, and round 11 had been reached.

The Auction Manager can call a time-out to the Auction at any time during a round. It is intended that a time-out suspend activity in the Auction for a period of no more than four hours; however, the Auction Manager retains the discretion to suspend activity for a longer period, if necessary. Whenever a time-out is called, the Auction Manager reports to all bidders how long the time-out is expected to last.

During any bidding phase, the Auction Manager may call a time-out and extend bidding in case of technical difficulties. Such a time-out would typically last fifteen minutes. The Auction Manager reports to all bidders as soon as practicable that the Auction Manager has extended the bidding phase.

During the calculating phase of round 1, the Auction Manager may call a time-out to the Auction to evaluate whether the Auction volume should be adjusted. The Auction Manager has the discretion to call additional time-outs during the Auction. Such discretion could be used, for example, in case of an extraordinary event occurring during the Auction. The Auction Manager expects to exercise this discretion rarely.

VII.C.10. Failure to Submit a Bid

A bidder with positive eligibility must submit a bid in every round (even when the bidder's bid does not change or the bidder is bidding only on EDCs whose prices have not ticked down). As explained in section VII.C.9, if a bidder with positive eligibility does not submit a bid during the bidding phase of a round, the bidder is granted an extension whenever possible. If the bidder has previously used both extensions, or if the bidder does not submit a bid during the extension to the bidding phase, then the bidder has failed to submit a bid.

When a bidder with positive eligibility has failed to submit a bid in a round, the bidder is assigned a *default bid*. A default bid is the number of tranches on each EDC equal to the minimum number of tranches that the bidder could have bid on each EDC, as explained below. Any tranches of free eligibility that could have been bid in the round are deemed to be withdrawn and are irrevocably removed from the Auction. Any tranche that was bid on an EDC and that could be withdrawn is deemed to be withdrawn at the highest possible exit price for the round, which is equal to the going price in the previous round. A tranche that is withdrawn as a result of a default bid can be retained only if the number of tranches bid by other bidders at the going

price, and the number of withdrawn tranches from bidders that have submitted a bid, together are not sufficient to fill the tranche target. In breaking any ties between tranches withdrawn at the same exit price, default bids will be disadvantaged compared to bids actually submitted by bidders. In general, in any circumstance where a tie must be broken, default bids will be disadvantaged compared to bids actually submitted by bidders, also as explained below.

As a consequence of a bidder being assigned a default bid, a bidder may lose the ability to submit bids for the remainder of the Auction. For example, if the prices of all the EDCs for which a bidder bid tranches tick down, then the default bid is zero on all EDCs. Indeed, the minimum number of tranches that can be bid on an EDC whose price has ticked down is zero. Any tranche that had previously been bid is withdrawn. After such a default bid, the bidder will be assigned zero eligibility in the next round, and the bidder will lose the ability to bid in the next and in all future rounds.

The default bid assigned to a bidder that has not submitted a bid during a round or during its extension, and the treatment of this default bid in any required tie-breaking procedure, are determined during the calculating phase of a round. The default bid for a bidder in round 1 is 0 tranches on each and every EDC. The default bid for a bidder in round 2 and all subsequent rounds is described in detail as follows.

If the bidder has some tranches of free eligibility in the current round, these tranches are deemed to be withdrawn and are irrevocably removed from the Auction.

If, in the previous round, a bidder did not bid any tranches on an EDC at the going price and in the reporting phase of that round the Auction Manager reported that the bidder did not have any retained withdrawals or denied switches for that EDC, then the bidder is assigned zero tranches for that EDC.

If, as of the reporting phase in the previous round, a bidder had tranches on a particular EDC at the going price for the previous round and if the EDC's price ticked down from the previous round to the current round, then the bidder is deemed to have withdrawn all tranches at the highest exit price, namely the price from the previous round. The bidder loses the eligibility associated with these tranches. Tranches with a lower exit price named by bidders that have submitted a bid in the current round are retained first. If needed, tranches with the same exit

price named by bidders that have submitted a bid in the current round are retained next. If all the withdrawn tranches by the bidder and by other bidders that were assigned a default bid are needed to fill the tranche target, these tranches are retained. If some but not all of the tranches submitted by the bidder and other bidders that were assigned a default bid are needed, tranches are chosen at random to fill the tranche target, in a procedure analogous to that used for bidders that submitted a bid, as described in section VII.C.4.

If, as of the reporting phase in the previous round, a bidder had some tranches on a particular EDC at the going price for the previous round, and/or retained withdrawals, and/or denied switches; if the EDC's price did not tick down from the previous round to the current round; and if there is excess supply for the EDC in the current round, so that the price will tick down from the current round to the next round, then:

- all withdrawals that were previously retained are released and the bidder has no remaining obligation from those tranches;
- all switches that had previously been denied are outbid and the bidder is assigned free eligibility for those tranches in the next round; and
- all tranches bid in the previous round at the going price are bid in the current round on the EDC at the going price. The bidder has eligibility associated with these tranches in the next round. If the bidder is assigned a default bid in the next round these tranches will be withdrawn and assigned the highest possible exit price.

If, as of the reporting phase in the previous round, a bidder had some tranches on a particular EDC bid at the going price, and/or retained withdrawals, and/or denied switches; if the EDC's price did not tick down from the previous round to the current round; and if there is no excess supply on the EDC in the current round so that the price will not tick down in the next round; then:

- any tranches bid at the going price in the previous round are deemed to be bid in the current round at the current going price;
- if any new tranches were bid by other bidders on the EDC at the going price in the current round, the denied switches (if any) of bidders that have been assigned default bids are outbid first, before the denied switches of bidders that have submitted a bid

in the current round. If more than one bidder has been assigned a default bid, and if some but not all denied switches from such bidders are outbid, then for each denied switch that must be outbid, the Auction Manager chooses at random among the default bidders the bidder whose switch is outbid, in a procedure analogous to that used for bidders that submitted a bid, as described in section VII.C.6; and

- if any new tranches were bid by other bidders on the EDC at the going price in the current round, and if all denied switches from default bidders and from bidders that submitted a bid are outbid, retained withdrawals are released, starting with the highest named exit price. For a given exit price, tranches from bidders that have been assigned default bids (if any) are released first, before the retained withdrawals of bidders that have submitted a bid in the current round. If more than one bidder has been assigned a default bid, and if some but not all of the retained withdrawals from such bidders must be released at a given exit price, then for each retained withdrawal that must be released, the Auction Manager chooses at random among the default bidders the bidder whose withdrawn tranche is released, in a procedure analogous to that used for bidders that submitted a bid, as described in section VII.C.6.

The bidder can lose its ability to bid in all future rounds by failing to bid during the bidding phase of a round or during its extension. It is the responsibility of the bidder to ensure that bids are submitted on time.

Example 15.

Bidder A's bid in round 5 is given below:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Price Round 5 (¢/kWh)	12.469	12.688	12.688	12.469
Bidder A Bid (tranches)	0	4	2	0
Bidder A's bid in round 6 is given below:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Price Round 6 (¢/kWh)	11.846	12.498	12.498	11.846
Bidder A Bid (tranches)	2	4	0	0
This bid represents a switch, whereby Bidder A has increased the number of tranches on PSE&G while decreasing the number of tranches on ACE.				
The Auction Manager reports the following:				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Price Round 7 (¢/kWh)	11.846	12.311	12.498	11.254
Report to Bidder A (tranches)	0	4	2 denied switches @ 12.688¢	0
In round 7, the minimum number of tranches that Bidder A can bid on PSE&G and RECO is zero, because Bidder A did not have any tranches accepted for these EDCs in round 6. The minimum number of tranches that Bidder A can bid on JCP&L is zero, since the price for JCP&L has ticked down from 12.498¢/kWh to 12.311¢/kWh. The minimum number of tranches that Bidder A can bid on ACE is 2, since the price for ACE has not ticked down and Bidder A has two denied switches on ACE.				
In round 7, Bidder A fails to submit a bid in the bidding phase of the round. Bidder A is granted an extension but does not submit a bid during the extension. Bidder A will be assigned the following bid, which is its default bid. Bidder A is the only bidder that is assigned a default bid.				
<i>EDC</i>	<i>PSE&G</i>	<i>JCP&L</i>	<i>ACE</i>	<i>RECO</i>
Price Round 7 (¢/kWh)	11.846	12.311	12.498	11.254
Default Bid for Bidder A (tranches)	0	0	2 denied switches @ 12.688¢	0
None of Bidder A's withdrawn tranches are retained; tranches from other bidders that actually submitted bids are sufficient to fill the tranche target for JCP&L. Three new tranches are bid on ACE by other bidders. Both of Bidder A's tranches become outbid denied switches. Bidder A's eligibility in round 8 is 2. Should Bidder A again fail to bid in round 8, this free eligibility will be lost. Bidder A would be assigned eligibility of zero in round 9 and would lose the ability to bid for the remainder of the Auction.				

VII.C.11. End of Auction

The Auction ends for all EDCs at the same time. The Auction ends in the reporting phase before the first round in which no bidder could change its bid from the previous round. For the Auction to end, the total excess supply in the Auction must be equal to zero and it must be that no price can tick down. At the end of the Auction, tranches are allocated to the winners and all winners for an EDC's tranches, should the Board authorize them as suppliers, will receive the same price for that EDC. The price given to the winners is determined as follows.

If, to fill the tranche target for an EDC in the final round, only tranches bid at the price from the final round are used, the winners are those that submitted bids at the price from the final round. The final price given to all winners is the price from the final round.

If, to fill the tranche target for an EDC in the last round, withdrawn tranches must be retained, then the winners are the bidders that submitted bids at the price from the last round and the bidders that submitted the lowest of the exit prices. If, to fill the last tranches of the tranche target of an EDC in the last round, the Auction Manager must use some but not all the tranches from two or more bidders tied at the same exit price, then the Auction Manager, for each tranche, will choose at random the bidder whose tranche is retained. For the first tranche needed at the tied exit price, the probability that a bidder is chosen is the number of tranches that the bidder has bid at the exit price divided by the total number of tranches bid at the tied exit price. If a second tranche is needed at the exit price, the Auction Manager again will choose at random the bidder whose tranche will be retained. The probability that any one bidder is chosen is the number of tranches that the bidder has bid at the exit price and that have not yet been retained divided by the total number of tranches bid at the exit price and that have not yet been retained. The Auction Manager repeats this procedure until the tranche target for the EDC is filled. The final price given to all winners is the last accepted price.

If, to fill the tranche target for an EDC in the last round the Auction Manager must disallow reductions from both withdrawals and switches, then the winners are the bidders that submitted bids at the last round price, the bidders that withdrew their tranches, and the bidders with reductions for that EDC from switches that were denied. The final price received by all winners is the price at which the denied switches were last freely bid.

Example 16.

The tranche target for PSE&G is 29.

In round 24, 30 tranches for PSE&G are bid at a price of 7.538¢/kWh. In round 25, 25 tranches for PSE&G are bid at a price of 7.519¢/kWh.

Bidder A bids 8 tranches for PSE&G in round 24 and 5 tranches in round 25. Bidder A enters an exit price equal to 7.530¢/kWh for the 3 tranches it is withdrawing.

Bidder B bids 5 tranches for PSE&G in round 24 and 3 tranches in round 25. Bidder B enters an exit price of 7.520¢/kWh for the 2 tranches it is withdrawing.

No other bidder changes its number of tranches bid on PSE&G. All other bidders collectively bid 17 tranches for PSE&G in both rounds 24 and 25. The total excess supply in round 25 is zero and the Auction ends in round 25. Twenty-five tranches for PSE&G are allocated to the bidders that bid at the going price of 7.519¢/kWh. Two additional tranches are allocated to Bidder B since it submitted a lower exit price. Finally, Bidder A wins 2 additional tranches so that the tranche target is filled. All winning bidders will receive a price of 7.530¢/kWh, which is the lowest price at which the tranche target is filled.

VII.D. Post Auction

The Board will decide whether or not to approve the results of this Auction (the BGS-RSCP Auction) by the end of the second business day following the calendar day on which the BGS-RSCP or BGS-CIEP Auction closes, whichever comes later.

If the Board approves the Auction results and authorizes the winners to become BGS-RSCP suppliers, the Auction Manager will notify each winner of the tranches it has won and the final prices. The Auction Manager will notify each EDC of the following for its territory: the identity of the winners, the number of tranches won, and the final price.

Each winner and each EDC will have three days from the time at which the Board approves the Auction results to execute the BGS-RSCP Supplier Master Agreement. Each winner will have these three days to demonstrate compliance with the creditworthiness requirements set forth in the BGS-RSCP Supplier Master Agreement and to submit the executed BGS-RSCP Supplier Master Agreement to the Board for information. A winner's financial guarantee posted before the Auction may be forfeited if the winner does not execute the Agreement within three days, if the winner fails to demonstrate compliance with the creditworthiness requirements set forth in the BGS-RSCP Supplier Master Agreement, or if the winner fails to agree to any of the terms of the Agreement. Effective with the exercise by an

EDC of its right to collect on the financial guarantees, any contractual rights or other entitlements of the winners shall immediately terminate without further notice by the EDC. In addition, winners shall be liable for damages incurred by the EDCs, which damages shall be determined in accordance with the terms of the BGS-RSCP Supplier Master Agreement as if the winner were a defaulting party to that Agreement.

Each winner will have to pay a fee per tranche won. This fee will be set to recover all the costs associated with the Auction Process. The Auction Manager will announce the fee per winning tranche no later than 6 days before the Auction. The fee will be netted against the first payment made to the winner during the supply period.

VII.E. Association and Confidential Information Rules

VII.E.1. Process for Reporting Associations, Identifying Concerns and Remedies

Interested parties applying to qualify to bid in the Auction will be required to indicate in their Part 1 Applications whether they are part of a bidding agreement, a joint venture for purposes of participating in the Auction, a bidding consortium, or other arrangements pertaining to bidding in the Auction. Interested parties will also be required to certify in their Part 1 Application that, should they qualify to participate in the Auction, they will not disclose information regarding the list of qualified bidders. In addition to certifications regarding bidding agreements and confidential information, each interested party makes a number of other certifications signifying its agreement with the terms of the BGS-RSCP Auction Rules, the terms of the BGS-RSCP Supplier Master Agreement, as well as signifying its agreement that it will not assign its rights or substitute another entity in its place. These additional certifications are discussed in section VII.B.2.

Once parties are qualified to bid in the Auction, each qualified bidder will be asked in its Part 2 Application to make a number of certifications, each detailed below, and each qualified bidder may be asked to provide additional information to the Auction Manager if these certifications cannot be made. In particular, each qualified bidder will be informed of the list of qualified bidders and will be asked to certify that it is not associated with any other qualified bidder. If a qualified bidder cannot make such a certification, it will be asked to identify associations it may have with other qualified bidders. The criteria that determine whether two

bidders are associated with one another are given below. If two qualified bidders are associated with one another, the Auction Manager will determine whether the two qualified bidders can both participate in the Auction, as well as the terms and conditions of such participation. The Auction Manager may require qualified bidders that are associated with one another to bid as one entity or to reorganize so as to no longer be associated with one another.

Qualified bidders will be asked to certify that they will undertake to appropriately restrict their disclosure of confidential information relative to their bidding strategy and confidential information regarding the Auction Process (both of which are defined in section VII.E.3). Qualified bidders will also be asked to certify that they have not come and will not come to any agreement with another qualified bidder with respect to bidding at the Auction, except as disclosed and approved by the Auction Manager in their Part 1 Application. In addition to certifications regarding associations and confidential information, each qualified bidder makes a number of other certifications signifying its agreement that a bid is a binding offer to provide service under the terms of the BGS-RSCP Supplier Master Agreement, as well as signifying its agreement that it will not assign its rights or substitute another entity in its place. These additional certifications are discussed in section VII.B.2.

Before obtaining final documentation necessary to participate in the Auction, registered bidders will be required to certify that they will continue to maintain the confidentiality of any information that they will have acquired through their participation in the Auction Process.

VII.E.2. Association Criteria

1. Preliminary Definitions

- a. A party ***controls*** an entity directly if the party holds a majority of shares, majority voting power, a majority of common directors, can appoint a majority of directors, or if the party in fact controls the entity's affairs through some other means. A party controls an entity indirectly if the party controls another entity that controls the entity in question (or through a longer line of control; e.g., if the party controls another entity that controls an entity that controls the entity in question, etc.).
- b. A party ***participates*** directly in another entity Z if the party holds any class of listed shares, if it holds the right to acquire such shares, if it holds any option to purchase

shares or if it has voting power. The participation is indirect if the party participates in another entity that participates in Z (with potentially a longer line of “indirect participation”). When the participation is indirect, the percentage of participation of the party in the entity is obtained by multiplying the percentages of participation at each level.

- c. A party *is concerned with* the bid of a bidder if the party has confidential information relative to the bidders’ bidding strategy (see definition in the next section), has agreed to provide assistance with financing or has agreed to provide assistance in another way.
2. Bidder A and Bidder B are associated with each other if Bidder A
 - a. Controls bidder B, directly or indirectly; or
 - b. Has at least a 10% participation in Bidder B and is concerned with Bidder B’s bid; or
 - c. Controls an entity that has at least a 10% participation, direct or indirect, in Bidder B and that is concerned with Bidder B’s bid; or
 - d. Is controlled by an entity that controls Bidder B directly or indirectly; or
 - e. Is controlled by an entity that has at least a 10% participation, direct or indirect, in Bidder B and that is concerned with Bidder B’s bid.
 3. Bidder A and Bidder B are associated if there is a party which
 - a. Controls Bidder A, directly or indirectly; or
 - b. Has at least a 10% participation in Bidder A, directly or indirectly, and is concerned with Bidder A’s bid; or
 - c. Controls an entity that has at least a 10% participation in Bidder A, direct or indirect, and is concerned with Bidder A’s bid; or
 - d. Has confidential information about Bidder A’s bid and is controlled by Bidder A; or
 - e. Has confidential information about Bidder A’s bid and is controlled by an entity or person that controls Bidder A directly or indirectly; or

- f. Has confidential information about Bidder A's bid and is controlled, directly or indirectly, by an entity that has at least a 10% participation in Bidder A and is concerned with Bidder A's bid;

and if this same party has one of relationships a. to f. with Bidder B.

- 4. Bidder A and Bidder B are associated if there is a party that has at least a 20% participation, directly or indirectly, in both bidders.
- 5. Bidder A and Bidder B are associated if there is a party that has at least a 20% participation, directly or indirectly, in Bidder A and that:
 - a. Has at least 10% participation in Bidder B, directly or indirectly, and is concerned with Bidder B's bid; or
 - b. Is controlled by Bidder B; or
 - c. Controls a person or entity that controls Bidder B; or
 - d. Controls a person or entity that: has at least 10% participation in Bidder B, directly or indirectly, and is concerned with Bidder B's bid; or
 - e. Is controlled by a person or entity that controls Bidder B directly or indirectly; or
 - f. Is controlled by a person or entity that has at least 10% participation in Bidder B, directly or indirectly, and is concerned with Bidder B's bid; or
 - g. Is controlled by a person or entity who controls a person has at least 10% participation in Bidder B, directly or indirectly, and is concerned with Bidder B's bid.

VII.E.3. Definitions of Confidential Information

Confidential information relative to the bidding strategy means information relating to a bidder's bid, whether in writing or verbally, which if it were to be made public would be likely to have an effect on any of the bids that another bidder would be willing to submit at the Auction. Confidential information relative to the bidding strategy includes (but is not limited to) a bidder's Auction strategy; a bidder's indicative offer; the bidder's preference to bid for one EDC's system rather than another; the quantities that a bidder wishes to serve of one or more EDCs' systems; the bidder's estimation of the value of a tranche of the various EDCs' systems; the bidder's

estimation of the risks associated with serving BGS-RSCP Load or of serving a particular EDC; and a bidder's contractual arrangements for power with a party to serve the BGS-RSCP Load were the bidder to be a winner at the Auction.

Confidential information regarding the Auction Process means information that is not released publicly by the Board or the Auction Manager and that a bidder acquires as a result of participating in the Auction Process, whether in writing or verbally, which if it were to be made public could impair the integrity of current or future Auctions, impair the ability of the EDCs to hold future Auctions, harm consumers, or injure bidders or applicants. Confidential information regarding the Auction Process includes (but is not limited to) the list of qualified bidders, the list of registered bidders, the initial eligibility in the Auction, the status of a bidder's participation in the Auction, and all reports of results and announcements made by the Auction Manager to all or any one bidder during the Auction.

VII.E.4. Certifications and Disclosures to Be Made

An interested party will be required in its Part 1 Application to disclose any bidding agreement or arrangement in which the interested party may have entered. In addition, the following certification will be required and will apply from the time that the Part 1 Application has been submitted.

1. An applicant must certify that if it qualifies to participate in the Auction, the applicant will not disclose at any time information regarding the list of qualified bidders, including the number of qualified bidders, the identity of any one or all entities that have been qualified, or the fact that an entity has not been qualified for participation in the Auction. The applicant must certify that it will destroy any document distributed by the Auction Manager that lists the qualified bidders within five days of the Board rendering a decision on the Auction results.

The following certifications will be required of each qualified bidder in its Part 2 Application and will apply from the time of qualification until the Board certification of the Auction results. Each qualified bidder must consult the list of all qualified bidders and attest to the following:

2. A qualified bidder must certify that it is not associated with another qualified bidder according to the criteria given above.

A qualified bidder unable to make certification 2 must identify the qualified bidders with which it is associated and the nature of the association.

3. A qualified bidder must certify that, other than qualified bidders that were explicitly named in its Part 1 Application as parties with whom the bidder has entered into a bidding agreement, joint venture for the purpose of bidding in the Auction, bidding consortium, or other arrangement pertaining to bidding in the Auction, the bidder has not entered into any agreement with another qualified bidder, directly or indirectly, regarding bids at the Auction, including, but not limited to, the amount to bid at certain prices, the system on which bids are placed, when or at what prices bids are withdrawn or switched, or the amount of exit prices.

An *Advisor* is an entity or person(s) that will be advising or assisting the qualified bidder with bidding strategy in the BGS-RSCP Auction, with estimation of the value of a system's tranches, or with the estimation of the risks associated with serving BGS-RSCP load.

4. A qualified bidder must certify to one of the following: (i) the qualified bidder has not retained an Advisor; or (ii) the qualified bidder has retained an Advisor, the Advisor will not provide any similar advice or assistance to any other qualified bidder, and the Advisor will not be privy to confidential information relative to another qualified bidder's bidding strategy; or (iii) the qualified bidder has retained an Advisor who will provide similar advice or assistance to another qualified bidder, or who will be privy to confidential information relative to any other qualified bidder's bidding strategy, but appropriate protections have been put into place to ensure that the Advisor does not serve as a conduit of information between, or as a coordinator of the bidding strategies of, multiple bidders.

A qualified bidder unable to make certification 4 must name the Advisor and the other bidder(s) concerned.

5. A qualified bidder must certify that the qualified bidder is not a party to any contract for the purchase of power that might be used as source of supply for BGS-RSCP, and that (i) would require the disclosure of any confidential information (confidential information

relative to the bidding strategy or confidential information regarding the Auction Process) to the counterparty under such a contract; or (ii) that would require the disclosure of any confidential information (confidential information relative to the bidding strategy or confidential information regarding the Auction Process) to any other party; or (iii) that would provide instructions, direct financial incentives, or other inducements for the bidder to act in a way determined by the counterparty in the agreement and/or in concert with any other bidder in the Auction. Notwithstanding the above, a qualified bidder may, during negotiations prior to the Auction for contractual arrangements for power to serve BGS-RSCP Load were the bidder to be a winner at the Auction, discuss with the counterparty to such arrangements the nature of the products to be purchased, the volume, and the price at which it is willing to buy these products.

A qualified bidder unable to make certification 5 must disclose the contractual terms that prevent the qualified bidder from making the certification.

6. A qualified bidder must certify that it does not have any knowledge of confidential information relative to the bidding strategy of any other qualified bidder.

A qualified bidder unable to make certification 6 will be asked to name the other qualified bidder and the nature of the confidential information.

7. A qualified bidder must certify that it will not disclose confidential information relative to its own bidding strategy except to bidders that were explicitly named in its Part 1 Application as parties with whom the bidder has entered into a bidding agreement, joint venture for the purpose of bidding in the Auction, bidding consortium, or other arrangement pertaining to bidding in the Auction, bidders with which it is associated as disclosed through certification 2, to its Advisor, and to its financial institution.

A qualified bidder unable to make certification 7 will be asked to state all reasons.

8. A qualified bidder must certify that, other than entities affiliated with the bidder, and other than bidders with which the bidder has entered a bidding agreement, joint venture for purposes of the Auction, bidding consortium, or other arrangement pertaining to the Auction, no party has agreed to defray any of its costs of participating in the Auction,

including the cost of preparing the bid, the cost of any financial guarantees, the cost to be paid upon winning a tranche, or any other participation cost.

A qualified bidder unable to make certification 8 must identify the party that has agreed to defray some or all of the qualified bidder's cost of participating in the Auction, and the nature of the participation costs that the party has agreed to defray.

Furthermore, in its Part 2 Application a qualified bidder will have to certify that it will not disclose any confidential information regarding the Auction Process that it has acquired or will acquire through its participation. These certifications will apply from the time of submission of the Part 2 Application.

9. A qualified bidder must certify that if it is registered to participate in the Auction, the qualified bidder will not disclose at any time information regarding the initial eligibility in the Auction or the list of registered bidders, including the number of registered bidders, the identity of any one or all entities that have been registered, or the fact that an entity has not been registered for participation in the Auction.
10. A qualified bidder must certify that it will not disclose any confidential information regarding the Auction Process to any party except to its Advisor and bidders with which it is associated.

A qualified bidder unable to make certification 9 or certification 10 will be asked to state all reasons.

Following a successful Part 2 Application, the registered bidder will be required to certify that it will continue to abide by its prior commitment to maintain the confidentiality of information regarding the Auction Process. The registered bidder will be required to do so before obtaining manuals and procedures essential to submit bids in the Auction. The registered bidder also certifies that it will destroy all documents provided by the Auction Manager that contain confidential information within five days of the Board rendering a decision on the Auction results. Such certification will apply from the time at which it is made, no later than five days before the start of the Auction.

11. A registered bidder certifies that it continues to abide by its prior confidentiality certifications. The registered bidder will not disclose any confidential information

regarding the Auction Process to any party except to its Advisor and bidders with which it is associated. Further, the registered bidder certifies that it will destroy all documents written or electronic provided by the Auction Manager that contain confidential information regarding the Auction Process within five days of the Board rendering a decision on the Auction results.

Once the Auction has been concluded, if the Board approves the Auction results, the Board may choose to release information regarding final BGS-RSCP prices and the names of the winners. At that point, a winner may itself release information only regarding the number of tranches it has won and the territories the winner will be serving, and a losing bidder may itself release information only regarding the fact that it participated in the Auction. The winners and losing bidders otherwise continue to be bound by their certifications as described previously.

VII.E.5. Actions to Be Taken If Certifications Cannot Be Made

If a party cannot make all above certifications, the Auction Manager will decide within five days on a course of action on a case-by-case basis. To decide on this course of action, the Auction Manager may make additional inquiries to understand the reason for the inability of the bidder to make all the certifications.

In general, qualified bidders that are associated with one another, or that have entered into agreements regarding bidding at the Auction, are considered as one bidder for the purposes of application of the load caps and for the administration of the Auction. Bidders can be allowed to bid independently or can be asked to end their association or agreement as a condition of participation, as circumstances warrant. If qualified bidders are asked to end their associations, they will be given five days to do so.

If qualified bidders do not comply with additional information requests by the Auction Manager regarding certifications required in the Part 2 Application, or do not comply with a request from the Auction Manager to end their associations, this may be sufficient grounds for the Auction Manager to reject the application.

Sanctions can be imposed on a qualified bidder for failing to disclose information relevant to determining associations, for coordinating with another bidder without disclosing this fact, for releasing confidential information except as provided in 3, 5, and 7 of section VII.E.4, or for

disclosing information during the Auction to a person other than those specified in 10 of section VII.E.4. Such sanctions can include, but are not limited to, loss of all rights to serve any BGS-RSCP Load won in the Auction by such bidder, forfeiture of bid bonds and other fees posted or paid, liquidated damages of \$100,000, action under state or federal laws, attorneys' fees and court costs incurred in any litigation that arises out of the bidder's improper disclosure, debarment from participation in future BGS Auctions, prosecution under applicable state and federal laws, or other sanctions that the Board may consider appropriate. The Auction Manager will make a recommendation to the Board on a possible sanction and the Board will make the final determination.

VII.F. Glossary of Auction Terms

VII.F.1. Associated With

A bidder is associated with another if the two bidders have ties that could allow them to act in concert or that prevent them from competing actively against each other in the Auction. Specific criteria for associations are provided in section VII.E.2.

VII.F.2. Auction Volume

The Auction volume is a number of tranches that the EDCs taken together will purchase through the Auction (representing one-third of BGS-RSCP Load). The Auction Manager, in accordance with confidential guidelines approved by the Board, may cut back the Auction volume.

VII.F.3. BGS

Basic Generation Service is the electric supply for those retail customers who are not served by a third party supplier.

VII.F.4. BGS Load

The BGS Load is the full electricity requirement (i.e., including energy, capacity, ancillary services, etc.) of retail customers who have not chosen a third party supplier, as measured and reported to PJM. It is the EDC aggregate zonal requirements less the wholesale requirements less the third party supplier requirements.

VII.F.5. BGS-CIEP Load

An EDC's BGS-CIEP Load includes the sum of the hourly load of all BGS-CIEP customers, adjusted for losses.

VII.F.6. BGS-RSCP Load

The BGS-RSCP Load is the BGS Load excluding the BGS-CIEP Load.

VII.F.7. BGS-RSCP Peak Load Share

BGS-RSCP Peak Load Share is the portion of PJM-determined EDC zonal peak load on one proxy day attributable to customers in RSCP rate classes that are taking BGS on that proxy day. The BGS-RSCP Peak Load Share is a single value measured in MW.

VII.F.8. Bid

A bid consists of four numbers: a number of PSE&G tranches, a number of JCP&L tranches, a number of ACE tranches, and a number of RECO tranches. A bid represents the number of tranches that a bidder wishes to serve for each EDC at the going prices in force at that point in the Auction. In all rounds except the first, to fully specify a bid, a bidder may be asked for information in addition to the number of tranches that it wishes to bid for each EDC, such as switching priorities and exit prices. A bid is valid when it is submitted and verified in the bidding phase, and processed by the Auction software.

VII.F.9. Bidding Phase

The bidding phase is the first phase of a round, during which bidders place bids. A bidder that submits a bid in a round may revise or change this bid as long as the bidding phase of the round is still open.

VII.F.10. Calculating Phase

The calculating phase is the second phase of the round, during which the Auction Manager tabulates the results of that round's bidding phase and calculates the prices for the next round.

VII.F.11. CIEP Load

CIEP Load for an EDC is defined as the sum of the hourly load of all BGS-CIEP customers, as well as the hourly load of retail customers served by a third party supplier who, were they to take BGS, would do so under a CIEP tariff, adjusted for losses.

VII.F.12. Contingency Plan

If the number of tranches procured through the Auction is less than the Auction volume set at the start of the Auction, each EDC whose tranche target is not filled at the end of the Auction will implement a Contingency Plan for the remaining tranches. Under their Contingency Plans, the EDCs will purchase necessary services including installed capacity, energy, and ancillary services, through PJM-administered markets.

VII.F.13. Decrement

If the number of tranches bid exceeds the number of tranches needed for an EDC, the price for the EDC falls by a decrement in the next round. The decrement varies in each round based on the excess supply on an EDC measured against a measure of maximum possible excess supply.

VII.F.14. Denied Switches

The Auction Manager denies reductions in the number of tranches bid for an EDC from switches when the tranches bid at the going price and the withdrawn tranches that can be retained are not sufficient to fill that EDC's tranche target. Denied switches are retained at the last price at which they were freely bid.

VII.F.15. EDC Load Cap

An EDC load cap is a maximum number of tranches that a bidder can bid and win for that EDC. For each EDC, the bidder's combined number of tranches bid at the going price, retained withdrawals, and denied switches cannot exceed the EDC load cap in any given round.

VII.F.16. EDC-Specific Summer Factor

The factor by which an EDC's Auction price is multiplied to determine the price that each BGS-RSCP supplier for that EDC receives for every kWh of load it serves in each summer month of the supply period. The summer months are from June 1 through September 30.

VII.F.17. EDC-Specific Winter Factor

The factor by which an EDC's Auction price is multiplied to determine the price that each BGS-RSCP supplier for an EDC receives for every kWh of load it serves in each winter month of the supply period. The winter months are from October 1 through May 31.

VII.F.18. Eligibility and Initial Eligibility

Initial eligibility is equal to the number of tranches that a bidder has financially guaranteed with a letter of credit (or bid bond) with its Part 2 Application. Initial eligibility can never exceed the statewide load cap.

A bidder's initial eligibility is the bidder's eligibility in round 1. A bidder's eligibility in round 2 is the total number of tranches bid for all EDCs at the going prices in round 1. For any subsequent round, a bidder's eligibility in a round is the bidder's eligibility at the start of the previous round minus the number of tranches that the bidder withdrew in the bidding phase of the previous round (whether or not the Auction Manager retains these withdrawn tranches).

VII.F.19. Eligibility Ratio

An eligibility ratio is obtained by dividing the total eligibility in the Auction by the number of tranches available in the Auction.

VII.F.20. End of Auction

The Auction ends in the reporting phase of the first round in which the total excess supply is zero.

VII.F.21. Excess Supply

The excess supply on an EDC is the number of tranches bid at the going price for the EDC minus the EDC's tranche target, or it is zero, whichever is greater.

VII.F.22. Exit Price

If a bidder is reducing eligibility in a round, in general the bidder names an exit price. The bidder names an exit price for the tranches of an EDC that the bidder is no longer willing to serve at the price for the current round. An exit price must be a price higher than the going price in the current round and less than or equal to the previous going price for the EDC. No exit price is named when withdrawing tranches of free eligibility.

VII.F.23. Extension

An extension extends the bidding phase of a round by 15 minutes. Each bidder is allowed two extensions during the Auction. A bidder is automatically deemed to have requested an extension whenever no bid has been received from the bidder by the end of the scheduled bidding phase of a round and the bidder has not used the two allowable extensions. The bidding phase in round 1 is automatically extended for the convenience of bidders.

VII.F.24. Financial Guarantee

Each qualified bidder must post a financial guarantee, in the form of a letter of credit (or bid bond), proportional to its indicative offer at the maximum starting price. Some bidders may be required to post additional pre-Auction security depending on a creditworthiness assessment.

VII.F.25. Free Eligibility

A denied switch that is replaced in filling the tranche target by a new tranche at the going price is said to be outbid. An outbid denied switch becomes a tranche of free eligibility. The bidder can assign a tranche of free eligibility to any EDC(s) and, if the bidder wishes to withdraw such a tranche, no exit price will be named and this tranche will not be retained.

VII.F.26. Full-Requirements Service

Full-requirements service means that the supplier is responsible for fulfilling all the requirements of a PJM LSE including capacity, energy, ancillary services, and any other service as may be required by PJM.

VII.F.27. Going Price

The going price for an EDC in a round is the price at which the Auction Manager is soliciting bids in that round. A bidder that submits a bid in a round declares itself ready to supply the number of tranches bid for each EDC at the going price for the EDC.

VII.F.28. Indicative Offer

An indicative offer specifies two numbers of tranches. The first number represents the amount that the qualified bidder is willing to serve at the maximum starting price on a statewide basis (i.e., for all EDCs combined). The second number represents the amount that the qualified bidder is willing to supply at the minimum starting price on a statewide basis. At each of the maximum and the minimum starting prices, the number of tranches indicated by the qualified bidder cannot exceed the statewide load cap. Indicative offers are provided with the Part 2 Application.

VII.F.29. Initial Eligibility

See Eligibility and Initial Eligibility.

VII.F.30. Minimum and Maximum Starting Prices

The minimum and maximum starting prices establish the range of possible starting prices for the Auction: each EDC will choose a starting price for round 1 of the Auction that is between the minimum and the maximum starting prices. The EDCs will agree on the statewide minimum and maximum starting prices.

VII.F.31. MW-Measure

The approximate measure in MW of a single tranche for an EDC, given the RSCP Peak Load Share for the EDC and the percentage of load represented by the tranche.

VII.F.32. Outbid (Denied Switches)

A denied switch that is replaced in filling the tranche target by a new tranche at the going price is said to be outbid.

VII.F.33. Oversupply Ratio

The oversupply ratio is the ratio of the excess supply on an EDC to a measure of the maximum possible excess supply on that EDC. The measure of the maximum possible excess supply on an EDC takes into account the total excess supply in the Auction, the EDC load cap, and the number of registered bidders.

VII.F.34. Part 1 Application

In their Part 1 Applications, interested parties will be asked to submit financial information so that the EDCs can assess their creditworthiness. In addition, interested parties will be asked to comply with other qualification criteria, including agreeing to comply with the BGS-RSCP Auction Rules and agreeing to the terms of the BGS-RSCP Supplier Master Agreement. Each interested party will also be asked to agree that if the interested party is successful in its Part 1 Application it will keep confidential the list of other successful applicants and it will not assign its rights or substitute another entity in its place.

VII.F.35. Part 1 Application Date

Date at which Part 1 Applications are due. This date will be set no earlier than 10 days after the maximum and minimum starting prices have been announced.

VII.F.36. Part 2 Application

In the Part 2 Application, qualified bidders will make a number of certifications to ensure compliance with the association and confidential information portion of these rules. Each qualified bidder is also asked to agree to keep confidential the list of other successful applicants; to agree that the submission of any bid creates a binding and irrevocable offer to provide service under the terms of the BGS-RSCP Supplier Master Agreement; and not to assign its rights or substitute another entity in its place.

VII.F.37. Part 2 Application Date

Date at which Part 2 Applications are due. This date will be set no later than 10 days before the start of the Auction.

VII.F.38. Product in the Auction

A product in the (BGS-RSCP) Auction is the BGS-RSCP Load for an EDC for a three-year supply period.

VII.F.39. Qualified Bidder

An interested party that has submitted a Part 1 Application and that has satisfied all conditions of the Part 1 Application becomes a qualified bidder. Interested parties will be notified that they have qualified no later than three days after the Part 1 Application Date.

VII.F.40. Recess

A recess is a suspension of the Auction for a period of no less than twenty minutes, giving bidders more time to consider their bids. A bidder may request a recess in the calculating phase or the reporting phase of a round. Each bidder is allowed one recess during the Auction. A bidder cannot request a recess in the first ten rounds of the Auction. Starting in the eleventh round, a bidder may request a recess in a round if the total excess supply in the Auction reported in the previous round was 40 or fewer tranches.

VII.F.41. Reductions

Reductions in the number of tranches bid on an EDC for which the price has ticked down can be in the form of a withdrawal (i.e., reducing the number of tranches bid on an EDC without increasing the number of tranches bid on other EDCs, and thus reducing the number of tranches bid in total) or a switch (i.e., re-assigning the total number of tranches bid so that the number of tranches bid on one or several EDCs is reduced, but the number of tranches bid on other EDCs is increased by the same amount).

VII.F.42. Registered Bidder

A qualified bidder that submits a Part 2 Application and that satisfies all conditions of the Part 2 Application becomes a registered bidder. Conditions of the Part 2 Application include the submission of an indicative offer and financial guarantees. These conditions also include making certifications relating to the Association and Confidential Information Rules or, if not all these certifications can be made, providing additional information to the Auction Manager and abiding by the course of action decided by the Auction Manager.

VII.F.43. Reporting Phase

The reporting phase is the third and final phase of a round, during which the Auction Manager informs the bidders of the results of that round's bidding phase. All bidders are informed of the going prices for the next round's bidding phase and are provided with a range of total excess supply. Each bidder privately receives the results of the bidder's own bid from that round, indicating to each bidder its obligation at this point in the Auction.

VII.F.44. Round

The Auction runs in discrete time periods called rounds. Each round has a bidding phase, a calculating phase, and a reporting phase.

VII.F.45. Rounding

Prices and exit prices are in cents per kWh and are rounded off to the nearest thousandth of a cent.

VII.F.46. RSCP Load

RSCP Load is the retail load excluding the CIEP Load.

VII.F.47. RSCP Peak Load Share

RSCP Peak Load Share is the portion attributable to those customers on RSCP service of PJM-determined EDC zonal peak load on one proxy day. The RSCP Peak Load Share is a single value measured in MW that consists of the BGS-RSCP Peak Load Share and the peak load attributable to customers who are served by third party suppliers on the proxy day and who are in RSCP rate classes.

VII.F.48. Session

Each day in the Auction will consist of two bidding sessions of roughly equal length. Each bidding session will consist of a number of rounds.

VII.F.49. Starting Prices

The starting prices are announced three days before the Auction starts. The starting prices are the going prices in round 1.

VII.F.50. Statewide Load Cap

The statewide load cap is a maximum on the number of tranches that a bidder can bid and win statewide.

VII.F.51. Switches and Switching

Switching involves an increase in the number of tranches bid on some EDCs while at the same time a reduction in the number of tranches bid on other EDCs. Switching (without a simultaneous reduction of tranches through a withdrawal) occurs when a bidder reallocates its tranches bid without changing the total number of tranches bid on all EDCs. Switching alone has no effect on eligibility.

VII.F.52. Switching Priority

A switching priority is a preference assigned to one of the EDCs for which a bidder is increasing its number of tranches bid. The bidder is required to assign a switching priority when the bidder is increasing the number of tranches bid for more than one EDC.

VII.F.53. Target Eligibility Ratio

The target eligibility ratio is a desired ratio of eligibility to the Auction volume.

VII.F.54. Time-Out

A time-out is a pause in the Auction. A time-out suspends activity in the Auction for a period of up to four hours. The Auction Manager can call a time-out at any time during a round.

VII.F.55. Total Excess Supply

The total excess supply in the Auction is the sum, over all EDCs for which the number of tranches bid exceeds the tranche target, of the excess supplies for the individual EDCs, plus tranches of free eligibility.

VII.F.56. Tranche

A tranche of one EDC is a full-requirements tranche. A tranche is a fixed percentage share of the BGS-RSCP Load of an EDC for the period June 1, 2024 to May 31, 2027.

VII.F.57. Tranche Size

The tranche size of an EDC in this Auction is the percentage share of the BGS-RSCP Load of the EDC represented by one tranche.

VII.F.58. Tranche Target

The tranche target is the number of tranches available at the Auction for an EDC.

VII.F.59. Withdrawal

A bidder reduces the number of tranches bid on an EDC through a withdrawal when the bidder is reducing the number of tranches bid on an EDC, while not increasing the number of tranches bid on other EDCs, and thus reducing the number of tranches bid in total. A bidder who does not bid a tranche of free eligibility in the round when it becomes available is making a withdrawal.

VII.G. Appendix

VII.G.1. Tranches

Data for sample calculations are provided in the table below. The second column of the table provides, for each EDC, the 2023 RSCP Peak Load Share on a proxy day. The fourth column provides the number of tranches for each EDC, which is the tranche target. The last column provides the MW-measure, which is generally the size of the tranche times the RSCP Peak Load Share (please see the note about JCP&L below).

Table VII-5. Sample Data

EDC	RSCP Peak Load Share (MW)	2024 Auction RSCP Peak Load Share (MW)	Tranche Target	Size of tranche (%)	MW-Measure
PSE&G	7,837.85	2,674.09	29	1.18%	92.21
JCP&L	4,739.50	1,829.40	20	1.93%	91.47
ACE	2,301.30	732.20	7	4.55%	104.60
RECO	330.70	82.68	1	25.00%	82.68
Total	15,209.35	5,318.37	57		

For RECO, the RSCP Peak Load Share is 330.70 MW. The size of a tranche is 25%. The MW-measure is then 82.68 MW, or 25% of 330.70 MW.

With the 2010 Auction, JCP&L began transitioning to procuring more tranches so that the MW-measure of a tranche is closer to approximately 100 MW. Three tranches were added to each of the 2010, 2011, and 2012 Auctions. JCP&L now procures 53 tranches. As a consequence, the size of a tranche for JCP&L varies across the three Auctions used to supply JCP&L’s BGS-RSCP customers at any point in time, as shown in the table below. For the other three EDCs, the size of a tranche is the same across all Auctions.

Table VII-6. JCP&L Tranche Numbers and Sizes

Auction	Number of Tranches	Size of Tranche
2022	18	(15/44) x (1/18) or approximately 1.89%
2023	15	(12/44) x (1/15) or approximately 1.82%
2024	20	(17/44) x (1/20) or approximately 1.93%

VII.G.2. Decrements

The calculation of the size of the decrement, Δ , is based on the oversupply ratio, γ , which is the ratio of the excess supply on an EDC to an estimate of the maximum excess supply:

$$\gamma = \frac{B - TT}{\min(\overline{RES}, n \cdot LC - TT)}$$

The numerator is the excess supply on an EDC, which is the number of tranches bid at the going price (B) minus the tranche target (TT). The denominator is a measure of maximum possible excess supply for that EDC. The excess supply on an EDC must be less than or equal to the total excess supply in the Auction. \overline{RES} is the upper bound of the range of total excess supply reported to bidders or 30 tranches, whichever is larger, and it serves as a measure of total excess supply in the Auction. The excess supply on an EDC must also be less than or equal to the excess supply that would result from all bidders bidding the load cap on the EDC. This is represented by $n \cdot LC - TT$, namely the number of registered bidders (n) times the load cap (LC) minus the tranche target (TT). The estimate of maximum possible excess supply for the EDC used for the decrement rules is \overline{RES} , or the measure based on the number of registered bidders and the load cap $n \cdot LC - TT$, whichever is smaller.

Regime 1

The Auction starts in Regime 1. In Regime 1, the following decrement formulas will be used.

If an EDC's tranche target is 25 tranches or more, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.5% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0050 & \text{if } \gamma \leq 0.10 \\ 0.0150 & \text{if } 0.10 < \gamma \leq 0.195 \\ 0.0300 & \text{if } 0.195 < \gamma \leq 0.43 \\ 0.0425 & \text{if } 0.43 < \gamma \leq 0.53 \\ 0.0500 & \text{if } \gamma > 0.53 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1000 (but above 0), which means that the excess supply on the EDC is at or below 10.00% of its maximum, the decrement is set at 0.50%. When the oversupply ratio is at or below a value of 0.1950 (but above 0.1000), the decrement is set at 1.5%. When the oversupply ratio is at or below a value of 0.4300 (but above 0.1950), the decrement is set at 3%. When the oversupply ratio is at or below a value of 0.5300 (but above 0.4300), the decrement is set at 4.25%. When the oversupply ratio is above 0.5300, which means that the excess supply on the EDC exceeds 53.00% of its maximum, the decrement is set at 5%.

If an EDC's tranche target is between 10 and 24 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.5% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0050 & \text{if } \gamma \leq 0.10 \\ 0.0150 & \text{if } 0.10 < \gamma \leq 0.195 \\ 0.0300 & \text{if } 0.195 < \gamma \leq 0.43 \\ 0.0425 & \text{if } 0.43 < \gamma \leq 0.53 \\ 0.0500 & \text{if } \gamma > 0.53 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1000 (but above 0), which means that the excess supply on the EDC is at or below 10.00% of its maximum, the decrement is set at 0.50%. When the oversupply ratio is at or below a value of 0.1950 (but above 0.1000), the decrement is

set at 1.5%. When the oversupply ratio is at or below a value of 0.4300 (but above 0.1950), the decrement is set at 3%. When the oversupply ratio is at or below a value of 0.5300 (but above 0.4300), the decrement is set at 4.25%. When the oversupply ratio is above 0.5300, which means that the excess supply on the EDC exceeds 53.00% of its maximum, the decrement is set at 5%.

If an EDC’s tranche target is between 5 and 9 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 1.5% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0150 & \text{if } \gamma \leq 0.14 \\ 0.0300 & \text{if } 0.14 < \gamma \leq 0.33 \\ 0.0425 & \text{if } 0.33 < \gamma \leq 0.50 \\ 0.0500 & \text{if } \gamma > 0.50 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1400 (but above 0), the decrement is set at 1.50%. When the oversupply ratio is at or below a value of 0.3300 (but above 0.1400), the decrement is set at 3%. When the oversupply ratio is at or below a value of 0.5000 (but above 0.3300), the decrement is set at 4.25%. When the oversupply ratio is above 0.5000, which means that the excess supply on the EDC exceeds 50.00% of its maximum, the decrement is set at 5%.

If an EDC’s tranche target is 4 tranches or fewer, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 3.00% (and the amount of the price decrease would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0300 & \text{if } \gamma \leq 0.10 \\ 0.0500 & \text{if } \gamma > 0.10 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1000 (but above 0), the decrement is set at 3.00%. When the oversupply ratio is above 0.1000, which means that the excess supply on the EDC exceeds 10.00% of its maximum, the decrement is set at 5%.

Change from Regime 1 to Regime 2 or to Regime 3

The decrement formulas of Regime 1 are used in rounds 1, 2, and 3 to calculate the going prices for rounds 2, 3, and 4, respectively, regardless of the amount of total excess supply in these rounds. In the first round (after round 3) in which the upper bound of the total excess supply range (\overline{RES}) reported to bidders is at least 10 tranches fewer than the upper bound of the total excess supply range reported to bidders in round 1, then:

- If the upper bound of the total excess supply range reported to bidders is greater than 30 tranches, then the decrement formulas of Regime 2 will be used to calculate the going prices for the next round; and
- If the upper bound of the total excess supply range reported to bidders is 30 or fewer tranches, then the decrement formulas of Regime 3 will be used to calculate the going prices for the next round and for the remainder of the Auction.

Once the decrement formulas of Regime 1 cease to be used in a round, the decrement formulas of Regime 1 will never again be used for the remainder of the Auction.

Regime 2

In Regime 2, the following decrement formulas will be used.

If an EDC’s tranche target is 25 tranches or more, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.375% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 3.75% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.003750 & \text{if } \gamma \leq 0.10 \\ 0.011250 & \text{if } 0.10 < \gamma \leq 0.195 \\ 0.022500 & \text{if } 0.195 < \gamma \leq 0.43 \\ 0.031875 & \text{if } 0.43 < \gamma \leq 0.53 \\ 0.037500 & \text{if } \gamma > 0.53 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1000 (but above 0), which means that the excess supply on the EDC is at or below 10.00% of its maximum, the decrement is set at 0.375%. When the oversupply ratio is at or below a value of 0.1950 (but above 0.1000), the decrement is set at 1.125%. When the oversupply ratio is at or below a value of 0.4300 (but above 0.1950), the decrement is set at 2.25%. When the oversupply ratio is at or below a value of 0.5300 (but above 0.4300), the decrement is set at 3.1875%. When the oversupply ratio is above 0.5300, which means that the excess supply on the EDC exceeds 53.00% of its maximum, the decrement is set at 3.75%.

If an EDC’s tranche target is between 10 and 24 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.375% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 3.75% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.003750 & \text{if } \gamma \leq 0.10 \\ 0.011250 & \text{if } 0.10 < \gamma \leq 0.195 \\ 0.022500 & \text{if } 0.195 < \gamma \leq 0.43 \\ 0.031875 & \text{if } 0.43 < \gamma \leq 0.53 \\ 0.037500 & \text{if } \gamma > 0.53 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1000 (but above 0), which means that the excess supply on the EDC is at or below 10.00% of its maximum, the decrement is set at 0.375%. When the oversupply ratio is at or below a value of 0.1950 (but above 0.1000), the decrement is set at 1.125%. When the oversupply ratio is at or below a value of 0.4300 (but above 0.1950), the decrement is set at 2.25%. When the oversupply ratio is at or below a value of 0.5300 (but above 0.4300), the decrement is set at 3.1875%. When the oversupply ratio is above 0.5300, which means that the excess supply on the EDC exceeds 53.00% of its maximum, the decrement is set at 3.75%.

If an EDC's tranche target is between 5 and 9 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 1.125% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 3.75% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.011250 & \text{if } \gamma \leq 0.14 \\ 0.022500 & \text{if } 0.14 < \gamma \leq 0.33 \\ 0.031875 & \text{if } 0.33 < \gamma \leq 0.50 \\ 0.037500 & \text{if } \gamma > 0.50 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1400 (but above 0), the decrement is set at 1.125%. When the oversupply ratio is at or below a value of 0.3300 (but above 0.1400), the decrement is set at 2.25%. When the oversupply ratio is at or below a value of 0.5000 (but above 0.3300), the decrement is set at 3.1875%. When the oversupply ratio is above 0.5000, which means that the excess supply on the EDC exceeds 50.00% of its maximum, the decrement is set at 3.75%.

If an EDC’s tranche target is 4 tranches or fewer, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 2.25% (and the amount of the price decrease would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 3.75% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.0225 & \text{if } \gamma \leq 0.10 \\ 0.0375 & \text{if } \gamma > 0.10 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1000 (but above 0), the decrement is set at 2.25%. When the oversupply ratio is above 0.1000, which means that the excess supply on the EDC exceeds 10.00% of its maximum, the decrement is set at 3.75%.

Change from Regime 1 or from Regime 2 to Regime 3

The decrement formulas of Regime 1 are always used in rounds 1, 2, and 3 to calculate the going prices for rounds 2, 3, and 4, respectively. After the going prices for round 4 are calculated, in the first round in which the upper bound of the total excess supply range reported to bidders is 30 or fewer tranches, then the decrement formulas of Regime 3 will be used to calculate the going prices in the next round and for the remainder of the Auction.

Regime 3

In Regime 3, the following decrement formulas will be used.

If an EDC’s tranche target is 25 tranches or more, the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.25% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 2.5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.002500 & \text{if } \gamma \leq 0.17 \\ 0.015000 & \text{if } 0.17 < \gamma \leq 0.68 \\ 0.025000 & \text{if } \gamma > 0.68 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1700 (but above 0), which means that the excess supply on the EDC is at or below 17.00% of its maximum, the decrement is set at 0.25%. When the oversupply ratio is at or below a value of 0.6800 (but above 0.1700), the decrement is set at 1.5%. When the oversupply ratio is above 0.6800, which means that the excess supply on the EDC exceeds 68.00% of its maximum, the decrement is set at 2.5%.

If an EDC’s tranche target is between 10 and 24 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.25% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 2.5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.002500 & \text{if } \gamma \leq 0.17 \\ 0.015000 & \text{if } 0.17 < \gamma \leq 0.55 \\ 0.025000 & \text{if } \gamma > 0.55 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1700 (but above 0), which means that the excess supply on the EDC is at or below 17.00% of its maximum, the decrement is set at 0.25%. When the oversupply ratio is at or below a value of 0.5500 (but above 0.1700), the decrement is set at 1.5%. When the oversupply ratio is above 0.5500, which means that the excess supply on the EDC exceeds 55.00% of its maximum, the decrement is set at 2.5%.

If an EDC’s tranche target is between 5 and 9 tranches (inclusive), the decrement for that EDC is set as a series of steps. Using this rule, the smallest decrement would be 0.75% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 2.5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined maximum value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.007500 & \text{if } \gamma \leq 0.11 \\ 0.015000 & \text{if } 0.11 < \gamma \leq 0.31 \\ 0.025000 & \text{if } \gamma > 0.31 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1100 (but above 0), which means that the excess supply on the EDC is at or below 11.00% of its maximum, the decrement is set at 0.75%. When the oversupply ratio is at or below a value of 0.3100 (but above 0.1100), the decrement is set at 1.5%. When the oversupply ratio is above 0.3100, which means that the excess supply on the EDC exceeds 31.00% of its maximum, the decrement is set at 2.5%.

If an EDC’s tranche target is 4 tranches or fewer, the decrement for that EDC is set as a series of steps.

Using this rule, the smallest decrement would be 1.50% (and the amount of the decrease in price would be rounded off to the nearest thousandth of a cent). The smallest decrement would be in effect when the oversupply ratio is at or below a pre-determined value (but above 0). The decrement is never more than 2.5% (subject to rounding off). The largest decrement would be in effect when the oversupply ratio is above that pre-determined value.

The following series of steps will be used:

$$\Delta = \begin{cases} 0.015 & \text{if } \gamma \leq 0.10 \\ 0.025 & \text{if } \gamma > 0.10 \end{cases}$$

When the oversupply ratio is at or below a value of 0.1000 (but above 0), the decrement is set at 1.50%. When the oversupply ratio is above 0.1000, which means that the excess supply on the EDC exceeds 10.00% of its maximum, the decrement is set at 2.5%.

BGS-CIEP SUPPLIER MASTER AGREEMENT

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BGS-CIEP SUPPLIER MASTER AGREEMENT

THIS BGS-CIEP SUPPLIER MASTER AGREEMENT, made and entered into this ____ day of _____, 2024, by and between _____ (the “Company”), a corporation and a public utility organized and existing under the laws of the State of New Jersey, on its own behalf and as agent as more fully set forth below, and each of the suppliers listed on Appendix A hereto, severally and not jointly (each a “BGS-CIEP Supplier” and, collectively, the “BGS-CIEP Suppliers”), the Company and each BGS-CIEP Supplier hereinafter sometimes referred to collectively as the “Parties”, or individually as a “Party”,

WITNESSETH:

WHEREAS, the Company is a public utility engaged, inter alia, in the transmission and distribution of electric Energy within its Service Territory located in the State of New Jersey; and

WHEREAS, pursuant to Section 9(c) of the Electric Discount and Energy Competition Act, N.J.S.A. 48:3-49 et. seq., the New Jersey Board of Public Utilities (“BPU”) has been authorized to make available to any power supplier on a competitive basis the opportunity to provide Basic Generation Service (“BGS”); and

WHEREAS, in its Decision and Order dated _____, in Docket No. ER23030124 (the “_____ Order”), the BPU found that for periods after May 31, 2024, it would serve the public interest for the Company to continue to secure BGS Supply through a bid process; and

WHEREAS, in the _____ Order, the BPU approved an auction design for bidding out two Basic Generation Service products, one a product termed Basic Generation Service – Residential Small Commercial Pricing (“BGS-RSCP”), and one a product termed Basic Generation Service – Commercial and Industrial Energy Pricing (“BGS-CIEP”); and

WHEREAS, on _____, 2024 through _____, 2024, a successful auction for bidding out BGS-CIEP was held; and,

WHEREAS, each BGS-CIEP Supplier was one of the winning bidders in the auction for the provision of BGS-CIEP; and

WHEREAS, the _____ Order authorized the Company to contract with winning bidders, on behalf of the consumers of electricity located on the Company’s distribution system, for the provision of the share of BGS-CIEP Load covered by the winning bid; and

WHEREAS, pursuant to the auction procedures approved in the _____ Order, the Company and each of the BGS-CIEP Suppliers desire to enter into this BPU-approved BGS-CIEP Supplier Master Agreement (“Agreement”) setting forth their respective obligations concerning the provision of BGS-CIEP;

NOW, THEREFORE, in consideration of the mutual covenants and promises set forth below, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto, intending to be legally bound, hereby covenant, promise and agree as follows:

ARTICLE 1: DEFINITIONS

Any capitalized or abbreviated term not elsewhere defined in this Agreement shall have the definition set forth in this Article 1.

Ancillary Services – shall have the meaning ascribed thereto in the PJM Tariff.

Ancillary Service Charge – the price for Ancillary Services in dollars per MWh equal to the amount shown in the Company Specific Addendum approved by the BPU on _____.

Applicable Legal Authorities – generally, those federal and New Jersey statutes and administrative rules and regulations that govern the electric utility industry in New Jersey.

Auction Website – www.bgs-auction.com

Bankruptcy Code – those laws of the United States of America related to bankruptcy, codified and enacted as Title 11 of the United States Code, entitled “Bankruptcy” and found at 11 U.S.C. § 101 et seq., as such laws may be amended, modified, replaced or superseded from time to time.

Basic Generation Service or “BGS” – electric generation service that is provided at retail pursuant to the Applicable Legal Authorities under the Company’s retail electric tariffs and under any other agreements or arrangements between the Company and Customers, to any Customer that is not being served by a Third Party Supplier.

Basic Generation Service – Commercial and Industrial Energy Pricing or “BGS-CIEP” – electric generation service that is provided pursuant to the Applicable Legal Authorities at prices that include an energy charge component that varies on an hourly basis in accordance with changes in the load-weighted average Residual Metered Load aggregate Real-Time Locational Marginal Price (including Energy, congestion and marginal losses) for the Company’s Transmission Zone under the Company’s BGS-CIEP Tariffs.

Basic Generation Service – Residential Small Commercial Pricing or “BGS-RSCP” – electric generation service that is provided at retail pursuant to the Applicable Legal Authorities under the Company’s BGS-RSCP Tariffs.

Basic Generation Service Supply or “BGS Supply” – either BGS-RSCP Supply or BGS-CIEP Supply.

BGS-CIEP Price – the price, resulting from the Company’s auction of the opportunity to supply BGS-CIEP, set forth in Appendix A, equal to \$_____ per MW-day, and paid to BGS-CIEP Suppliers based on the daily BGS-CIEP Capacity obligation, as specified in Article 9 of this Agreement.

BGS-CIEP Customer – a Customer who is being served under any one of the Company’s BGS-CIEP Tariffs and is not taking electric generation service from a Third Party Supplier.

BGS-CIEP-Eligible Customer – any Customer who, if that Customer were taking BGS, would be served under the Company’s BGS-CIEP Tariffs, whether or not such Customer receives BGS-CIEP or receives electric generation service from a Third Party Supplier.

BGS-CIEP Load – the full electricity requirement (including without limitation, Energy, Capacity, and Ancillary Services) of BGS-CIEP Customers.

BGS-CIEP Peak Load Share – is the portion of load attributable to those Customers on BGS-CIEP of the PJM-determined EDC zonal peak load.

BGS-CIEP Supplier – an entity that has been selected through the BGS-CIEP solicitation and has accepted the obligations and associated rights to provide BGS-CIEP Supply to retail customers within the State of New Jersey in accordance with the Applicable Legal Authorities and has entered into this Agreement with the Company as a Party. Each BGS-CIEP Supplier under this Agreement must be an LSE and shall have the obligations of an LSE under the PJM Agreements. The term “supplier” also refers generically to any entity authorized by the BPU to provide BGS Supply, as opposed to a specific signatory to this Agreement, where the context makes it appropriate to do so. The distinction can be derived from the context, but is also generally reflected in the use of lower case type (“supplier”) to reflect the generic usage, and an initial capital (“Supplier”) to reflect a Party to this Agreement.

BGS-CIEP Supplier Responsibility Share – for each BGS-CIEP Supplier, the fixed percentage share of the Company’s BGS-CIEP Load for which the BGS-CIEP Supplier is responsible as set forth in Appendix A. The stated percentage share was determined by multiplying the number of Tranches won by the BGS-CIEP Supplier in the auction times the BGS-CIEP Tranche size percentage share.

BGS-CIEP Supply – unbundled Energy, Capacity, Ancillary Services and any transmission service not expressly assumed by the Company pursuant to Section 2.2, including all losses and/or congestion costs associated with the provision of such services, and such other services or products that a BGS-CIEP Supplier may be required, by PJM or other governmental body having jurisdiction, to provide in order to meet the BGS-CIEP Supplier Responsibility Share under this Agreement.

BGS-CIEP Tariffs – Rate Schedules _____ of the Company.

BGS-RSCP Customer – a Customer who is being served under any one of the Company’s BGS-RSCP Tariffs and is not taking electric generation service from a Third Party Supplier.

BGS-RSCP Load – the full electricity requirement (including, without limitation, Energy, Capacity, and Ancillary Services) of BGS-RSCP Customers.

BGS-RSCP Supplier – an entity that has been selected through the BGS-RSCP solicitation and has accepted the obligations and associated rights to provide BGS-RSCP Supply to retail customers within the State of New Jersey in accordance with the Applicable Legal Authorities and has entered into a BGS-RSCP Supplier Master Agreement with the Company as a Party. Each BGS-RSCP Supplier must be an LSE and shall have the obligations of an LSE under the PJM Agreements.

BGS-RSCP Supplier Responsibility Share – for each BGS-RSCP Supplier, the fixed percentage share of the Company’s BGS-RSCP Load for which the BGS-RSCP Supplier is responsible as set forth in Appendix A of the BGS-RSCP Supplier Master Agreement. The stated percentage share was determined by multiplying the number of tranches won by the BGS-RSCP Supplier in the auction times the BGS-RSCP tranche size percentage share.

BGS-RSCP Supply – unbundled Energy, Capacity, Ancillary Services and any transmission service not expressly assumed by the Company pursuant to Section 2.2, including all losses and/or congestion costs associated with the provision of such services, and such other services or products that a BGS-RSCP Supplier may be required, by PJM or other governmental body having jurisdiction, to provide in order to meet the BGS-RSCP Supplier Responsibility Share of BGS-RSCP Load.

BGS-RSCP Tariffs – Rate Schedules _____ of the Company.

Billing Month – each calendar month during the term of this Agreement.

BPU or “Board” – the New Jersey Board of Public Utilities or its successor.

Business Day – any day on which the Company’s and PJM’s corporate offices are open for business and commercial banks are not authorized or required to close in New York, New York.

Capacity – shall mean “Unforced Capacity” as set forth in the PJM RAA or in successor, superseding or amended versions of the PJM RAA that may take effect from time to time over the term of this Agreement, and any successor measurement of generating capacity as may be employed in PJM (whether set forth in the PJM RAA or elsewhere) for the purpose of stating the capacity obligation of an LSE.

Charge – any fee, charge or other amount that is billable by the Company to the BGS-CIEP Supplier under this Agreement.

CIEP Standby Fee – the price, equal to \$0.00015 per kWh, and paid to compensate the BGS-CIEP Supplier for being available to provide BGS-CIEP Supply to the BGS-CIEP Supplier Responsibility Share under this Agreement.

Competitive Electricity Supply – unbundled Energy, Capacity and Firm Transmission Service, including all losses and/or congestion associated with the provision of the foregoing services, and such other services or products that are provided by a Third Party

Supplier to fulfill its obligations to serve customer load. The provision of Competitive Electricity Supply by Third Party Suppliers entails fulfillment of all obligations associated with service to Customers, including the obligations of a Load Serving Entity under the PJM Tariff, procedures, agreements and manuals.

Costs – means, with respect to the Non-Defaulting Party, brokerage fees, commissions and other similar transaction costs and expenses reasonably incurred by such Party either in terminating any arrangement pursuant to which it has hedged its obligations or entering into new arrangements which replace this Agreement; and all reasonable attorneys’ fees and expenses incurred by the Non-Defaulting Party in connection with the termination of this Agreement.

Customer – a Company customer as defined in the Company’s retail tariffs, eligible to receive Competitive Electricity Supply from a Third Party Supplier or BGS-RSCP or BGS-CIEP from a BGS-RSCP Supplier or a BGS-CIEP Supplier, respectively, in accordance with the Applicable Legal Authorities.

Damages – financial compensation from the Defaulting Party to the Non-Defaulting Party associated with the occurrence of an Event of Default or an Early Termination of this Agreement. This compensation shall be assessed pursuant to Article 5 of this Agreement.

Early Termination – termination of this Agreement prior to the end of the term due to the occurrence of an Event of Default as specified in Section 5.1 of this Agreement and the declaration of Early Termination.

Early Termination Date – the date upon which an Early Termination becomes effective as specified in Section 5.2 of this Agreement.

Effective Date - the date first written above.

Electric Distribution Company or “EDC” – the applicable of the four New Jersey Electric Distribution Companies.

Emergency – (i) an abnormal system condition requiring manual or automatic action to maintain system frequency, or to prevent loss of firm load, equipment damage, or tripping of system elements that could adversely affect the reliability of an electric system or the safety of persons or property; or (ii) a fuel shortage requiring departure from normal operating procedures; or (iii) a condition that requires implementation of Emergency Operations Procedures as defined in the PJM OATT or PJM manuals; or (iv) any other condition or situation that the Company or PJM deems imminently likely to endanger life or property or to affect or impair the Company’s electrical system or the electrical system(s) of other(s) to which the Company’s electrical system is directly or indirectly connected (a “Connected Entity”). Such a condition or situation may include, but shall not be limited to, potential overloading of the Company’s transmission and/or distribution circuits, PJM minimum generation (“light load”) conditions, or unusual operating conditions on either the Company’s or a Connected Entity’s electrical system, or conditions

such that the Company is unable to accept Energy from the BGS-CIEP Supplier without jeopardizing the Company's electrical system or a Connected Entity's electrical system.

Energy – three-phase, 60-cycle alternating current electric energy, expressed in units of kilowatt-hours or megawatt-hours.

Energy Portfolio Standards – (i) those standards imposed by the BPU pursuant to N.J.S.A. 48:3-87(d) requiring that specified levels of electric power sold for the provision of Basic Generation Service shall be produced from renewable energy resources as set forth in the Renewable Energy Portfolio Standards, N.J.A.C. 14:8-2 et seq., as modified or superseded, or in such other regulations of the BPU as may be adopted or amended from time to time, and (ii) any standards imposed under any federal, state or local legislation or by any federal, interstate, state or local court, tribunal or governmental agency or authority or regulatory body that have the effect of requiring that specified levels of electric power sold for the provision of Basic Generation Service shall be produced from, or be otherwise attributable to, renewable energy resources or shall be produced from, or be otherwise attributable to, resources emitting only specified amounts of carbon or other substances, as the same may be adopted or amended from time to time.

Event of Default – a breach of obligations under this Agreement as set forth in Section 5.1 of this Agreement.

FERC – the Federal Energy Regulatory Commission.

Final Hourly Energy Allocation or “FHEA” – is a quantity in kWh which, for any hour, is the PHEA, adjusted for any billing or metering errors found subsequent to the calculation of PHEA, of which PJM is notified within 60 days.

Final Monthly Energy Allocation or “FMEA” – is a quantity in kWh which, for any Billing Month, is the PMEA adjusted for any billing or metering data received subsequent to the calculation of PMEA of which PJM is notified within 60 days.

Firm Transmission Service – shall mean “Network Integration Transmission Service” under the PJM OATT in effect as of the Effective Date of this Agreement, or in successor, superseding or amended versions of the PJM OATT that may take effect from time to time over the term of this Agreement. In the event the PJM OATT is modified such that “Network Integration Transmission Service” is no longer offered, Firm Transmission Service shall mean the type of transmission service offered under the PJM OATT that is accorded the highest level of priority for scheduling and curtailment purposes.

Gains – means, with respect to any Party, an amount equal to the present value of the economic benefit to it, if any (exclusive of Costs), resulting from an Early Termination of this Agreement, determined in a commercially reasonable manner.

Guaranty – means a guaranty, hypothecation agreement, margins or security agreement or any other document (whether in the form attached to this BGS-CIEP Supplier Master Agreement or other form approved by the Company).

Guarantor – any party who has the authority and may agree to guarantee a BGS-CIEP Supplier’s financial obligations under this Agreement, recognizing that such a party will be obligated to meet the Company’s creditworthiness requirements for BGS-CIEP Suppliers.

Interest Index – the average Federal Funds Effective Rate for the period of time the funds are on deposit. The Federal Funds Effective Rate is published daily on the Federal Reserve website (<http://www.federalreserve.gov/releases/h15/update/>).

kilowatt or “kW” – unit of measurement of useful power equivalent to 1000 watts.

kilowatt-hour or “kWh” – one kilowatt of electric power used over a period of one hour.

Load Serving Entity or “LSE” – an entity that has been granted the authority or has an obligation pursuant to state or local law, regulation or franchise to sell electricity to retail customers located within the PJM Control Area as that term is defined in the PJM RAA or in successor, superseding or amended versions of the PJM RAA that may take effect from time to time over the term of this Agreement.

Losses – means, with respect to any Party, an amount equal to the present value of the economic loss to it, if any (exclusive of Costs), resulting from an Early Termination of this Agreement, determined in a commercially reasonable manner.

Margin – the amount by which the Total Exposure Amount exceeds a BGS-CIEP Supplier’s or Guarantor’s credit limit as defined in Section 6.2 of this Agreement.

Maximum Credit Limit – the lesser of the applicable % of TNW and the applicable credit limit cap as specified in Section 6.2 of this Agreement.

megawatt or “MW” – one thousand kilowatts.

megawatt-hour or “MWh” – one megawatt of electric power used over a period of one hour.

Merger Event – when a Party consolidates or amalgamates with, or merges into or with, or transfers all or substantially all of its assets to another entity and either (i) the resulting entity fails to assume all of the obligations of such Party hereunder or (ii) the benefits of any credit support provided pursuant to Article 6 of this Agreement fail to extend to the performance by such resulting, surviving or transferee entity of the Party’s obligations hereunder, and the resulting entity or its Guarantor fails to meet the creditworthiness requirements of this Agreement. Transfer of all or substantially all of the Company’s generation assets does not qualify as a Merger Event.

Meter Reading – the process whereby the Company takes notice of the information presented on a Customer’s meter. A Meter Reading may be obtained manually, through telemetry, or by estimation, in accordance with the Company’s established procedures and practices.

Minimum Rating – a minimum senior unsecured debt rating as defined in Section 6.2(a)(i) of this Agreement.

NERC – the North American Electric Reliability Corporation or its successor.

PJM – the Pennsylvania-New Jersey-Maryland Interconnection L.L.C. or its successor.

PJM Agreements – shall have the meaning ascribed in Section 2.3 of this Agreement.

PJM Control Area – that certain Control Area encompassing systems in Pennsylvania, New Jersey, Maryland, Delaware, Virginia and the District of Columbia, as may be modified from time to time, and which is recognized by the North American Electric Reliability Council as the “PJM Control Area”.

PJM E-Account – an account obtainable through PJM that provides access to web-based PJM settlement, accounting, marketing and other informational and economic systems.

PJM OA – the PJM Operating Agreement or its successor.

PJM OATT – the prevailing PJM Open Access Transmission Tariff on file with the FERC, which sets forth the rates, terms and conditions of transmission service over transmission facilities located in the PJM Control Area, as is in effect on the Effective Date and as modified from time to time.

PJM OI – the PJM Office of Interconnection, the system operator for the PJM Control Area.

PJM RAA – the PJM Reliability Assurance Agreement or its successor.

Preliminary Hourly Energy Allocation or “PHEA” – is a quantity in kWh which, for any hour, is the preliminary calculation of the product of the BGS-CIEP Supplier’s BGS-CIEP Supplier Responsibility Share and the Energy requirements portion of the BGS-CIEP Load for that hour.

Preliminary Monthly Energy Allocation or “PMEA” – is a quantity in kWh which, for any Billing Month, is the preliminary calculation of the product of the BGS-CIEP Supplier’s BGS-CIEP Supplier Responsibility Share and the Energy requirements portion of the BGS-CIEP Load.

PHEA/FHEA Adjustment Amount – for any Billing Month, the monetary amount due to the BGS-CIEP Supplier or the Company, as the case may be, in order to reconcile any difference between the PHEA used for the purpose of calculating estimated payments made to the BGS-CIEP Supplier for a given hour and the FHEA used for calculating the final payments due to the BGS-CIEP Supplier for such hour as more fully described in Article 9 hereof.

PMEA/FMEA Adjustment Amount – for any Billing Month, the monetary amount due to the BGS-CIEP Supplier or the Company, as the case may be, in order to reconcile any difference between the PMEA used for the purpose of calculating estimated payments made to the BGS-CIEP Supplier for a given month and the FMEA used for calculating the final payments due to the BGS-CIEP Supplier for such month as more fully described in Article 9 hereof.

RFC – the Reliability First Corporation of NERC or its successor.

Service Territory - the geographic areas of the State of New Jersey in which the Company serves electric Customers.

Settlement Amount – with respect to a Non-Defaulting Party, the net amount of the Losses or Gains, and Costs, expressed in U.S. Dollars, which such party incurs as a result of Early Termination, as set forth in Section 5.4(a) of this Agreement. For the purposes of calculating the Termination Payment, the Settlement Amount shall be considered an amount due to the Non-Defaulting Party under this Agreement if the total of the Losses and Costs exceeds the Gains and shall be considered an amount due to the Defaulting Party under this Agreement if the Gains exceed the total of the Losses and Costs.

Statement – a monthly report prepared by the Company for the BGS-CIEP Supplier indicating the amount due to the BGS-CIEP Supplier by the Company in compensation for kWhs supplied to BGS-CIEP Customers by the BGS-CIEP Supplier during the current Billing Month, in accordance with the BGS-CIEP Supplier’s obligations under this Agreement.

Supply Day – any calendar day during the term of this Agreement on which the BGS-CIEP Supplier is providing, or is obligated by this Agreement to provide, BGS-CIEP Supply to the Company’s BGS-CIEP Customers.

Tangible Net Worth or “TNW” – total assets less intangible assets and total liabilities. Intangible assets include benefits such as goodwill, patents, copyrights and trademarks.

Termination Payment – shall have the meaning ascribed in Section 5.4 of this Agreement.

Third Party Supplier or “TPS” – a person or entity that is duly licensed by the Board to offer and to assume the contractual and legal responsibility to provide electric generation service to retail customers located in the state of New Jersey pursuant to retail open access programs approved by the Board.

Total Exposure Amount – an amount calculated daily for each BGS-CIEP Supplier reflecting the total credit exposure to the Company and consisting of the sum of (i) amount designated as the credit exposure under this Agreement, (ii) any amount(s) designated as the “Mark-to-Market Exposure Amount” arising under any other BGS Supply agreements providing for “BGS-RSCP Supply” or similar BGS service; and (iii) the amount designated as the “credit exposure” under any other BGS Supply agreements providing for “BGS-

CIEP Supply” or similar BGS service; provided that in the event the amount calculated for any day is a negative number, it shall be deemed to be zero for such day.

Tranche – a fixed percentage share of the BGS-CIEP Load of the Company as determined for the purposes of the auction of the Company’s BGS-CIEP Load. The fixed percentage is the Tranche size for the Company.

Wholesale Customer – an entity (e.g., a municipality or borough) authorized to take electric service for resale to retail customers under a wholesale contract filed with the FERC.

ARTICLE 2: GENERAL TERMS AND CONDITIONS

2.1 Capacity In Which Company Is Entering Into This Agreement

Each BGS-CIEP Supplier agrees and acknowledges that the Company is contracting for the provision of BGS-CIEP Supply from such Supplier as the agent for Customers receiving Basic Generation Service – Commercial and Industrial Energy Pricing on the Company’s distribution system pursuant to the authorizations provided to the Company under the _____ Order. The BGS-CIEP Supplier further agrees and acknowledges that the Company will administer and monitor the BGS-CIEP Supplier’s performance in providing BGS-CIEP Supply under this Agreement and that the Company shall be entitled, on behalf of Customers, to enforce BGS-CIEP Suppliers’ obligations related to the provision of BGS-CIEP Supply. The BGS-CIEP Supplier hereby permanently and irrevocably waives any claim that Company is not entitled to seek enforcement of this Agreement on behalf of Customers. However, no Customer or group of Customers may seek enforcement of this Agreement directly against the BGS-CIEP Supplier on their own behalf, including independently or by joining in any legal action by the Company. This Agreement does not create, assign or grant to any Customer or group of Customers any rights in or claims to damages or remedies against the BGS-CIEP Supplier independent of or different from the rights expressly granted to the Company

hereunder as agent for Customers.

The Company is also contracting on its own behalf and not as agent for Customers insofar as this Agreement requires the Company: (i) to pay the BGS-CIEP Suppliers as required under this Agreement; and (ii) to provide data or to otherwise cooperate with a BGS-CIEP Supplier in connection with such BGS-CIEP Supplier's provision of BGS-CIEP Supply. The Parties acknowledge that the Agreement is a forward contract and, accordingly, the Parties hereto are entitled to the protections of section 556 of the Bankruptcy Code. The Parties therefore agree that the Agreement may be terminated by either Party upon the commencement of a proceeding by the other Party under any chapter of the Bankruptcy Code in accordance with Section 5.2 of this Agreement.

2.2 Parties' Obligations

(a) Obligations of BGS-CIEP Supplier

Each BGS-CIEP Supplier hereby agrees severally, but not jointly, as follows:

(i) to provide sufficient quantities of BGS-CIEP Supply on an instantaneous basis at all times to meet the BGS-CIEP Supplier Responsibility Share; without limitation, the BGS-CIEP Supplier shall be obligated to procure those services provided by the PJM OI and to perform such functions as may be required by the PJM OI that are necessary for the delivery of BGS-CIEP Supply required hereunder;

(ii) to cooperate with the Company in any regulatory compliance efforts that may be required to maintain the ongoing legitimacy and enforceability of the terms of this Agreement and to fulfill any regulatory reporting requirement associated with the provision of BGS-CIEP Supply, before the BPU, FERC or any other regulatory body asserting jurisdiction, including meeting the reporting requirements of any Energy

Portfolio Standards and the BPU's Environmental Information Disclosure Standards, N.J.A.C. 14:8-3 et seq.;

(iii) to become the Load Serving Entity with respect to the provision of BGS-CIEP Supply for the BGS-CIEP Supplier Responsibility Share and to comply with all requirements of a Load Serving Entity with respect to such BGS-CIEP Supplier Responsibility Share;

(iv) to pay to the Company the PMEAFMEAF Adjustment Amount for any Billing Month in which the PMEAFMEAF exceeds the FMEAF, and to pay to the Company the PHEAFFHEAF Adjustment Amount for any Billing Month in which a PHEAFFHEAF Adjustment Amount is due to the Company as more fully described in Article 9 of this Agreement;

(v) to pay to the Company every Billing Month an amount equal to the CIEP Standby Fee times the difference between all BGS-CIEP-Eligible Customers' preliminary monthly Energy usage and all BGS-CIEP-Eligible Customers' final Energy usage as measured at the BGS-CIEP-Eligible Customers' meters, multiplied by the BGS-CIEP Supplier Responsibility Share, if the preliminary monthly Energy usage exceeds final Energy usage for that Billing Month, as more fully described in Article 9 of this Agreement;

(vi) to pay to the Company a Charge of \$_____ per Tranche, which amount was announced prior to the auction for each Tranche comprising the BGS-CIEP Supplier's BGS-CIEP Supplier Responsibility Share, in order to reimburse the Company for the total costs of the BGS-CIEP auction and related costs associated with providing BGS-CIEP administration;

(vii) to satisfy the Energy Portfolio Standards with respect to its BGS-

CIEP Supplier Responsibility Share; and

(viii) to comply in a timely manner with all obligations under this Agreement imposed upon a BGS-CIEP Supplier.

(b) Obligations of the Company

The Company hereby agrees as follows:

(i) to pay to each BGS-CIEP Supplier every Billing Month for the charges as more fully described in Article 9 of this Agreement and subject to the exceptions set forth therein;

(ii) to pay to each BGS-CIEP Supplier the PMEA/FMEA Adjustment Amount for any Billing Month in which the FMEA exceeds the PMEA, and the PHEA/FHEA Adjustment Amount for any Billing Month in which a PHEA/FHEA Adjustment Amount is due to the BGS-CIEP Supplier as more fully described in Article 9 of this Agreement and subject to the exceptions set forth therein;

(iii) to pay to each BGS-CIEP Supplier every Billing Month an amount equal to the CIEP Standby Fee times the difference between all BGS-CIEP-Eligible Customers' preliminary monthly Energy usage and all BGS-CIEP-Eligible Customers' final Energy usage as measured at the BGS-CIEP-Eligible Customers' meters, multiplied by the BGS-CIEP Supplier Responsibility Share, if the final estimated monthly Energy usage exceeds preliminary Energy usage for that Billing Month, as more fully described in Article 9 of this Agreement and subject to the exceptions set forth therein;

(iv) to establish and report each BGS-CIEP Supplier's load obligation (for each Supply Day) to PJM in accordance with PJM's prevailing requirements;

(v) to be financially responsible for the Firm Transmission Service obligation pursuant to the PJM Agreements. Pursuant to the PJM tariff, the Company will be responsible for, or will receive, as applicable: (i) charges assessed under Network Integration Transmission Service; (ii) charges and credits under Transmission Enhancement Charges; (iii) charges and refunds under Generation Deactivation; and (iv) credits under Non-Firm Point-to-Point Transmission Service. PJM billing statement line items for which the Company is responsible are set forth in Table D-1 of Appendix D and a full list of PJM billing statement line items as of the Effective Date are set forth in Table D-2 of Appendix D. The Company shall have such responsibility regarding such services as they may be modified or superseded from time to time. Each BGS-CIEP Supplier shall be responsible for all other costs and expenses related to transmission and Ancillary Services in connection with the provision of BGS-CIEP Supply in proportion to its BGS-CIEP Supplier Responsibility Share;

(vi) to pay to each BGS-CIEP Supplier, as approved by the BPU, a percentage share equal to the BGS-CIEP Supplier Responsibility Share of such BGS-CIEP Supplier, of all amounts received from a TPS as damages, penalties or forfeited security due to the failure of such TPS to provide adequate notice in conformance with applicable BPU requirements that a Customer previously served by the TPS is switching to BGS-CIEP or forfeited as a result of an event of default by a TPS under the Company's Third Party Supplier Agreement; provided that the amounts paid to BGS-CIEP Suppliers shall be net of any amounts retained by the Company to offset costs or losses of the Company associated with the failure of the TPS to provide adequate notice or the occurrence of an event of default under the Company's Third Party Supplier Agreement; and further provided, that the Company shall have no obligation to seek the recovery of any damages,

penalties or forfeited security due from a TPS through collection efforts, judicial procedures or otherwise; and

(vii) to comply in a timely manner with all obligations under this Agreement imposed upon the Company.

(c) Obligation of the BGS-CIEP Customers

The Company hereby agrees on behalf of the BGS-CIEP Customers to accept the delivery of BGS-CIEP Supply necessary to meet the BGS-CIEP Load.

2.3 PJM Services

Each BGS-CIEP Supplier shall make all necessary arrangements for the delivery of BGS-CIEP Supply through the PJM OI. The Company will advise the PJM OI of the magnitude and location of each BGS-CIEP Supplier's actual BGS-CIEP Supplier Responsibility Share, as required by the PJM OI, for the purpose of calculating such BGS-CIEP Supplier's appropriate Capacity obligation, Energy obligation, or other requirements related to the provision of service under this Agreement by BGS-CIEP Suppliers arising under the PJM OATT, PJM RAA, PJM OA and any other applicable PJM agreement (collectively, the "PJM Agreements"). Each BGS-CIEP Supplier shall remain responsible to PJM for the performance of its LSE obligations associated with the provision of BGS-CIEP Supply under this Agreement until the effective date of the transfer of such LSE obligations.

2.4 Communications and Data Exchange

Each BGS-CIEP Supplier and the Company shall supply to each other all data, materials or other information that is specified in this Agreement, or that may otherwise reasonably be required by BGS-CIEP Suppliers or by the Company in connection with the

provision of BGS-CIEP Supply by the BGS-CIEP Supplier to BGS-CIEP Customers, if required, in a thorough and timely manner.

Electronic information exchange between each BGS-CIEP Supplier and the Company under this Agreement shall employ a BGS-CIEP Supplier identification number, assigned by the Company, which shall be consistent with the BGS-CIEP Supplier's Dunn & Bradstreet Business number. Each BGS-CIEP Supplier must be equipped with the communications capabilities necessary to comply with the communications and data exchange standards that are set by and as may, from time to time, be modified by PJM, and must bear the costs of putting in place and successfully testing all required information technology systems that will enable it to send to and receive data from the Company and PJM and to satisfy its obligations under this Agreement, the PJM Agreements and all other relevant agreements.

2.5 Record Retention

The Company shall retain, for a period of two (2) years following the expiration of the term of this Agreement, necessary records so as to permit BGS-CIEP Suppliers to confirm the validity of payments due to BGS-CIEP Suppliers hereunder; provided that if a BGS-CIEP Supplier has provided notice within two (2) years of the expiration of the term of this Agreement that it disputes the validity of any payments, the Company agrees that it shall retain all records related to such dispute until the dispute is finally resolved.

2.6 Verification

In the event of a good faith dispute regarding any invoice issued or payment due under this Agreement, and provided that a mutually acceptable confidentiality agreement is executed by the Parties, each Party will have the right to verify, at its sole expense, the

accuracy of the invoice or the calculation of the payment due by obtaining copies of relevant portions of the books and records of the other Party. The right of verification will survive the termination of this Agreement for a period of two (2) years after termination.

2.7 PJM E-Accounts

Each BGS-CIEP Supplier and the Company shall work with PJM to establish any PJM E-Accounts necessary for such BGS-CIEP Supplier to provide BGS-CIEP Supply under this Agreement. Each BGS-CIEP Supplier may manage its PJM E-Accounts in its sole discretion; provided such BGS-CIEP Supplier acts in accordance with the standards set forth in the PJM Agreements.

ARTICLE 3: REPRESENTATIONS AND WARRANTIES

3.1 BGS-CIEP Supplier's Representations and Warranties

Each BGS-CIEP Supplier hereby represents, warrants and covenants to the Company as follows:

a) such BGS-CIEP Supplier is a corporation, partnership, limited liability company or other legal entity, as set forth in Appendix A hereto, duly organized, validly existing and in good standing under the laws of the State of New Jersey or, if another jurisdiction, under the laws of such jurisdiction and, in such case, is duly registered and authorized to do business and is in good standing in the State of New Jersey;

b) such BGS-CIEP Supplier has all requisite power and authority to execute and deliver this Agreement and to carry on the business to be conducted by it under this Agreement and to enter into and perform its obligations hereunder, including satisfaction of all applicable FERC requirements;

c) the execution and delivery of this Agreement and the performance of such BGS-CIEP Supplier's obligations hereunder have been duly authorized by all necessary action on the part of the BGS-CIEP Supplier and do not and will not conflict with, or constitute a breach of or default under, any of the terms, conditions, or provisions of the BGS-CIEP Supplier's certificate of incorporation or bylaws or other constituent instruments or any indenture, mortgage, other evidence of indebtedness, or other agreement or instrument or any statute or rule, regulation, order, judgment, or decree of any judicial or administrative body to which the BGS-CIEP Supplier is a party or by which the BGS-CIEP Supplier or any of its properties is bound or subject;

d) all necessary and appropriate action that is required on the BGS-CIEP Supplier's part to execute this Agreement has been completed;

e) this Agreement is the legal, valid and binding obligation of such BGS-CIEP Supplier, enforceable in accordance with its terms;

f) there are no actions at law, suits in equity, proceedings or claims pending or, to such BGS-CIEP Supplier's knowledge, threatened against the BGS-CIEP Supplier before any federal, state, foreign or local court, tribunal or governmental agency or authority that might materially delay, prevent or hinder the BGS-CIEP Supplier's performance of its obligations hereunder;

g) it has entered into this Agreement with a full understanding of the material terms and risks of the same, and it is capable of assuming those risks;

h) the BGS-CIEP Supplier is in good standing as an LSE in PJM, is a signatory to all applicable PJM Agreements, and is in compliance with, and will continue to comply with, all obligations, rules and regulations, as established and interpreted by the PJM OI,

that are applicable to LSEs as defined by the PJM Agreements; provided that the BGS-CIEP Supplier shall not be obligated to become an LSE in PJM until the date it begins providing BGS-CIEP Supply to Customers;

i) it has made its trading and investment decisions (including regarding the suitability thereof) based upon its own judgment and any advice from such advisors as it has deemed necessary and not in reliance upon any view expressed by the Company; and

j) the BGS-CIEP Supplier will comply with any and all information and data transfer protocols that may be adopted by the Company or that are set by, and from time to time modified by, the Board; provided that each BGS-CIEP Supplier shall be entitled to exercise its reserved right to challenge any such protocols in the appropriate forum.

3.2 Company's Representations and Warranties

The Company hereby represents, warrants and covenants to the BGS-CIEP Suppliers as follows:

a) the Company is an electric utility corporation duly organized, validly existing and in good standing under the laws of the State of New Jersey;

b) the Company has all requisite power and authority to carry on the business to be conducted by it under this Agreement and to enter into and perform its obligations hereunder;

c) the execution and delivery of this Agreement and the performance of the Company's obligations hereunder have been duly authorized by all necessary action on the part of the Company and do not and will not conflict with, constitute a breach of or default under, any of the terms, conditions, or provisions of the Company's certificate of incorporation or bylaws or any indenture, mortgage, other evidence of indebtedness, or

other agreement or instrument or any statute or rule, regulation, order, judgment, or decree of any judicial or administrative body to which the Company is a party or by which the Company or any of its properties is bound or subject;

d) all necessary and appropriate action that is required on the Company's part to execute this Agreement has been completed;

e) this Agreement is the legal, valid and binding obligation of the Company, enforceable in accordance with its terms;

f) the ability of the Company to pay any and all amounts due and payable under this Agreement, or upon any potential breach thereof, is not conditioned upon any governmental or administrative appropriation by the Board, the State of New Jersey or any other governmental authority;

g) it has entered into this Agreement with a full understanding of the material terms and risks of the same, and it is capable of assuming those risks;

h) there are no actions at law, suits in equity, proceedings or claims pending or, to the Company's knowledge, threatened against the Company before any federal, state, foreign or local court, tribunal or governmental agency or authority that might materially delay, prevent or hinder the Company's performance of its obligations under this Agreement;

i) with respect to those rights and entitlements conferred on Customers under this Agreement as set forth in Section 2.1 of this Agreement, the Board has conferred on the Company all requisite power and authority to execute this Agreement on behalf of such Customers;

j) the Company's performance under this Agreement is not contingent upon the performance of Customers or the ability of Customers to pay rates;

k) the Company shall have full responsibility for metering, billing and delivery with respect to Customers and BGS-CIEP Suppliers shall have no responsibility with respect thereto; and

l) the Company shall be responsible for distribution services and that the BGS-CIEP Supplier shall not be responsible for distribution charges.

3.3 Survival of Obligations

All representations and warranties contained in this Article are of a continuing nature and shall be maintained during the term of this Agreement. If a Party learns that any of the representations, warranties or covenants in this Agreement are no longer true during the term of this Agreement, the Party shall immediately notify the other Party via electronic transmission, with a hard copy of the notice delivered by overnight mail.

ARTICLE 4: COMMENCEMENT AND TERMINATION OF AGREEMENT

4.1 Commencement and Termination

The term of this Agreement shall commence upon the Effective Date; provided that the provision of BGS-CIEP Supply by BGS-CIEP Suppliers to BGS-CIEP Customers on the Company's system shall commence at 00:01 a.m. on June 1, 2024 and shall end at midnight on May 31, 2025, unless this Agreement is terminated earlier in accordance with the provisions hereof.

4.2 Termination of Right to Supply BGS-CIEP

Each BGS-CIEP Supplier agrees that termination of this Agreement for reason of an Event of Default shall terminate any right of such BGS-CIEP Supplier to provide BGS-

CIEP Supply to the BGS-CIEP Customers and nullify any of the entitlements to which such BGS-CIEP Supplier became entitled as a result of being selected as a winning bidder in the auction for BGS-CIEP Supply.

4.3 Survival of Obligations

Termination of this Agreement for any reason shall not relieve the Company or any BGS-CIEP Supplier of any obligation accrued or accruing prior to such termination. Applicable provisions of this Agreement shall continue in effect after termination to the extent necessary to provide for final billings and adjustments.

4.4 Mutual Termination

The Company and the BGS-CIEP Supplier may agree at any time during the term of this Agreement to terminate their respective rights and obligations hereunder on such terms and under such conditions that they mutually deem to be appropriate as set forth in a mutual termination agreement acceptable in form and substance to the Company and the BGS-CIEP Supplier (“Mutual Termination Agreement”); provided that Company agrees that it shall enter into such a Mutual Termination Agreement, which will discharge the terminating BGS-CIEP Supplier (the “Terminating BGS-CIEP Supplier”) with respect to liabilities arising after the effective date of the Mutual Termination Agreement if the following conditions precedent are met: (i) the Terminating BGS-CIEP Supplier identifies a replacement supplier willing to assume all obligations of the Terminating BGS-CIEP Supplier hereunder for the remaining term of this Agreement (the “Replacement BGS Supplier”); (ii) the Replacement BGS Supplier demonstrates its compliance with Article 6 of this Agreement, “Creditworthiness”, as of the effective date of the Mutual Termination Agreement; (iii) the Replacement BGS Supplier executes a counterpart signature page to

this Agreement and thereby becomes a Party under this Agreement, effective immediately following the effective date of the Mutual Termination Agreement; and (iv) the Terminating BGS Supplier is not, to the belief or knowledge of the Company, subject to an Event of Default as of the effective date of the Mutual Termination Agreement or, if the Company believes that the Terminating BGS Supplier may be subject to an Event of Default, either (a) the Company has determined that, as of the effective date of the Mutual Termination Agreement, it has not incurred any Damages as a result of the Event of Default or (b) if the Company has determined, as of the effective date of the Mutual Termination Agreement, that it may have incurred Damages as a result of the Event of Default, that the Replacement BGS Supplier has agreed in writing to be responsible for the payment of such Damages or to otherwise cure the Event of Default, in either case to the satisfaction of the Company.

ARTICLE 5: BREACH AND DEFAULT

5.1 Events of Default

An Event of Default under this Agreement shall occur if a Party (the “Defaulting Party”):

- (i) is the subject of a voluntary bankruptcy, insolvency or similar proceeding;
- (ii) makes an assignment for the benefit of its creditors;
- (iii) applies for, seeks consent to, or acquiesces in the appointment of a receiver, custodian, trustee, liquidator or similar official to manage all or a substantial portion of its assets;
- (iv) is dissolved (other than pursuant to a consolidation, amalgamation or merger) or is the subject of a Merger Event;

(v) has a secured party take possession of all or substantially all of its assets or has a distress, execution, attachment, sequestration or other legal process levied, enforced or sued on or against all or substantially all of its assets;

(vi) has a resolution passed for its winding-up, official management or liquidation (other than pursuant to a consolidation, amalgamation or merger);

(vii) in the case of a BGS-CIEP Supplier, PJM terminates the BGS-CIEP Supplier's ability to make purchases from PJM markets or PJM holds the Company responsible for the provision of Energy, Capacity, or Ancillary Services to meet the BGS-CIEP Supplier's BGS-CIEP Supplier Responsibility Share under this Agreement;

(viii) fails to comply with the creditworthiness requirements as set forth in Article 6 of this Agreement, within the time frames set forth in this Agreement;

(ix) in the case of the Company, fails to implement any measures that it is directed to implement by the Board pursuant to the creditworthiness review procedure adopted by the Board in its Order dated December 4, 2002 (Docket No. EX01110754);

(x) fails to pay the other Party when payment is due;

(xi) violates any federal, state or local code, regulation or statute applicable to the supply of Energy in a manner that materially, and adversely, affects the Party's performance under this Agreement, including by way of failure to continually satisfy all applicable FERC requirements, or, in the case of a BGS-CIEP Supplier, by way of failure to maintain any other governmental approvals required for participation in the New Jersey retail Energy market as a BGS-CIEP Supplier, default on any obligation or other failure to comply with PJM requirements under the PJM Agreements or fails to comply with the

Energy Portfolio Standards with respect to the BGS Supplier's BGS-CIEP Supplier Responsibility Share;

(xii) is the subject of an involuntary bankruptcy or similar proceeding;

(xiii) subject to Section 5.3 (b) of this Agreement, in the case of the Company acting on behalf of the BGS-CIEP Customers, fails to accept BGS-CIEP Supply properly tendered by the BGS-CIEP Supplier under this Agreement;

(xiv) fails to satisfy any other material obligation under this Agreement not listed above;

(xv) makes a materially incorrect or misleading representation or warranty under this Agreement; or

(xvi) commits an act or makes an omission that constitutes an "Event of Default" under any other agreement(s) for the provision of BGS Supply between the Company and the BGS-CIEP Supplier;

and fails to remedy such condition, event or delinquency herein above described such that the other Party (the "Non-Defaulting Party") is completely made whole with respect to such condition, event or delinquency, within three (3) Business Days of receipt of written notice thereof from such Non-Defaulting Party; provided, however, that an Event of Default shall be deemed to have occurred immediately, without any need for the provision of notice thereof by the Non-Defaulting Party and without any right of cure on the part of the Defaulting Party, in the event of the occurrence of a condition, event or delinquency described in subsections "i", "ii", "iii", "iv", "v", "vi", "vii" or "viii" above.

5.2 Rights Upon Default

Upon and during the continuation of an Event of Default, the Non-Defaulting Party shall be entitled to:

- (i) pursue any and all available legal and equitable remedies;
- (ii) declare an Early Termination Date of this Agreement with respect to the obligations of the Defaulting Party without any liability or responsibility whatsoever except for obligations arising prior to the date of termination, by providing written notice to the Defaulting Party; provided, however, that this Agreement shall immediately terminate automatically and without notice in the case of any Event of Default in which a Supplier is the Defaulting Party occurring under subsections (i), (ii), (iii), (iv), (v), (vi), (vii) or (viii) of Section 5.1 of this Agreement and such date of automatic termination shall be deemed the Early Termination Date of this Agreement with respect to such Supplier; and
- (iii) receive Damages in accordance with Section 5.3 of this Agreement.

The Non-Defaulting Party shall be entitled to elect or pursue one or more of the above remedies.

5.3 Damages Resulting From an Event Of Default

(a) **BGS-CIEP Supplier's Failure to Supply BGS-CIEP Supply or Declaration of Early Termination By Company:** Damages resulting from (i) a BGS-CIEP Supplier's failure to (A) provide BGS-CIEP Supply in conformance with Section 2.2 hereof or (B) pay PJM for purchases of any products or services from PJM, or other failure to comply with PJM requirements, such that PJM holds the Company responsible for the provision of Energy, Capacity, or Ancillary Services to meet such BGS-CIEP Supplier's BGS-CIEP Supplier Responsibility Share under this Agreement or (ii) the occurrence of

any Event of Default attributable to a BGS-CIEP Supplier resulting in Early Termination, shall include all Costs incurred by the Company, acting in a commercially reasonable manner consistent with any statutory or regulatory requirement imposed by the Applicable Legal Authorities, in obtaining replacement services or in obtaining a replacement supplier, which Costs exceed the amounts that would have been payable to the defaulting BGS-CIEP Supplier under this Agreement. Costs incurred by the Company for the purpose of calculating Damages hereunder will consist of:

(i) the cost of Energy (including all charges for losses and congestion), Capacity, Ancillary Services or other elements of BGS-CIEP Supply allocated to the Company by the PJM OI due to the failure of a BGS-CIEP Supplier to meet obligations owing to the PJM OI in connection with its obligations under this Agreement;

(ii) the cost of Energy (including all charges for losses and congestion), Capacity, Ancillary Services or other elements of BGS-CIEP Supply purchased by the Company to replace BGS-CIEP Supply that a BGS-CIEP Supplier was obligated to supply under this Agreement during the term hereof;

(iii) administrative and legal costs associated with procuring replacement BGS-CIEP Supply; and

(iv) financial hedging costs incurred by the Company on behalf of BGS-CIEP Customers as a result of having to procure BGS-CIEP Supply not provided by a BGS-CIEP Supplier.

Without limitation of the foregoing, Damages calculated hereunder shall constitute the ultimate liability of a BGS-CIEP Supplier in the event of an Early Termination caused by an Event of Default attributable to such BGS-CIEP Supplier regardless of the reason or

basis for such Early Termination. The Parties recognize, however, that the final calculation of Damages hereunder may not be known for some time since the level of such Damages may be dependent upon the arrangements made by the Company to obtain replacement services or a replacement supplier. The Company and each BGS-CIEP Supplier agree that, until the calculation of Damages under this provision is completed, the amount and payment to the Company of the Settlement Amount on behalf of BGS-CIEP Customers in the event of an Early Termination as set forth in Section 5.4 of this Agreement shall be immediately due and owing as an estimate of all Damages ultimately determined to be due and owing. After Damages have been finally determined under this Section 5.3, the amounts of Damages due and owing will be reconciled with payments already made by the BGS-CIEP Supplier under Section 5.4 of this Agreement.

(b) Failure By Company on Behalf of Customers To Accept BGS-CIEP Supply Tendered By BGS-CIEP Supplier: Damages resulting from the failure of the Company on behalf of Customers to accept BGS-CIEP Supply tendered by the BGS-CIEP Supplier necessary to meet the BGS-CIEP Supplier Responsibility Share of BGS-CIEP Load under this Agreement shall consist of the positive difference (if any) between the amounts that would have been payable to the BGS-CIEP Supplier hereunder had the Company accepted the BGS-CIEP Supply tendered by the BGS-CIEP Supplier necessary to meet the BGS-CIEP Supplier Responsibility Share of BGS-CIEP Load under this Agreement minus the amount realized by the BGS-CIEP Supplier in disposing, in a commercially reasonable manner, of the BGS-CIEP Supply not accepted by the Company; provided, however, that the Company shall not be required to accept on behalf of any Customer, quantities of unbundled Energy, Ancillary Services or other component of BGS-

CIEP Supply utilized by Customers on an instantaneous basis as a function of electrical load, in excess of such Customer's instantaneous consumption of such component of BGS-CIEP Supply.

(c) **Damages Resulting From Early Termination Due To An Event of Default Attributable To the Company:** Damages resulting from Early Termination due to an Event of Default attributable to the Company shall be as set forth in Section 5.4 of this Agreement. Damages calculated in accordance with said Section 5.4 shall be the exclusive remedy available to the BGS-CIEP Supplier in the event of Early Termination resulting from an Event of Default attributable to the Company.

(d) **Other Damages:** Damages for Events of Default not specified above shall consist of the direct Damages incurred by the Non-Defaulting Party.

5.4 Declaration of an Early Termination Date and Calculation of Settlement Amount and Termination Payment

(a) **Settlement Amount:** If an Event of Default with respect to a Defaulting Party shall have occurred and be continuing, the Non-Defaulting Party (in the case of an Event of Default by the Company, each BGS-CIEP Supplier shall be considered a "Non-Defaulting Party") shall have the right (i) to designate a day, no earlier than the day such notice is effective and no later than twenty (20) days after such notice is effective, as a date for Early Termination ("Early Termination Date") to accelerate all amounts owing between the Parties and to liquidate and terminate the undertakings set forth in this Agreement, (ii) to withhold any payments due to the Defaulting Party under this Agreement, and (iii) to suspend performance; provided however, that an Early Termination Date shall be deemed to occur automatically and concurrently with the Event of Default, without any requirement for the provision of notice by the Non-Defaulting Party, with respect to an Event of Default

under subsections “i”, “ii”, “iii”, “iv”, “v”, “vi”, “vii” and “viii” of Section 5.1 of this Agreement. The Non-Defaulting Party shall calculate, in a commercially reasonable manner, a Settlement Amount with respect to the obligations under this Agreement. For the purposes of such determination, the quantity amounts of Energy (including all charges for losses and congestion), Capacity and other services provided for under this Agreement for the period following the Early Termination Date through the remainder of the term of this Agreement shall be deemed to be those quantity amounts that would have been delivered on an hourly basis, had this Agreement been in effect during the previous calendar year adjusted for such BGS-CIEP Load changes as may have occurred since the previous calendar year.

(b) **Net Out of Settlement Amounts:** The Non-Defaulting Party shall calculate a Termination Payment by aggregating all Settlement Amounts due under this Agreement or any other agreement(s) between the Company and the BGS-CIEP Supplier for the provision of BGS Supply into a single amount: by netting out (a) all Settlement Amounts that are due or will become due to the Defaulting Party, plus at the option of the Non-Defaulting Party, any cash or other form of security then available to the Non-Defaulting Party and actually received, liquidated and retained by the Non-Defaulting Party, plus any or all other amounts due to the Defaulting Party under this Agreement or any other agreement(s) between the Company and the BGS-CIEP Supplier for the provision of BGS Supply against (b) all Settlement Amounts that are due or will become due to the Non-Defaulting Party, plus any or all other amounts due to the Non-Defaulting Party under this Agreement or any other agreement(s) between the Company and the BGS-CIEP Supplier for the provision of BGS Supply so that all such amounts shall be netted out

to a single liquidated amount; provided however, that if the BGS-CIEP Supplier is the Defaulting Party and the Termination Payment is due to the BGS-CIEP Supplier, the Company shall be entitled to retain a commercially reasonable portion of the Termination Payment, which may be equal to the entire amount of the Termination Payment, as security for additional amounts that may be determined to be due and owing by the BGS-CIEP Supplier as Damages and further provided that any previously attached security interest of the Company in such retained amounts shall continue. The Termination Payment shall be due to or due from the Non-Defaulting Party as appropriate. If the Termination Payment has been retained by the Company as security for additional amounts that may be determined to be due and owing by the BGS-CIEP Supplier, and if, upon making a final determination of Damages, the Termination Payment, or any portion thereof, is to be made to the BGS-CIEP Supplier, the Company will pay simple interest on the Termination Payment amount being made to the BGS-CIEP Supplier. Simple interest will be calculated at the lower of the Interest Index or six (6) percent per annum.

(c) **Notice of Termination Payment:** As soon as practicable after calculation of a Termination Payment, notice shall be given by the Non-Defaulting Party to the Defaulting Party of the amount of the Termination Payment and whether the Termination Payment is due to or due from the Non-Defaulting Party. The notice shall include a written statement explaining in reasonable detail the calculation of such amount. Subject to Section 5.4(b) above, the Termination Payment shall be made by the Party that owes it within three (3) Business Days after such notice is effective.

(d) **Disputes With Respect to Termination Payment:** If the Defaulting Party disputes the Non-Defaulting Party's calculation of the Termination Payment, in whole or

in part, the Defaulting Party shall, within three (3) Business Days of receipt of Non-Defaulting Party's calculation of the Termination Payment, provide to the Non-Defaulting Party a detailed written explanation of the basis for such dispute; provided, however, that if the Termination Payment is due from the Defaulting Party, the Defaulting Party shall first provide commercially reasonable financial assurances to the Non-Defaulting Party in an amount equal to the Termination Payment.

(e) **Multiple BGS Supply Agreements**: It is the intention of the Company and the BGS-CIEP Supplier that, in the event the BGS-CIEP Supplier is a party to other agreements with the Company for the provision of BGS Supply that existed prior to the Effective Date of this Agreement or are entered into after the Effective Date of this Agreement, the Company will calculate a single Termination Payment applicable to all such agreements as set forth herein. Each BGS-CIEP Supplier that is a party to such other agreements with the Company for the provision of BGS Supply hereby agrees that such other agreements are deemed amended by this Agreement for the purpose of calculating a single Termination Payment as described herein.

5.5 Step-up Provision

If any one or more BGS-CIEP Suppliers defaults in its obligations hereunder resulting in the exercise of the right of Early Termination by the Company with respect to such BGS-CIEP Supplier(s), then the Company, consistent with its Contingency Plan approved by the Board in its Order dated _____, may, at the Company's option, offer some or all Non-Defaulting Supplier(s) the optional right to assume under this Agreement additional Tranches of BGS-CIEP Load, subject to compliance with the creditworthiness provisions of Article 6 of this Agreement. The provision of any such offer

by the Company to Non-Defaulting Suppliers shall indicate the duration of the offer and the manner of acceptance thereof. Following the assumption by BGS-CIEP Supplier(s) of additional Tranches hereunder, the Company shall prepare a modified Appendix A which shall set forth the revised BGS-CIEP Supplier Responsibility Shares of the BGS-CIEP Load of the participating Non-Defaulting BGS-CIEP Supplier(s) following such assumption. This modified Appendix A shall be initialed (as a single document or in counterparts) by the Company and any affected BGS-CIEP Supplier(s) and shall thereafter be deemed a part of this Agreement, as to such affected BGS-CIEP Supplier(s), from the effective date of such modified Appendix A. A BGS-CIEP Supplier will not suffer any prejudice if it declines an offer to assume additional Tranches upon the default by another BGS-CIEP Supplier.

5.6 Setoff of Payment Obligations of the Non-Defaulting Party

Any payment obligations of the Non-Defaulting Party to the Defaulting Party pursuant to this Agreement or any other agreement(s) between the Company and the BGS-CIEP Supplier for the provision of BGS Supply shall be set off: (i) first, to satisfy any payment obligations of the Defaulting Party to the Non-Defaulting Party pursuant to this Agreement or any other agreement(s) between the Company and the BGS-CIEP Supplier for the provision of BGS Supply that are unsecured and not subject to any Guaranty; (ii) second, to satisfy any payment obligations of the Defaulting Party to the Non-Defaulting Party pursuant to this Agreement or any other agreement(s) between the Company and the BGS-CIEP Supplier for the provision of BGS Supply that are unsecured, but which are subject to a Guaranty; and (iii) third, to satisfy any remaining payment obligations of the Defaulting Party to the Non-Defaulting Party pursuant to this Agreement or any other

agreement(s) between the Company and the BGS-CIEP Supplier for the provision of BGS Supply.

5.7 Preservation of Rights of Non-Defaulting Party

The rights of the Non-Defaulting Party under this Agreement, including without limitation Sections 5.4 and 5.6 of this Agreement, shall be supplemental to, and not in lieu of, any right of recoupment, lien, or set-off afforded by applicable law, and all such rights are expressly preserved for the benefit of the Non-Defaulting Party.

ARTICLE 6: CREDITWORTHINESS

6.1 Applicability

Each BGS-CIEP Supplier agrees that it shall meet the creditworthiness requirements of this Article 6 at all times during the term of this Agreements and shall inform the Company immediately of any changes in its credit rating or financial condition. Without limitation of the foregoing, each BGS-CIEP Supplier, upon written request, shall affirmatively demonstrate to the Company, its compliance with the creditworthiness requirements set forth hereunder. The Company may establish less restrictive creditworthiness requirements under this Article 6 in a non-discriminatory manner.

6.2 Creditworthiness Determination

The BGS-CIEP Supplier may submit and maintain a security deposit, in accordance with Section 6.3 below, in lieu of submitting to or being qualified under a creditworthiness evaluation. The BGS-CIEP Supplier shall have the opportunity to petition the Company to re-evaluate its creditworthiness whenever an event occurs that the BGS-CIEP Supplier believes would improve the determination made by the Company of its creditworthiness.

The Company's credit re-evaluation must be completed as soon as possible but no longer than thirty (30) days after receiving a fully documented request. The Company must provide the rationale for its determination of the credit limit and any resulting security requirement. The Company must perform its credit re-evaluation and associated security calculation in a non-discriminatory manner. BGS-CIEP Suppliers shall provide unrestricted access to audited financial statements; provided that if audited financial statements are not available, the Company may specify other types of financial statements that will be accepted.

(a) The following criteria constitute the Company's creditworthiness requirements for BGS-CIEP Suppliers that have been incorporated or otherwise formed under the laws of a state of the United States or the District of Columbia and may be utilized by BGS-CIEP Suppliers or Guarantors of BGS-CIEP Suppliers that have not been incorporated or otherwise formed under the laws of the United States. In all instances, the most current senior unsecured debt rating (or, if unavailable, the most current corporate issuer rating discounted by one notch) will be used.

(i) For BGS-CIEP Suppliers to be granted an unsecured line of credit, to cover the Total Exposure Amount the Supplier shall meet the following requirements: (1) must be rated by at least two of the following rating agencies: S&P Global Ratings ("S&P"), Moody's Investors Service, Inc. ("Moody's"), Fitch, Inc. ("Fitch") or A.M. Best Company ("A.M. Best") and (2) must have a minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) of at least "BBB-" from S&P, "Baa3" from Moody's, "BBB-" from Fitch or "bbb" from A.M. Best (a "Minimum Rating"). If the BGS-CIEP Supplier is rated by only two rating agencies, and the ratings

are split, the lower rating will be used. If the BGS-CIEP Supplier is rated by three or four rating agencies and the ratings are split, the lower of the two highest ratings will be used; however, in the event that the two highest ratings are common, then such common rating will be used. The Maximum Credit Limit to cover the Total Exposure Amount will be determined based on the following table:

Credit Rating of the BGS-CIEP Supplier				Max. Credit Limit to be calculated as the lesser of the % of TNW and credit limit cap below	
S&P	Moody's	Fitch	A.M. Best	%	Credit Limit Cap
A- and above	A3 and above	A- and above	aaa	16% of TNW	\$60,000,000
BBB+	Baa1	BBB+	aa	10% of TNW	\$40,000,000
BBB	Baa2	BBB	a	8% of TNW	\$30,000,000
BBB-	Baa3	BBB-	bbb	6% of TNW	\$15,000,000
Below BBB-	Below Baa3	Below BBB-	Below bbb	0% of TNW	0

where TNW is the Tangible Net Worth.

The BGS-CIEP Supplier will be required to post cash or a letter of credit at the time of, or prior to the execution of this Agreement in an acceptable form as defined in Section 6.4(b) of this Agreement (see standard format in Appendix B) for the Total Exposure Amount under this Agreement and any other BGS Supply agreement(s) between it and the Company, exceeding the credit limit; or

(ii) For BGS-CIEP Suppliers having a Guarantor, the Guarantor (1) must be rated by at least two of the following rating agencies: S&P, Moody's, Fitch, or A.M. Best, and (2) must have a minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) equal to the Minimum Rating. If the

Guarantor is rated by only two rating agencies, and the ratings are split the lower rating will be used. If the Guarantor is rated by three or four rating agencies and the ratings are split, the lower of the two highest ratings will be used; however, in the event that the two highest ratings are common, then such common rating will be used. The Maximum Credit Limit to cover the Total Exposure Amount that could be provided through the Guaranty (see standard format in Appendix C) will be determined based on the following table:

Credit Rating of the Guarantor				Max. Credit Limit to be calculated as the lesser of the % of TNW and credit limit cap below	
S&P	Moody's	Fitch	A.M. Best	%	Credit Limit Cap
A- and above	A3 and above	A- and above	aaa	16% of TNW	\$60,000,000
BBB+	Baa1	BBB+	aa	10% of TNW	\$40,000,000
BBB	Baa2	BBB	a	8% of TNW	\$30,000,000
BBB-	Baa3	BBB-	bbb	6% of TNW	\$15,000,000
Below BBB-	Below Baa3	Below BBB-	Below bbb	0% of TNW	0

The BGS-CIEP Supplier will be granted a credit limit equal to the lesser of (i) the amount of the Guaranty at the time this Agreement is executed as such amount may be modified in any amended or substitute Guaranty provided to the Company during the term of this Agreement or (ii) the BGS-CIEP Supplier's Maximum Credit Limit. The BGS-CIEP Supplier will be required to post cash or letter of credit in an acceptable form as defined in Section 6.4 (b) below (see standard format in Appendix B) for the Total Exposure Amount exceeding the amount of the credit limit granted to the BGS-CIEP Supplier; or

(iii) The posting of cash or a letter of credit in an acceptable form as defined in Section 6.4 (b) of this Agreement (see standard format in Appendix B) for the Total Exposure Amount shall be required.

(b) The following standards shall apply to BGS-CIEP Suppliers or Guarantors of BGS-CIEP Suppliers that have not been incorporated or otherwise formed under the laws of a state of the United States or of the District of Columbia. For BGS-CIEP Suppliers who cannot meet the following requirements, the posting of cash or letter of credit in an acceptable form as defined in Section 6.4(b) below (see standard format in Appendix B) for the Total Exposure Amount shall be required.

(i) The BGS-CIEP Supplier shall supply such evidence of creditworthiness so as to provide the Company with comparable assurances of creditworthiness as is applicable above for BGS-CIEP Suppliers that have been incorporated or otherwise formed under the laws of a state of the United States or of the District of Columbia. The Company shall have full discretion, without liability or recourse to the BGS-CIEP Supplier, to evaluate the evidence of creditworthiness submitted by such BGS-CIEP Supplier; or

(ii) The Guarantor of a BGS-CIEP Supplier shall supply such evidence of creditworthiness so as to provide the Company with comparable assurances of creditworthiness as is applicable above for Guarantors of BGS-CIEP Suppliers that have been incorporated or otherwise formed under the laws of a state of the United States or of the District of Columbia. The Company shall have full discretion, without liability or recourse to the Guarantor or the BGS-CIEP Supplier, to evaluate the evidence of creditworthiness submitted by such Guarantor.

(c) All BGS-CIEP Suppliers or Guarantors of BGS-CIEP Suppliers that have not been incorporated or otherwise formed under the laws of a state of the United States or of the District of Columbia shall, in addition to all documentation required elsewhere in this Section 6.2, supply the following as a condition of being granted a credit limit, up to a maximum level, for the purpose of covering the Total Exposure Amount:

(i) For BGS-CIEP Suppliers: (i) a legal opinion of counsel qualified to practice in the foreign jurisdiction in which the BGS-CIEP Supplier is incorporated or otherwise formed that this Agreement has been duly authorized, executed and delivered and is the legal, valid and binding obligation of the BGS-CIEP Supplier in the jurisdiction in which it has been incorporated or otherwise formed; (ii) the sworn certificate of the corporate secretary (or similar officer) of such BGS-CIEP Supplier that the person executing this Agreement on behalf of the BGS-CIEP Supplier has the authority to execute the Agreement and that the governing board of such BGS-CIEP Supplier has approved the execution of this Agreement; and (iii) the sworn certificate of the corporate secretary (or similar officer) of such BGS-CIEP Supplier that the BGS-CIEP Supplier has been authorized by its governing board to enter into agreements of the same type as this Agreement. The Company shall have full discretion, without liability or obligation to the BGS-CIEP Supplier, to evaluate the sufficiency of the documents submitted by the BGS-CIEP Supplier.

(ii) For the Guarantor of a BGS-CIEP Supplier: (i) a legal opinion of counsel qualified to practice in the foreign jurisdiction in which the Guarantor is incorporated or otherwise formed that the Guaranty has been duly authorized, executed and delivered and is the legal, valid and binding obligation of the Guarantor in the jurisdiction

in which it has been incorporated or otherwise formed; (ii) the sworn certificate of the corporate secretary (or similar officer) of such Guarantor that the person executing the Guaranty on behalf of the Guarantor has the authority to execute the Guaranty and that the governing board of such Guarantor has approved the execution of the Guaranty; and (iii) the sworn certificate of the corporate secretary (or similar officer) of such Guarantor that the Guarantor has been authorized by its governing board to enter into agreements of the same type as this Guaranty. The Company shall have full discretion, without liability or obligation to the Guarantor or the BGS-CIEP Supplier, to evaluate the sufficiency of the documents submitted by such Guarantor.

(d) Failure to provide the required security or deposit within three (3) Business Days of the Company's request shall constitute an Event of Default unless the Company agrees in writing to extend such period for providing security or deposit. In the event that a creditworthiness determination by the Company concludes that the security requirement may be reduced, the Company will notify the affected BGS-CIEP Supplier of this circumstance, and take whatever action the BGS-CIEP Supplier requests for return of the surplus.

6.3 Credit Exposure/ Security Calculation

The credit exposure per Tranche that will be required of the BGS-CIEP Supplier under this Agreement shall be \$70,000. The credit exposure under this Agreement shall be \$70,000 times the number of Tranches shown in Appendix A hereto.

If a BGS-CIEP Supplier or its Guarantor meets the Minimum Rating listed above, no security will be required as long as the Total Exposure Amount does not exceed the credit limit of the BGS-CIEP Supplier.

If a BGS-CIEP Supplier or its Guarantor meets the Minimum Rating listed above, and the Total Exposure Amount exceeds the credit limit of the BGS-CIEP Supplier, cash or letter of credit in an acceptable form as defined in Section 6.4(b) of this Agreement (see standard format in Appendix B), in an amount equal to the Total Exposure Amount above the credit limit of the BGS-CIEP Supplier will be required.

6.4 Security Instruments

At each BGS-CIEP Supplier's choice, the following are deemed to be acceptable methods for posting security, if required:

- (a) Cash; or
- (b) A standby irrevocable letter of credit acceptable to the Company issued by a bank or other financial institution with a minimum "A" senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) from S&P or "A2" from Moody's (see standard format in Appendix B). The letter of credit shall state that it shall renew automatically for successive one-year or shorter periods, until terminated upon at least ninety (90) days prior written notice from the issuing financial institution. If the Company receives notice from the issuing financial institution that the letter of credit is being cancelled, the BGS-CIEP Supplier will be required to provide a substitute letter of credit from an alternative bank satisfying the minimum requirements. The receipt of the substitute letter of credit must be effective as of the cancellation date and delivered to the Company thirty (30) days before the cancellation date of the original letter of credit. If the BGS-CIEP Supplier fails to supply a substitute letter of credit as required, then the Company will have the right to draw on the existing letter of credit and to hold the amount as security.

If the credit rating of a bank or other financial institution from which a BGS-CIEP Supplier has obtained a letter of credit falls below the levels specified in Article 6 of this Agreement, the BGS-CIEP Supplier shall have two (2) Business Days following written notice by the Company to obtain a suitable letter of credit from a bank or other financial institution that meets those standards.

6.5 Maintenance of Creditworthiness

(a) Reporting of Changes

Each BGS-CIEP Supplier shall promptly notify the Company of any change in its credit rating or financial condition or that of its Guarantor. The BGS-CIEP Supplier or Guarantor shall also furnish evidence of an acceptable credit rating or financial condition upon the request of the Company.

(b) Change in Credit Standing

The Company will re-evaluate the creditworthiness of a BGS-CIEP Supplier whenever it becomes aware of an adverse change, through the provision of notice by such Supplier or otherwise, in the BGS-CIEP Supplier's or Guarantor's credit standing. The Company shall not require any additional security from a BGS-CIEP Supplier due to an adverse change in such BGS-CIEP Supplier's credit standing provided that the BGS-CIEP Supplier continues to meet the Company's minimum standard for an unsecured line of credit. When an adverse change in a BGS-CIEP Supplier's credit standing causes the BGS-CIEP Supplier to no longer qualify for an unsecured line of credit from the Company, the Company shall be entitled to require additional security, prepayment, or a deposit in accordance with Sections 6.2 and 6.3 of this Agreement. The additional security must be in a form acceptable to the Company as specified in Section 6.4 of this Agreement.

6.6 Calling On Security

The Company may call upon the security posted by the BGS-CIEP Supplier if the BGS-CIEP Supplier fails to pay amounts due to the Company pursuant to this Agreement or any other agreement(s) between the Company and the BGS-CIEP Supplier for the provision of BGS Supply after all of the following events occur:

- (a) Written Notice of Default is provided to the BGS-CIEP Supplier; and
- (b) Any applicable cure period ends.

The foregoing notwithstanding, the security posted by the BGS-CIEP Supplier shall become due automatically without prior notice or right of cure in the case of any Event of Default arising under subsections (i), (ii), (iii), (iv), (v), (vi), (vii) and (viii) of Section 5.1 of this Agreement.

6.7 Interest on Cash Held by Company

The Company will pay simple interest calculated at the lower of the Interest Index or six (6) percent per annum on all cash held by the Company pursuant to this Agreement. Each Billing Month, the Company will prepare a statement of interest amounts due to the BGS-CIEP Supplier. The statement will be available to the BGS-CIEP Supplier within three (3) Business Days after the end of the Billing Month. The Company shall make interest payments on the first Business Day after the 5th day of each calendar month.

6.8 Confidentiality

Information supplied by a BGS-CIEP Supplier in connection with the creditworthiness process shall be deemed confidential and not subject to public disclosure, unless Applicable Legal Authorities require disclosure of the information. If information must be disclosed, then the confidentiality of the information shall be maintained consistent

with the Applicable Legal Authority's rules and regulations pertaining to confidentiality. The BGS-CIEP Supplier will be given prompt notice of any request by a third party to obtain confidential information related to the BGS-CIEP Supplier's creditworthiness.

6.9 No Endorsement of BGS-CIEP Supplier

The Company's determination that a BGS-CIEP Supplier is creditworthy pursuant to the process set forth above, shall not be deemed to constitute an express or implied warranty or guarantee of any kind with respect to the financial or operational qualifications of the BGS-CIEP Supplier. The Company will treat all BGS-CIEP Suppliers in a non-discriminatory manner and shall provide no preference to any BGS-CIEP Supplier.

6.10 Multiple BGS Supply Agreements

It is the intention of the Company and the BGS-CIEP Supplier that, in the event the BGS-CIEP Supplier is a party to BGS agreements with the Company for the provision of BGS Supply, the Company will calculate a single Margin applicable to all such agreements. Each BGS-CIEP Supplier that is a party to other agreements with the Company for the provision of BGS Supply hereby agrees that such other agreements are deemed amended by this Agreement for the sole purpose of calculating the Margin.

ARTICLE 7: PROCEDURES FOR ENERGY SCHEDULING AND CAPACITY RESOURCE SUBMISSION

The Parties must adhere to any applicable operational requirements of PJM necessary to protect the integrity of the transmission system within the PJM Control Area and the transmission systems of interconnected control areas, and must satisfy any and all PJM, RFC and NERC criteria, when applicable. The BGS-CIEP Supplier also must adhere

to any applicable operational requirements of the Company necessary to protect the integrity of the Company's local distribution system.

The BGS-CIEP Peak Load Share will be determined by the Company based on the zonal peak load contributions utilized in the PJM determination of the zonal obligations for Capacity, adjusted for contributions associated with Customers served by Third Party Suppliers, with Customers served by BGS-RSCP Suppliers and with Wholesale Customers. Contributions for TPSs, shall be calculated as set forth in the Company's TPS operating procedures found on the Company's website at www._____.com. The BGS-CIEP Peak Load Share of a BGS-CIEP Supplier is based on the BGS-CIEP Supplier Responsibility Share.

7.1 Load Obligations

The Company and the BGS-CIEP Supplier acknowledge that the BGS-CIEP Customers are within the Company's metered boundaries and that the BGS-CIEP Load must be divided into BGS-CIEP Supplier obligations by applying the BGS-CIEP Supplier Responsibility Share for each BGS-CIEP Supplier as a Load Serving Entity that must meet its PJM obligations. These load obligations include, but are not limited to, hourly Energy obligations, Capacity obligations, and Ancillary Services obligations under the PJM Agreements.

7.2 Data Transmission

(a) Energy

The procedures for transmitting load obligation data for the BGS-CIEP Supplier's hourly Energy obligations shall be as set forth by PJM.

(b) Capacity

The procedures for transmitting the BGS-CIEP Supplier Responsibility Share data to be used by PJM to determine the BGS-CIEP Supplier's Capacity obligations shall be as set forth by PJM.

(c) Ancillary Services

The procedures for transmitting data regarding the BGS-CIEP Supplier's Ancillary Services obligations shall be as set forth by PJM.

7.3 Energy Scheduling

The Company will not provide load-forecasting services. The BGS-CIEP Supplier shall schedule Energy resources to meet its obligations with PJM as provided for in the PJM Agreements, procedures, and manuals. The Company, through an e-schedule, shall provide PJM and the BGS-CIEP Supplier with the data regarding the BGS-CIEP Supplier Responsibility Share of the Energy obligations, as set forth by PJM. The Energy obligations for each BGS-CIEP Supplier will be determined based on its BGS-CIEP Supplier Responsibility Share of the BGS-CIEP Load. The total preliminary BGS-CIEP Energy obligation will be equal to the total Energy loads for the BGS-CIEP Customers, as calculated by the Company, including losses and unaccounted for energy.

ARTICLE 8: THE ENERGY SETTLEMENT/RECONCILIATION PROCESS

8.1 Energy Settlement By PJM

The settlement process occurs at PJM to reflect the BGS-CIEP Supplier's actual Energy obligations in a supply/usage reconciliation process. The Energy obligations for each BGS-CIEP Supplier will be determined based on the BGS-CIEP Supplier Responsibility Share of the BGS-CIEP Load. The reconciled total BGS-CIEP Energy

obligation will be equal to the final total Energy loads for the Customers receiving BGS-CIEP service, including losses.

Any adjustments for billing and metering errors reported subsequent to the calculation of FHEA and FMEA will be proportionally allocated by the Company to the BGS-CIEP Suppliers.

8.2 Energy Settlement by the Company

In the event that actual BGS-CIEP Customer consumption data is not available until after the PJM deadline for conducting the final settlement, the Company will conduct the settlement process with the BGS-CIEP Supplier. Should PJM impose penalties against the Company as a result of the BGS-CIEP Supplier's transactions or failure to meet PJM requirements, such penalties shall be passed through by the Company, to the BGS-CIEP Supplier as part of this settlement process. In addition, all other applicable charges from PJM, including any billing adjustments, will be appropriately allocated to the BGS-CIEP Supplier.

ARTICLE 9: BILLING AND PAYMENT

9.1 The Company Payment of Obligations to the BGS-CIEP Supplier

The Company shall pay all amounts due to the BGS-CIEP Supplier hereunder in accordance with the following provisions:

(a) Each Billing Month, the Company will prepare a Statement of amounts due to the BGS-CIEP Supplier. Line items on this Statement will show amounts due equal to the: (i) CIEP Standby Fee multiplied by the sum of the BGS-CIEP Supplier Responsibility Share of all BGS-CIEP-Eligible Customers' preliminary Energy usage as measured at the

BGS-CIEP-Eligible Customers' meters; plus (ii) Energy Charges equal to the sum of the products of the load-weighted average Residual Metered Load aggregate Real-Time Locational Marginal Prices for the Company's Transmission Zone multiplied by the PHEA in each hour of the Billing Month; plus (iii) Ancillary Service Charge of _____ per MWh times the PMEA for the Billing Month; plus (iv) BGS-CIEP Price of \$_____ per MW-day multiplied by the BGS-CIEP Supplier Responsibility Share of the BGS-CIEP Capacity obligation (expressed in MW) for each day of the Billing Month in question.

(b) The Statement will be available to the BGS-CIEP Supplier within eight (8) Business Days after the end of the Billing Month.

(c) The Company shall make payment on the first Business Day after the 19th day of each calendar month provided that the Company maintains a minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) of at least "BBB-" from S&P, "Baa3" from Moody's or "BBB-" from Fitch (the "Required Rating"). If the Company is rated by only two rating agencies, and the ratings are split, the lower rating will be used. If Company is rated by three rating agencies, and the ratings are split, the lower of the two highest ratings will be used, and, in the event that the two highest ratings are common, such common rating will be used.

(d) In the event that the Company's minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) falls below the Required Rating, and until the Company's minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) becomes equal or higher than the Required Rating, (i) the Company shall make an initial payment on the first Business Day after the 5th day of the calendar month for approximately 50% of the amount due to the BGS-CIEP

Supplier for the previous calendar month (the “Initial Payment”), and (ii) the Company shall make a second payment on the first Business Day after the 19th day of the calendar month for any remaining amounts associated with the previous calendar month, which will include the difference between the Initial Payment and any amounts due equal to the (A) CIEP Standby Fee multiplied by the sum of the BGS-CIEP Supplier Responsibility Share of all BGS-CIEP-Eligible Customers’ preliminary Energy usage as measured at the BGS-CIEP-Eligible Customers’ meters; plus (B) Energy Charges equal to the sum of the products of the load-weighted average Residual Metered Load aggregate Real-Time Locational Marginal Prices for the Company’s Transmission Zone multiplied by the PHEA in each hour of the Billing Month; plus (C) Ancillary Service Charge of _____ per MWh times the PMEAs for the Billing Month; plus (D) the BGS-CIEP Price of \$ _____ per MW-day multiplied by the BGS-CIEP Supplier Responsibility Share of the BGS-CIEP Capacity obligation (expressed in MW) for each day of the Billing Month in question.

(e) To the extent that the PMEAs differs from the FMEAs, the Company will pay or charge the BGS-CIEP Supplier the PMA/FMA Adjustment Amount within the PJM deadline for conducting the final settlement. PMA/FMA Adjustment Amounts apply only to payments of the Ancillary Service Charge.

(f) To the extent that the FHEA differs from the PHEA, the Company will calculate the PHEA/FHEA Adjustment Amount for each hour by multiplying the difference between the two amounts by the Residual Metered Load aggregate Real-Time Locational Marginal Price for the Company’s zone, and will sum the negative and positive dollar values over all hours to arrive at a net PHEA/FHEA Adjustment Amount for the Billing Month. Based on the calculated net PHEA/FHEA Adjustment Amount, the

Company will pay or charge the BGS-CIEP Supplier for billing adjustments (the “FHEA/PHEA Billing Adjustment”) within the PJM deadline for conducting the final settlement.

(g) To the extent that the preliminary monthly Energy usage of all BGS-CIEP-Eligible Customers differs from the final monthly Energy usage as measured at the BGS-CIEP-Eligible Customers’ meters, the Company will pay or charge the BGS-CIEP Supplier every Billing Month an amount equal to the CIEP Standby Fee times the difference between all BGS-CIEP-Eligible Customers’ preliminary monthly Energy usage and all BGS-CIEP-Eligible Customers’ final Energy usage, multiplied by the BGS-CIEP Supplier Responsibility Share.

(h) To the extent that the daily Capacity obligation used in the calculation detailed in Section 9.1(a) is adjusted after the PJM deadline for conducting final settlement, the Company will pay or charge the BGS-CIEP Supplier any net difference between the payment calculated and made within the PJM deadline for conducting final settlement, and the payment calculated using the adjusted values.

(i) If a Party owes an amount to the other Party pursuant to this Agreement, including any related interest, payments or credits, the Parties may satisfy their respective obligations to each other by netting the aggregate amounts due to one Party against the aggregate amounts due to the other Party, with the Party, if any, owing the greater aggregate amount paying the other Party the difference between the amounts owed.

(j) Payments shall be subject to adjustment for any arithmetic errors, computation errors, Meter Reading errors, or other errors, provided that the errors become known within one (1) year of the termination of this Agreement.

(k) The Company shall make payments of funds payable to the BGS-CIEP Supplier by electronic transfer to a bank designated by the BGS-CIEP Supplier.

(l) If a good faith dispute arises between the Company and the BGS-CIEP Supplier regarding a Statement, the disputing Party shall be obligated to pay only the undisputed portion of the Statement, if any, and shall present the dispute in writing and submit supporting documentation to the non-disputing Party within one hundred and twenty (120) calendar days from the date of the Statement in dispute. Statement disputes shall be addressed promptly, and in accordance with the dispute resolution procedures set forth in Article 11 of this Agreement. Upon resolution of a Statement dispute, any payments made to either Party will include simple interest on the payment at the lower of the Interest Index or six (6) percent per annum payable from the date that notice of a Statement dispute was received by the non-disputing Party.

(m) If payment is made to the BGS-CIEP Supplier after the due date shown on the Statement, a late fee will be added to the unpaid balance until the entire Statement is paid. This late fee will be calculated at the prime rate commercial borrowers are charged by J.P. Morgan Chase.

9.2 PJM Billing; Third Party Billing

(a) The Company and the BGS-CIEP Supplier shall direct PJM to invoice the Company and the BGS-CIEP Supplier for PJM charges and credits relating to the Company's and the BGS-CIEP Supplier's rights and obligations under this Agreement as set forth in Appendix D of this Agreement. If PJM is unable to invoice charges or credits in accordance with Appendix D, the Company shall rectify such PJM invoice discrepancy in the Statement sent pursuant to Section 9.1.

(b) The Parties agree that the PJM invoice may change from time to time. Allocation of any charges that are reflected in a PJM invoice that are not included in or are inconsistent with Appendix D will be determined pursuant to Sections 2.2 and 15.9 of this Agreement.

(c) The Company shall have no responsibility for billing between the BGS-CIEP Supplier and any Energy or Capacity source; or the BGS-CIEP Supplier and any other third party. The Company will be responsible for billing BGS-CIEP Customers for BGS-CIEP.

9.3 The BGS-CIEP Supplier Payment of Obligations to the Company

The BGS-CIEP Supplier shall pay all Charges it incurs hereunder in accordance with the following provisions:

(a) Each Billing Month, the Company shall submit an invoice to the BGS-CIEP Supplier for all Charges owed by the BGS-CIEP Supplier under this Agreement. The BGS-CIEP Supplier shall make payment for Charges incurred on or before the due date shown on the invoice. The due date will be on the first Business Day after the 19th day of each calendar month. The invoice will be available to the BGS-CIEP Supplier within eight (8) Business Days after the end of the Billing Month.

(b) Invoices shall be subject to adjustment for any arithmetic errors, computation errors, Meter Reading errors, or other errors, provided that the errors become known within one (1) year of the termination of this Agreement.

(c) The BGS-CIEP Supplier shall make payments of funds payable to the Company by electronic transfer to a bank designated by the Company.

(d) If a good faith dispute arises between the Company and the BGS-CIEP Supplier regarding an invoice, the disputing Party shall pay only the undisputed portion of the invoice, if any, and shall present the dispute in writing and submit supporting documentation to the non-disputing Party within one hundred and twenty (120) calendar days from the due date of the invoice in dispute. Billing disputes shall be addressed promptly, and in accordance with the dispute resolution procedures set forth in Article 11 of this Agreement. Upon resolution of a billing dispute, any payments made to either Party will include simple interest on the payment at the lower of the Interest Index or six (6) percent per annum payable from the date that notice of a bill dispute was received by the non-disputing Party.

(e) If payment is made to the Company after the due date shown on the invoice, a late fee will be added to the unpaid balance until the entire invoice is paid. This late fee will be calculated at the prime rate commercial borrowers are charged by J.P. Morgan Chase.

ARTICLE 10: SYSTEM OPERATION

10.1 Disconnection and Curtailment By the Company

The Company shall have the right, without incurring any liability to BGS-CIEP Suppliers, to disconnect (or otherwise curtail, interrupt or reduce deliveries from) the BGS-CIEP Suppliers or to disconnect (or otherwise curtail, interrupt or reduce deliveries to) any Customer whenever the Company determines in the exercise of its good faith discretion, or when the Company is directed by PJM, that such a disconnection, curtailment, interruption or reduction is necessary to facilitate construction, installation, maintenance,

repair, replacement or inspection of any of the Company's facilities; or due to any other reason affecting the safe and reliable operation of the Company's or a Customer's facilities, including Emergencies, forced outages or potential overloading of the Company's transmission and/or distribution circuits, potential damage to any Customer's facilities or any risk of injury to persons.

10.2 Inadvertent Loss of Service To BGS-CIEP Customers

The Parties agree and acknowledge that service to BGS-CIEP Customers may be inadvertently lost due to storms, weather, accidents, breakage of equipment or other events beyond the reasonable control of the Company affecting the transmission and distribution system of the Company. Neither Party will have any liability to the other Party for the occurrence of such events except for the Company's obligation to pursue steps for the resumption of the disrupted service as set forth in Section 10.3 below. In no event will an inadvertent loss of service affect a Party's obligation to make any payments then due or becoming due with respect to performance rendered prior to such inadvertent loss of service.

10.3 Good Faith Efforts

The Company shall use good faith efforts to: (a) minimize any curtailment, interruption or reduction to the extent practicable under the circumstances; (b) provide the BGS-CIEP Supplier with prior notification of any curtailment, interruption or reduction, to the extent practicable; and (c) resume service as promptly as practicable.

10.4 PJM Requirements

The BGS-CIEP Supplier acknowledges and agrees that, as a member of PJM, the Company is bound by all PJM operating instructions, policies and procedures as are

currently set forth in the PJM Operating Manual, which are available through the Internet on the PJM Home Page (<http://www.pjm.com>), as may be revised from time to time, which are needed to maintain the integrity of the PJM system. The BGS-CIEP Supplier acknowledges and agrees that it will cooperate with the Company so that the Company will be in compliance with all PJM Emergency Operations Procedures, which include, but are not limited to, those procedures pertaining to minimum and maximum generation Emergencies, and measures requiring involuntary Customer participation, such as supply voltage reduction or full interruption of Customer load by either manual or automatic means.

10.5 Compliance With Governmental Directives

The BGS-CIEP Supplier also acknowledges and agrees that the Company may need to act in response to governmental or civil authority directives that may affect BGS-CIEP Customer load. The BGS-CIEP Supplier agrees to cooperate with the Company in order to comply with said directives.

ARTICLE 11: DISPUTE RESOLUTION

11.1 Informal Resolution of Disputes

The Company and the BGS-CIEP Supplier shall use good faith and reasonable commercial efforts to informally resolve all disputes arising out of the implementation of this Agreement. The BGS-CIEP Supplier's point of contact for all information, operations, and questions shall be the Company's Basic Generation Service Unit and the Auction Website. Any dispute between the Company and the BGS-CIEP Supplier under this Agreement may be referred to a designated senior representative of each of the Parties for resolution on an informal basis as promptly as practicable.

11.2 Recourse to Agencies or Courts of Competent Jurisdiction

Nothing in this Agreement shall restrict the rights of either Party to file a complaint with the FERC under relevant provisions of the Federal Power Act (“FPA”), with the BPU under relevant provisions of the Applicable Legal Authorities, with a New Jersey State court of competent jurisdiction, or with a federal court of competent jurisdiction situated in the State of New Jersey. The Parties’ agreement hereunder is without prejudice to any Parties’ right to contest the jurisdiction of the agency or court to which a complaint is brought.

To the extent that this Agreement is deemed to be subject to FERC jurisdiction, absent the agreement of all parties to a proposed change, the standard of review for changes to any section of the Agreement specifying the rate(s) or other material economic terms and conditions agreed to by the Parties herein, whether proposed by a Party, a non-party, the BPU or FERC acting sua sponte, will be the “public interest” standard of review set forth in United Gas Pipe Line Co. v. Mobile Gas Service Corp., 350 U.S. 332 (1956) and Federal Power Commission v. Sierra Pacific Power Co., 350 U.S. 348 (1956).

ARTICLE 12: REGULATORY AUTHORIZATIONS AND JURISDICTION

12.1 Compliance With Applicable Legal Authorities

The Company and the BGS-CIEP Supplier are subject to, and shall comply with, all existing or future applicable federal, State and local laws, all existing or future duly-promulgated orders or other duly-authorized actions of PJM or of Applicable Legal Authorities.

12.2 FERC Jurisdictional Matters

The inclusion herein of descriptions of procedures or processes utilized by PJM or otherwise subject to the jurisdiction of FERC is intended solely for informational purposes. If anything stated herein is found by the FERC to conflict with or be inconsistent with any provision of the FPA, or any rule, regulation, order or determination of the FERC under the FPA or if any existing procedures or processes utilized by PJM are duly modified, the applicable FERC rule, regulation, order, determination or modification shall control. To the extent required under any provision of the FPA, or any rule, regulation, order or determination of the FERC under the FPA, the Company and/or the BGS-CIEP Supplier, if applicable, shall use reasonable commercial efforts to secure, from time to time, all appropriate orders, approvals and determinations from the FERC necessary to support this Agreement.

ARTICLE 13: LIMITATION OF LIABILITY

13.1 Limitations on Liability

Except to the extent expressly set forth in this Agreement, each Party shall be liable to the other Party only for direct damages incurred as a result of such Party's failure to comply with this Agreement and no Party shall have any liability to the other Party for consequential, indirect, special or punitive damages, including lost profits or lost revenues, arising out of such Party's failure to comply with its obligations under this Agreement. Notwithstanding anything to the contrary in this Agreement, the BGS-CIEP Suppliers have no obligations or liability to other BGS-CIEP Suppliers.

This Agreement does not create any duty to any BGS-CIEP Supplier with respect to the administration of the Company's Third Party Supplier Agreements by the Company,

including, without limitation, with respect to the credit and security provisions of the Company's Third Party Supplier Agreements and Article 11 thereof. Nor will the Company have any liability to any BGS-CIEP Supplier for any act or failure to act in connection with such administration. If any dispute arises among the BGS-CIEP Suppliers regarding the allocation of forfeited security (net of the Company's costs as described in Section 11.3 of the Company's Third Party Supplier Agreements) due to BGS-CIEP Suppliers pursuant to Article 11 of the Company's Third Party Supplier Agreements, then such forfeited security (net of the Company's costs as described in Section 11.3 of the Company's Third Party Supplier Agreements) will be deposited into an interest-bearing account pending final disposition of such dispute.

13.2 Risk of Loss

Solely for purposes of determining risk of loss and for determining the indemnity obligations under Article 14 of this Agreement, the Company shall be deemed to have custody and control of the electric Energy delivered by a BGS-CIEP Supplier upon receipt thereof into the Company's distribution system and until delivery thereof at the retail electric meter of the Customer; and each BGS-CIEP Supplier shall be deemed to have custody and control of the electric Energy at all times prior to receipt thereof by the Company. Each BGS-CIEP Supplier shall at all times be deemed to hold title to electric Energy until delivery at the retail electric meter of the Customer at which time title shall be deemed to pass to such Customer. The Party deemed to have custody and control of electric Energy shall, among the Parties to this Agreement, be responsible for all loss or damage to property or injury or death to persons arising in connection with such electric

Energy while in its custody and control and shall indemnify the other Parties with respect to same as set forth in Article 14 of this Agreement.

ARTICLE 14: INDEMNIFICATION

14.1 Indemnification

(a) Should the Company become the defendant in, or obligor for, any third party claims and/or liabilities for losses, penalties, expenses, damage to property, injury to or death of any person including a Party's employees or any third parties, that were caused by or occur in connection with an act or omission of a BGS-CIEP Supplier with respect to an obligation arising under or in connection with this Agreement, or for which such BGS-CIEP Supplier has otherwise assumed liability under the terms of this Agreement, such BGS-CIEP Supplier shall defend (at the Company's option), indemnify and hold harmless the Company, its shareholders, board members, directors, officers and employees, from and against any and all such third party claims and/or liabilities, except to the extent that a court of competent jurisdiction determines that the losses, penalties, expenses or damages were caused wholly or in part by the gross negligence or willful misconduct of the Company. The Company may, at its own expense, retain counsel and participate in the defense of any such suit or action.

(b) Should a BGS-CIEP Supplier (the "Indemnified Supplier") become the defendant in, or obligor for, any third party claims and/or liabilities for losses, penalties, expenses, damage to property, injury to or death of any person including a Party's employees or any third parties, that were caused by or occur in connection with an act or omission of the Company or another BGS-CIEP Supplier with respect to an obligation arising under or in connection with this Agreement, or for which the Company or such

other BGS-CIEP Supplier has otherwise assumed liability under the terms of this Agreement, the Company or such BGS-CIEP Supplier shall defend (at the option of the Indemnified Supplier), indemnify and hold harmless the Indemnified Supplier, its shareholders, board members, directors, officers and employees, from and against any and all such third party claims and/or liabilities, except to the extent that a court of competent jurisdiction determines that the losses, penalties, expenses or damages were caused wholly or in part by the gross negligence or willful misconduct of the Indemnified Supplier. The Indemnified Supplier may, at its own expense, retain counsel and participate in the defense of any such suit or action.

14.2 Survives Agreement

The obligation of a Party to defend, indemnify, and hold harmless another Party under this Article shall survive termination of this Agreement, and shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for either Party under any statutory scheme, including any Worker's Compensation Acts, Disability Benefit Acts or other Employee Benefit Acts.

ARTICLE 15: MISCELLANEOUS PROVISIONS

15.1 Notices

Unless otherwise stated herein, all notices, demands or requests required or permitted under this Agreement shall be in writing and shall be personally delivered or sent by overnight express mail, courier service or electronic transmission (with the original transmitted by any of the other aforementioned delivery methods) addressed as follows:

If to a BGS-CIEP Supplier:

Notification information for each BGS-CIEP Supplier is set forth on Appendix A hereto.

If to the Company to:

Copy to:

or to such other person at such other address as a Party shall designate by like notice to the other Party. Notice received after the close of the Business Day shall be deemed received on the next Business Day.

15.2 No Prejudice of Rights

The failure of a Party to insist on any one or more instances upon strict performance of any provisions of this Agreement, or to take advantage of any of its rights hereunder, shall not be construed as a waiver of any such provisions or the relinquishment of any such right or any other right hereunder, which shall remain in full force and effect. No term or condition of this Agreement shall be deemed to have been waived and no breach excused unless such waiver or consent to excuse is in writing and signed by the Party claimed to have waived or consented to excuse.

15.3 Assignment

Parties shall not assign any of their rights or obligations under this Agreement without obtaining (a) any necessary regulatory approval(s); and (b) the prior written consent of the non-assigning Party, which consent shall not be unreasonably withheld; provided that the Company agrees that it shall grant its consent to a proposed assignment by a BGS-CIEP Supplier if the proposed assignee meets all of the Company's

creditworthiness requirements then in effect under Article 6 of this Agreement; and further provided that a BGS-CIEP Supplier wishing to assign its interests hereunder shall not be obligated to obtain the consent of any other BGS-CIEP Supplier. No assignment of this Agreement shall relieve the assigning Party of any of its obligations under this Agreement until such obligations have been assumed by the assignee and all necessary consents have been obtained. Any assignment in violation of this Section 15.3 shall be void; provided, however, the Company may assign any or all of its rights and obligations under this Agreement, without the BGS-CIEP Supplier's consent, to any entity succeeding to all or substantially all of the assets of the Company, if such assignee agrees, in writing, to be bound by all of the terms and conditions hereof and all necessary regulatory approvals are obtained. The BGS-CIEP Supplier may, with prior written notice to the Company but without obtaining the approval of the Company, assign the accounts, revenues or proceeds under this Agreement to a third party. The Company agrees that, following receipt of such notice of the assignment of accounts, revenues or proceeds and such other documentation that the Company may reasonably request, the Company will pay amounts becoming due to the assigning BGS-CIEP Supplier under this Agreement directly to the designated assignee; provided, however, that nothing herein shall enlarge or expand the rights of such designated assignee beyond the rights granted to the BGS-CIEP Supplier and the right of such designated assignee to receive payments shall be subject to all defenses, offsets and claims of the Company arising under this Agreement. The Company further agrees that, in the event necessary regulatory approvals to effectuate an assignment have been sought in good faith but that action by the regulatory body is pending, the Company shall accept the performance of the proposed assignee as a Party to this Agreement, as co-obligor with the

Party proposing to assign its interest, until such approvals are obtained; provided that, in the event the regulatory body declines to grant its approval (or, in the discretion of the Company, the application seeking approval is still pending without action by the regulatory body after ninety (90) days), the request for approval of the assignment shall be deemed to have been rejected.

15.4 Governing Law and Venue

To the extent not subject to the jurisdiction of the FERC, questions including those concerning the formation, validity, interpretation, execution, amendment, termination and construction of this Agreement shall be governed by the laws of the State of New Jersey, without regard to principles of conflicts of law. Any lawsuit arising in connection with this Agreement shall be brought only in the State or federal courts of New Jersey.

15.5 Headings

The headings and subheadings contained in this Agreement are used solely for convenience and do not constitute a part of the Agreement between the Parties hereto, nor should they be used to aid in any manner in the construction of this Agreement.

15.6 Third Party Beneficiaries

This Agreement is intended solely for the benefit of the Parties hereto including Customers for which the Company is executing this Agreement as agent. Nothing in this Agreement shall be construed to create any duty, or standard of care with reference to, or any liability to, any person not a Party to this Agreement.

15.7 General Miscellaneous Provisions

(a) This Agreement shall not be interpreted or construed to create an association, joint venture, or partnership between the Parties (or any of them), or to impose

any partnership obligation or liability upon any Party. The obligations of the BGS-CIEP Suppliers are expressly agreed to be several and not joint. No Party shall have any right, power, or authority to enter into any agreement or undertaking for, or on behalf of, or to act as or be an agent or representative of, or to otherwise bind, any other Party.

(b) Cancellation, expiration or Early Termination of this Agreement shall not relieve the Parties of obligations that by their nature survive such cancellation, expiration or termination, including warranties, remedies, promises of indemnity and confidentiality.

(c) Should any provision of this Agreement be held invalid or unenforceable, such provision shall be invalid or unenforceable only to the extent of such invalidity or unenforceability without invalidating or rendering unenforceable any other provision hereof unless it materially changes the agreement of the Parties.

(d) Each of the Parties acknowledges that it has read this Agreement, understands it, and agrees to be bound by its terms. This Agreement is intended by the Parties as a final expression of their agreement. The Parties further agree that this Agreement is the complete and exclusive statement of agreement and supersedes all proposals (oral or written), understandings, representations, conditions, warranties, covenants and all other communications between the Parties relating thereto.

15.8 Taxes

All present and future federal, state, municipal or other taxes imposed by any taxing authority by reason of the provision of BGS-CIEP Supply to BGS-CIEP Customers by a BGS-CIEP Supplier under this Agreement shall be the liability of the BGS-CIEP Supplier, except for New Jersey State Sales and Use Taxes, which will be the Company's responsibility to collect from BGS-CIEP Customers for remittance to the applicable taxing

authority. Should a BGS-CIEP Supplier be required to remit any New Jersey State Sales and Use Taxes directly to the applicable taxing authority, other than taxes previously collected by the BGS-CIEP Supplier on behalf of the Company, the Company will defend and indemnify the BGS-CIEP Supplier for such Sales and Use Taxes and will pay to the BGS-CIEP Supplier all such tax amounts upon demand. Each BGS-CIEP Supplier shall pay all such taxes to the applicable taxing authority to the extent required or permitted by law. If any transaction is exempt from the payment of any such taxes, the affected BGS-CIEP Supplier will, if requested, provide the Company with valid tax exemption certificates. Should the Company be required to remit any such taxes directly to any applicable taxing authority, other than taxes previously collected by the Company directly from a BGS-CIEP Supplier, the BGS-CIEP Supplier will defend and indemnify the Company and will pay to the Company all such tax amounts upon demand.

If new taxes are imposed on Energy, Capacity, or Ancillary Services after the Effective Date of this Agreement, within forty-five (45) days of the final adoption of any such new taxes, the Company will notify the BGS-CIEP Suppliers that such new tax has been adopted, will seek approval from the Board to collect the new taxes from BGS-CIEP Customers, and will provide the BGS-CIEP Suppliers with a copy of the Company's petition seeking such approval from the Board. Upon receipt of Board approval of the collection of the new taxes from BGS-CIEP Customers, the BGS-CIEP Supplier will be excused from liability for payment of those new taxes.

15.9 PJM Agreement Modifications

(a) If the PJM Agreements are amended or modified so that any term, schedule or section reference herein to such agreements is changed, such term, schedule

or section reference herein shall be deemed automatically (and without any further action by the Parties) to refer to the new term, schedule or section in the PJM Agreements which replaces that originally referred to in this Agreement.

(b) If the applicable provisions of the PJM Agreements referenced herein, or any other PJM rules relating to the implementation of this Agreement, are changed materially from those in effect on the Effective Date, the Parties shall cooperate to make conforming changes to this Agreement to fulfill the purposes of this Agreement.

15.10 Use of the Word “Including”

The word “including”, when following any general statement or term, is not to be construed as limiting the general statement or term to the specific items or matters set forth or to similar items or matters, but rather as permitting the general statement or term to refer to all other items or matters that could reasonably fall within its broadest possible scope.

15.11 Federal Acquisition Regulation

If any of the following clauses prescribed by the Federal Acquisition Regulation (“FAR”), 48 Code of Federal Regulations Chapter 1, should be deemed to apply to this Agreement, the BGS-CIEP Supplier shall comply with the requirements of such clause(s), and shall include the terms or substance of such clause(s) in its subcontracts, as and to the extent required by the FAR:

- 1) Clean Air and Water: §52.223-2;
- 2) Contract Work Hours and Safety Standards Act-Overtime Compensation:
§52.222-4;
- 3) Equal Opportunity: §52.222-26;

- 4) Affirmative Action for and Employment Reports on Special Disabled and Vietnam Era Veterans: §52.222-35 and §52.222-37;
- 5) Affirmative Action for Handicapped Workers: §52.222-36;
- 6) Utilization of Small Business Concerns and Small Disadvantaged Business Concerns and Small Business and Small Disadvantaged Business Subcontracting Plan: §52.219-8 and §52-219-9.

In case of a conflict between the provisions of the FAR and the balance of this Agreement, the requirements of the FAR shall prevail.

15.12 Binding Terms

This Agreement and the rates, terms and conditions herein shall remain in effect for the entire term hereof and each Party (including the Company acting on behalf of Customers) agrees not to seek any change to such rates, terms and conditions pursuant to the FPA, if the FPA is deemed to have jurisdiction over this Agreement, including on the grounds that they are not just and reasonable.

15.13 Amendment

Except as provided in Section 15.9, this Agreement, including the appendices hereto, cannot be amended without the written agreement of all Parties and the approval of the Board prior to such amendment becoming effective.

15.14 Counterparts

This Agreement may be executed in counterparts, each of which will be considered an original, but all of which shall constitute one instrument.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the date first set forth above.

ATTEST:

_____ By: _____

[SUPPLIER SIGNATURES APPEAR ON SUCCEEDING PAGES]

**APPENDIX A TO BGS-CIEP SUPPLIER MASTER AGREEMENT,
DATED _____, 2024,
BY AND BETWEEN _____
AND THE BGS-CIEP SUPPLIERS**

BGS-CIEP Supplier

BGS-CIEP Price
(\$/MW-day)

BGS-CIEP Supplier
Responsibility Share

Address for Notice

The address for any notice to _____ provided pursuant to Section 15.1 of the BGS-CIEP Supplier Master Agreement shall be the following:

For Credit Related Issues:

Name
Address
Telephone
E-Mail

For Notices, Section 15.1:

Name
Address
Telephone
E-Mail

**APPENDIX B TO BGS-CIEP SUPPLIER MASTER AGREEMENT,
DATED _____, 2024,
BY AND BETWEEN _____
AND THE BGS-CIEP SUPPLIERS**

Sample BGS-CIEP Letter of Credit

_____ (Date)

Letter of Credit No. _____

To: [One of the following:

Atlantic City Electric Company or Jersey Central Power & Light Company or Public Service Electric and Gas Company or Rockland Electric Company]

("Beneficiary")

Attention: _____ [name, title, address]

1. We hereby establish in your favor this irrevocable transferable Letter of Credit (this "Letter of Credit") for the account of _____ (the "Applicant"), in the amount of \$ _____, effective immediately and available to you at sight upon demand at our counters at _____ (Location). This Letter of Credit shall expire 364 days from date of issuance, unless terminated earlier or otherwise extended in accordance with the provisions hereof. It is a condition of this Letter of Credit that it shall be deemed automatically extended, without amendment, for additional period(s) of 364 days from the expiry date hereof, or any future expiration date unless at least ninety (90) days before its current expiration date, we send notice to the Applicant and to you either (i) in writing by registered mail or overnight courier at the address above, ATTN.: [Title] or (ii) by electronic means to _____ [e-mail address] ATTN.: _____, that we do not intend to extend this Letter of Credit.

2. This Letter of Credit is issued at the request of the Applicant, and we hereby irrevocably authorize you to draw on us, in accordance with the terms and conditions hereof, up to the maximum amount of this Letter of Credit, subject to reduction as provided in Paragraph 11 hereof. This Letter of Credit may be drawn upon an Event of Default under the BGS-RSCP Supplier Master Agreement(s) between the Applicant and you, dated _____ and the BGS-CIEP Supplier Master Agreement(s) between the Applicant and you, dated _____.
3. A partial or full drawing hereunder may be made by you on any Business Day on or prior to the expiration of this Letter of Credit by delivering, by no later than 11:00 A.M. (New York, NY time¹) on such Business Day to _____ (Bank), _____ (address), (i) a notice executed by you in the form of Annex 1 hereto, appropriately completed and duly signed by your Authorized Officer and (ii) your draft in the form of Annex 2 hereto, appropriately completed and duly signed by your Authorized Officer. Authorized Officer shall mean President, Treasurer, any Vice President or any Assistant Treasurer.
4. We hereby agree to honor a drawing hereunder made in compliance with the terms and provisions of this Letter of Credit by transferring in immediately available funds the amount specified in the draft delivered to us in connection with such drawing to such account at such bank in the United States as you may specify in your draft delivered to us pursuant to Paragraph 3 hereof, by 3:00 P.M. (New York, NY time) on the date of such drawing, if delivery of this requisite document is made prior to 11:00 AM (New York, NY time) on a Business Day pursuant to Paragraph 3 herein above, but at the

¹ If the issuer of the Letter of Credit is located in an area that is not in the Eastern time zone, this time and all other times in this Letter of Credit, and the definition of a Business Day should be adjusted accordingly.

opening of business on the first Business Day next succeeding the date of such drawing if delivery of the requisite document is made on or after 11:00 AM (New York, NY time) on any Business Day pursuant to Paragraph 3 herein above.

5. If a demand for payment made by you hereunder does not, in any instance, conform to the terms and conditions of this Letter of Credit, we shall give you prompt notice (not exceeding three (3) Business Days following the date of receipt of the documents) that the demand for payment was not effected in accordance with the terms and conditions of this Letter of Credit, stating the reasons that the demand for payment was not effected in accordance with such terms and conditions, and that we will upon your instructions hold any documents at your disposal or return the same to you. Upon being notified that the demand for payment was not effected in conformity with this Letter of Credit, you may attempt to correct any such non-conforming demand for payment to the extent that you are entitled to do so, provided, however, in such event a conforming demand for payment must be timely made in accordance with the terms of this Letter of Credit.
6. This Letter of Credit shall automatically terminate and be delivered to us for cancellation on the earliest of (i) the making by you of the drawings in an amount equal to the maximum amount available to be made hereunder, (ii) the date we receive from you a Certificate of Expiration in the form of Annex 3 hereto, or (iii) the above-stated expiration date hereof.
7. As used herein:

“Business Day” shall mean any day on which commercial banks are not authorized or required to close in New York, New York and any day on which payments can be effected on the Fedwire system.

8. This Letter of Credit is transferable one or more times, but in each instance only to a single transferee for the full amount available to be drawn under the Letter of Credit at the time of such transfer. Such transfer shall be effected by us upon your submission of this Letter of Credit including all amendments, if any, accompanied by the Letter of Full Transfer substantially in the form of Annex 4. This Letter of Credit may not be transferred to any person with which the United States are prohibited from doing business under the United States Foreign Assets Control Regulations or other applicable United States laws and regulations. Except for such transfer, this Letter of Credit may not otherwise be amended or modified without consent from us, you and the Applicant, and except as otherwise expressly stated herein, is subject to the Uniform Customs and Practice for Documentary Credits – 2007 Revision, ICC Publication No. 600, or any successor publication thereto (the “UCP”). Payment of the transfer commission and expenses in connection with the transfer shall be borne by the Beneficiary. Any other fees, expenses and costs shall be borne by the Applicant. This Letter of Credit shall, as to matters not governed by the UCP, be governed and construed in accordance with New York law, without regard to principles of conflicts of law.
9. This Letter of Credit sets forth in full our undertaking, and such undertaking shall not in any way be modified, amended, changed, amplified or limited by reference to any document, instrument or agreement referred to herein, except for Annexes 1 through 4 hereto and the notices referred to herein; and any such reference shall not be deemed to incorporate herein by reference any document, instrument or agreement except as set forth above.

10. We _____ (“Bank”) certify that as of _____
(date) our senior unsecured debt is rated “A” or better by S&P Global Ratings (“S&P”) if rated by S&P or “A2” or better by Moody’s Investors Service Inc. (“Moody’s”) if rated by Moody’s. We hereby certify that our senior unsecured debt is rated by at least one of S&P and Moody’s.
11. The amount which may be drawn by you under this Letter of Credit shall be automatically reduced by the amount of any drawings paid through us referencing this Letter of Credit No. _____. Partial drawings are permitted hereunder.
12. Faxed and electronic document(s) are acceptable. Presentation by fax must be made to fax number _____ confirmed by telephone to _____. Presentation by electronic means must be made to _____ [e-mail address] confirmed by telephone to _____.
13. In the event of act of God, riot, civil commotion, insurrection, war, terrorism or by any strikes or lock outs, or any cause beyond our control, that interrupts our business, and causes the place for presentation of this Letter of Credit to be closed for business on the last day of presentation, the expiration date of this Letter of Credit shall be automatically extended without amendment to a date thirty (30) calendar days after the place for presentation reopens for business.
14. This original Letter of Credit has been sent to [name, title, address] _____, the Beneficiary above (as per Applicant’s instructions). The aggregate amount paid to the Beneficiary during the validity of this Letter of Credit will not exceed the amount of this Letter of Credit. Any demands or communications in the form of the attached Annexes or other communications directed to us under this

Letter of Credit must be signed by an Authorized Officer of the Beneficiary.
Acceptance or rejection of any amendments to this Letter of Credit must be signed by
an Authorized Officer of the Beneficiary.

Very truly yours,
(Bank)

By: _____
Name:
Title:

By: _____
Name:
Title:

Annex 1 to Letter of Credit

DRAWING UNDER LETTER OF CREDIT NO. _____

_____, 20__

To: (Bank)
(Address)

Attention: Standby Letter of Credit Unit

Ladies and Gentlemen:

The undersigned is making a drawing under the above-referenced Letter of Credit in the amount specified below and hereby certifies to you as follows:

1. Capitalized terms used herein that are defined herein shall have the meanings ascribed thereto in the Letter of Credit.
2. Pursuant to Paragraph 2 of the Letter of Credit No. _____, dated _____, 20__, the undersigned is entitled to make a drawing under the Letter of Credit in the amount of \$ _____, inasmuch as there is an Event of Default under any BGS Supplier Master Agreement between the Applicant and us.
3. The undersigned acknowledges that, upon your honoring the drawing herein requested, the amount of the Letter of Credit available for drawing shall be automatically decreased by an amount equal to this drawing.

Very truly yours,

(Beneficiary)

By _____

Name:

Title:

Date:

cc: _____ (Applicant Name)

Annex 2 to Letter of Credit

DRAWING UNDER LETTER OF CREDIT NO. _____

_____, 20__

ON [Business Day immediately succeeding date of presentation]

PAY TO: (Beneficiary)

Attn:

\$ _____

For credit to the account of _____.

FOR VALUE RECEIVED AND CHARGE TO ACCOUNT OF LETTER OF CREDIT
NO. _____ OF

(Bank)
(Address)

(Beneficiary)

By _____
Name:
Title:

Annex 3 to Letter of Credit

CERTIFICATE OF EXPIRATION
OF LETTER OF CREDIT NO. _____

_____, 20__

To: (Bank)
(Address)

Attention: Standby Letter of Credit Unit

Ladies and Gentlemen:

The undersigned hereby certifies to you that the above referenced Letter of Credit may be cancelled without payment. Attached hereto is said Letter of Credit, marked cancelled.

(Beneficiary)

By: _____

Name:

Title:

Date:

cc: _____ (Applicant Name)

Annex 4 to Letter of Credit

LETTER OF FULL TRANSFER

_____, 20__

Bank
Bank Address

To Whom It May Concern:
Re: Credit _____
Issued by _____
Advice No _____

For value received, the undersigned Beneficiary hereby irrevocably transfers to:

(Name of Transferee)

(Address)

all rights of the undersigned Beneficiary to draw under the above Letter of Credit in its entirety.

By this transfer, all rights of the undersigned Beneficiary in such Letter of Credit are transferred to the transferee and the transferee shall have the sole rights as beneficiary thereof, including sole rights relating to any amendments whether increases or extensions or other amendments and whether now existing or hereafter made. All amendments are to be advised direct to the transferee without necessity of any consent of or notice to the undersigned Beneficiary.

The original of such Letter of Credit is returned herewith, and we ask you to endorse the transfer on the reverse thereof, and forward it direct to the transferee with your customary notice of transfer.

Enclosed is remittance in the amount of \$_____ in payment of your transfer commission and in addition we agree to pay to you on demand any expenses that may be incurred by you in connection with this transfer.

Transfer Commission Charges

SIGNATURE AUTHENTICATED
The signatory/ies of this concern
is/are authorized to withdraw
corporate funds.

(BANK)

(Authorized Signature)

SIGNATURE AUTHENTICATED
The signatory/ies of this concern
is/are authorized to withdraw
corporate funds.

(BANK)

(Authorized Signature)

Yours very truly,

Signature of Beneficiary

Signature of Transferee

**APPENDIX C TO BGS-CIEP SUPPLIER MASTER AGREEMENT,
DATED _____, 2024,
BY AND BETWEEN _____
AND THE BGS-CIEP SUPPLIERS**

Guaranty

GUARANTY (this “Guaranty”), dated as of _____, made by _____ (the “Guarantor”), a corporation organized and existing under the laws of _____ in favor of _____ (the “Guaranteed Party”), a corporation organized and existing under the laws of the State of New Jersey.

Terms not defined herein take on the meaning given to them in the BGS-RSCP Supplier Master Agreement(s) dated _____ and/or the BGS-CIEP Supplier Master Agreement(s) dated _____ (the “Agreement(s)”). Guarantor enters into this Guaranty in consideration of, and as an inducement for Guaranteed Party having entered into or entering into the “Agreement(s)” with _____ [Name], a _____ [State] corporation (the “BGS Supplier”), which may involve the extension of credit by the Guaranteed Party. Guarantor, subject to the terms and conditions hereof, hereby unconditionally and absolutely guarantees to the Guaranteed Party the full and prompt payment when due, subject to an applicable grace period and upon demand in writing from the Guaranteed Party to the Guarantor’s attention at the address for Guarantor set forth in Section 11 hereof of any and all amounts payable by the BGS Supplier to the Guaranteed Party arising out of the Agreement(s), and,

1. The Guarantor, as primary obligor and not merely as surety, hereby irrevocably and unconditionally guarantees the full and prompt payment when due (whether by acceleration or otherwise) of the principal and interest on any sums due and payable by the BGS Supplier as a result of an Event of Default under the Agreement(s) (including, without limitation, indemnities, damages, fees and interest thereon, pursuant to the terms of the Agreement(s)). Notwithstanding anything to the contrary herein, the maximum aggregate liability of the Guarantor under this Guaranty shall Option 1 [in no event exceed _____.] Option 2 [in no event exceed the lesser of [the credit limit amount] or the sum of the Total Exposures Amounts under the Agreement(s).] All such principal, interest, obligations and liabilities, collectively, are the “Guaranteed Obligations”. This Guaranty is a guarantee of payment and not of collection.
2. The Guarantor hereby waives diligence, acceleration, notice of acceptance of this Guaranty and notice of any liability to which it may apply, and waives presentment and all demands whatsoever except as noted herein, notice of protest, notice of dishonor or nonpayment of any such liability, suit or taking of other action by any Guaranteed Party against, and any other notice to, any party liable thereon (including the Guarantor or

any other guarantor), filing of claims with a court in the event of the insolvency or bankruptcy of the BGS Supplier, and any right to require a proceeding first against the BGS Supplier.

3. The Guaranteed Party may, at any time and from time to time, without notice to or consent of the Guarantor, without incurring responsibility to the Guarantor and without impairing or releasing the obligations of the Guarantor hereunder, upon or without any terms or conditions: (i) take or refrain from taking any and all actions with respect to the Guaranteed Obligations, any Document or any person (including the BGS Supplier) that the Guaranteed Party determines in its sole discretion to be necessary or appropriate; (ii) take or refrain from taking any action of any kind in respect of any security for any Guaranteed Obligation(s) or liability of the BGS Supplier to the Guaranteed Party; or (iii) compromise or subordinate any Guaranteed Obligation(s) or liability of the BGS Supplier to the Guaranteed Party including any security for such Guaranteed Obligation(s) or liability of the BGS Supplier to the Guaranteed Party.
4. Subject to the terms and conditions hereof, the obligations of the Guarantor under this Guaranty are absolute and unconditional and, without limiting the generality of the foregoing, shall not be released, discharged or otherwise affected by: (i) any extension, renewal, settlement, compromise, waiver, consent, discharge or release by the BGS Supplier concerning any provision of the Agreement(s) in respect of any Guaranteed Obligations of the BGS Supplier; (ii) the rendering of any judgment against the BGS Supplier or any action to enforce the same; (iii) the existence, or extent of, any release, exchange, surrender, non-perfection or invalidity of any direct or indirect security for any of the Guaranteed Obligations; (iv) any modification, amendment, waiver, extension of or supplement to any of the Agreement(s) or the Guaranteed Obligations agreed to from time to time by the BGS Supplier and the Guaranteed Party; (v) any change in the corporate existence (including its constitution, laws, rules, regulations or powers), structure or ownership of the BGS Supplier or the Guarantor, or any insolvency, bankruptcy, reorganization or other similar proceedings affecting the BGS Supplier or its assets, the Guarantor or any other guarantor of any of the Guaranteed Obligations; (vi) the existence of any claim, set-off or other rights which the Guarantor may have at any time against the BGS Supplier, the Guaranteed Party or any other corporation or person, whether in connection herewith or in connection with any unrelated transaction; provided that nothing herein shall prevent the assertion of any such claim by separate suit or compulsory counterclaim; (vii) the invalidity, irregularity or unenforceability in whole or in part of the Agreement(s) or any Guaranteed Obligations or any instrument evidencing any Guaranteed Obligations or the absence of any action to enforce the same, or any provision of applicable law or regulation purporting to prohibit payment by the BGS Supplier of amounts to be paid by it under the Agreement(s) or any of the Guaranteed Obligations; and (viii) except for a failure to comply with any applicable statute of limitations, any other act or omission to act or delay of any kind of the BGS Supplier, any other guarantor, the Guaranteed Party or any other corporation or person or any other event, occurrence or circumstance whatsoever which might, but for the provisions of this paragraph, constitute a legal or equitable discharge of the Guarantor's obligations hereunder.

5. The Guarantor hereby irrevocably waives (a) any right of reimbursement or contribution, and (b) any right of salvage against the BGS Supplier of any collateral security or guaranty or right of offset held by the Guaranteed Party.
6. The Guarantor will not exercise any rights, which it may acquire by way of subrogation until all Guaranteed Obligations to the Guaranteed Party pursuant to the Agreement(s) have been paid in full.
7. Subject to the terms and conditions hereof, this Guaranty is a continuing one and all liabilities to which it applies or may apply under the terms hereof shall be conclusively presumed to have been created in reliance hereon. Except for a failure to comply with any applicable statute of limitations, no failure or delay on the part of the Guaranteed Party in exercising any right, power or privilege hereunder, and no course of dealing between the Guarantor and the Guaranteed Party, shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege. The rights, powers and remedies herein expressly provided are cumulative and not exclusive of any rights, powers or remedies, which the Guaranteed Party would otherwise have. No notice to or demand on the Guarantor in any case shall entitle the Guarantor to any other or further notice of demand in similar or other circumstances or constitute a waiver of the rights of the Guaranteed Party to any other or further action in any circumstances without notice or demand.
8. This Guaranty shall be binding upon the Guarantor and upon its successors and assigns and shall inure to the benefit of and be enforceable by the Guaranteed Party and its successors and assigns; provided, however, that the Guarantor may not assign or transfer any of its rights or obligations hereunder without the prior written consent of the Guaranteed Party. The assignment rights of the Guaranteed Party will be in accordance with the terms of the underlying Agreement(s).
9. Neither this Guaranty nor any provision hereof may be changed, waived, discharged or terminated except upon written agreement of the Guaranteed Party and the Guarantor.
10. The Guarantor agrees that its liability as guarantor shall continue and remain in full force and effect in the event that all or any part of any payment made hereunder or any obligation or liability guaranteed hereunder is recovered (as a fraudulent conveyance, preference or otherwise) rescinded or must otherwise be reinstated or returned due to bankruptcy or insolvency laws or otherwise.
11. All notices and other communications hereunder shall be made at the addresses by hand delivery, by the next day delivery service effective upon receipt or by certified mail return receipt requested (effective upon scheduled weekday delivery day) or facsimile (effective upon receipt of evidence, including facsimile evidence, that facsimile was received)

If to the Guarantor:
[To be completed]

If to the Guaranteed Party:
[To be completed]

12. If claim is ever made upon the Guaranteed Party for repayment or recovery of any amount or amounts received in payment or on account of any of the Guaranteed Obligations and the Guaranteed Party repays all or part of such amount by reason of (a) any judgment, decree or order of any court or administrative body having jurisdiction over such payee or any of its property, or (b) any settlement or compromise of any such claim effected by such payee with any such claimant (including the Guarantor), then and in such event the Guarantor agrees that any such judgment, decree, order, settlement or compromise shall be binding upon it, notwithstanding any revocation hereof or the cancellation of the Agreement(s) or other instrument evidencing any liability of the Guarantor, and the Guarantor shall be and remain liable to the Guaranteed Party hereunder for the amount so repaid or recovered to the same extent as if such amount had never originally been received by any such payee.
13. The Guarantor hereby certifies that it satisfies the Minimum Rating as defined in the Agreement(s).
14. This Guaranty shall remain in full force and effect until all Guaranteed Obligations have been fully and finally performed, at which point it will expire. The Guarantor may terminate this Guaranty upon thirty (30) days prior written notice to the Guaranteed Party which termination shall be effective only upon receipt by the Guaranteed Party of alternative means of security or credit support, as specified in the Agreement(s) and in a form reasonably acceptable to the Guaranteed Party. Upon the effectiveness of any such expiration or termination, the Guarantor shall have no further liability under this Guaranty, except with respect to the Guaranteed Obligations entered into prior to the time the expiration or termination is effective, which Guaranteed Obligations shall remain guaranteed pursuant to the terms of this Guaranty until finally and fully performed.
15. The Guarantor represents and warrants that: (i) it is duly organized and validly existing under the laws of the jurisdiction in which it was organized and has the power and authority to execute, deliver, and perform this Guaranty; (ii) no authorization, approval, consent or order of, or registration or filing with, any court or other governmental body having jurisdiction over the Guarantor is required on the part of the Guarantor for the execution, delivery and performance of this Guaranty except for those already made or obtained; (iii) this Guaranty constitutes a valid and legally binding agreement of the Guarantor, and is enforceable against the Guarantor, except as the enforceability of this Guaranty may be limited by the effect of any applicable bankruptcy, insolvency, reorganization, moratorium or similar laws affecting creditor's rights generally and by

general principles of equity; and (iv) the execution, delivery and performance of this Guaranty by the Guarantor have been and remain duly authorized by all necessary corporate or comparable action and do not contravene any provision of its _____ [insert appropriate corporate organizational document, such as Declaration of Trust, Limited Liability Agreement, Articles of Incorporation or by-laws] or any law, regulation or contractual restriction binding on it or its assets.

16. This Guaranty and the rights and obligations of the BGS Supplier and the Guarantor hereunder shall be construed in accordance with and governed by the laws of the State of New Jersey. The Guarantor and Guaranteed Party jointly and severally agree to the exclusive jurisdiction of State and federal courts located in the State of New Jersey over any disputes arising or relating to this Guaranty and waive any objections to venue or inconvenient forum. The Guarantor and Guaranteed Party each hereby irrevocably waive any and all rights to trial by jury with respect to any legal proceeding arising out of or relating to this Guaranty.
17. This writing is the complete and exclusive statement of the terms of this Guaranty and supersedes all prior oral or written representations, understandings, and agreements between the Guaranteed Party and the Guarantor with respect to subject matter hereof. The Guaranteed Party and the Guarantor agree that there are no conditions to the full effectiveness of this Guaranty.
18. Every provision of this Guaranty is intended to be severable. If any term or provision hereof is declared to be illegal or invalid for any reason whatsoever by a court of competent jurisdiction, such illegality or invalidity shall not affect the balance of the terms and provisions hereof, which terms and provisions shall remain binding and enforceable. This Guaranty may be executed in any number of counterparts, each of which shall be an original, but all of which together shall constitute one instrument.
19. No Trustee or shareholder of Guarantor shall be held to any liability whatsoever for any obligation under this Guaranty, and such Guaranty shall not be enforceable against any such Trustee in their or his or her individual capacities or capacity. This Guaranty shall be enforceable against the Trustees of Guarantor only as such, and every person, firm, association, trust or corporation having any claim or demand arising under this Guaranty and relating to Guarantor, its shareholders or Trustee shall look solely to the trust estate of Guarantor for the payment or satisfaction thereof.

IN WITNESS WHEREOF, the Guarantor has caused this Guaranty to be executed and delivered as of the date first above written to be effective as of the earliest effective date of any of the Agreement(s).

[GUARANTOR]

By: _____

Title: _____

Accepted and Agreed to:

(EDC)

By: _____

Title: _____

APPENDIX D TO BGS-CIEP SUPPLIER MASTER AGREEMENT

Sample PJM Invoice

Table D-1 – PJM Billing Statement Line Items Transferred to the Company

ID #	Billing Line Item
1100	Network Integration Transmission Service
1108	Transmission Enhancement
1115	Transmission Enhancement Settlement (EL05-121-009)
1930	Generation Deactivation
1932	Generation Deactivation Refund
2108	Transmission Enhancement
2140	Non-Firm Point-to-Point Transmission Service

Table D-2 – PJM Billing Statement Line Items (as of the Effective Date)

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
1000	Amount Due for Interest on Past Due Charges		
1100	Network Integration Transmission Service	2100	Network Integration Transmission Service
1102	Network Integration Transmission Service (exempt)	2102	Network Integration Transmission Service (exempt)
1103	Underground Transmission Service	2103	Underground Transmission Service
1104	Network Integration Transmission Service Offset	2104	Network Integration Transmission Service Offset
		2106	Non-Zone Network Integration Transmission Service
1108	Transmission Enhancement	2108	Transmission Enhancement
1109	MTEP Project Cost Recovery	2109	MTEP Project Cost Recovery
1110	Direct Assignment Facilities	2110	Direct Assignment Facilities
1115	Transmission Enhancement Settlement (EL05-121-009)		
1120	Other Supporting Facilities	2120	Other Supporting Facilities
1130	Firm Point-to-Point Transmission Service	2130	Firm Point-to-Point Transmission Service
		2132	Internal Firm Point-to-Point Transmission Service
1133	Firm Point-to-Point Transmission Service Resale	2133	Firm Point-to-Point Transmission Service Resale
1135	Neptune Voluntary Released Transmission Service (Firm)	2135	Neptune Voluntary Released Transmission Service (Firm)

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
1136	Hudson Voluntary Released Transmission Service (Firm)	2136	Hudson Voluntary Released Transmission Service (Firm)
1138	Linden Voluntary Released Transmission Service (Firm)	2138	Linden Voluntary Released Transmission Service (Firm)
1140	Non-Firm Point-to-Point Transmission Service	2140	Non-Firm Point-to-Point Transmission Service
		2142	Internal Non-Firm Point-to-Point Transmission Service
1143	Non-Firm Point-to-Point Transmission Service Resale	2143	Non-Firm Point-to-Point Transmission Service Resale
1145	Neptune Voluntary Released Transmission Service (Non-Firm)	2145	Neptune Voluntary Released Transmission Service (Non-Firm)
1146	Neptune Default Released Transmission Service (Non-Firm)	2146	Neptune Default Released Transmission Service (Non-Firm)
1147	Neptune Unscheduled Usage Billing Allocation		
1155	Linden Voluntary Released Transmission Service (Non-Firm)	2155	Linden Voluntary Released Transmission Service (Non-Firm)
1156	Linden Default Released Transmission Service (Non-Firm)	2156	Linden Default Released Transmission Service (Non-Firm)
1157	Linden Unscheduled Usage Billing Allocation		
1165	Hudson Voluntary Released Transmission Service (Non-Firm)	2165	Hudson Voluntary Released Transmission Service (Non-Firm)
1166	Hudson Default Released Transmission Service (Non-Firm)	2166	Hudson Default Released Transmission Service (Non-Firm)
1167	Hudson Unscheduled Usage Billing Allocation		
1200	Day-ahead Spot Market Energy		
1205	Balancing Spot Market Energy		
1210	Day-ahead Transmission Congestion	2211	Day-ahead Transmission Congestion
1215	Balancing Transmission Congestion	2215	Balancing Transmission Congestion
1216	Pseudo-Tie Balancing Congestion Refund		
		2217	Planning Period Excess Congestion
1218	Planning Period Congestion Uplift	2218	Planning Period Congestion Uplift
1220	Day-ahead Transmission Losses	2220	Transmission Losses
1225	Balancing Transmission Losses		
1230	Inadvertent Interchange		
		2240	Day-ahead Economic Load Response
		2241	Real-time Economic Load Response
1242	Day-Ahead Load Response Charge Allocation		
1243	Real-Time Load Response Charge Allocation		
1245	Emergency Load Response	2245	Emergency Load Response
1246	Load Response Test Reduction	2246	Load Response Test Reduction
1250	Meter Error Correction		

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
1260	Emergency Energy	2260	Emergency Energy
1301	PJM Scheduling, System Control and Dispatch Service - Control Area Administration		
1302	PJM Scheduling, System Control and Dispatch Service - FTR Administration		
1303	PJM Scheduling, System Control and Dispatch Service - Market Support		
1305	PJM Scheduling, System Control and Dispatch Service - Capacity Resource/Obligation Mgmt.		
1313	PJM Settlement, Inc.		
1314	Market Monitoring Unit (MMU) Funding		
1315	FERC Annual Charge Recovery		
1316	Organization of PJM States, Inc. (OPSI) Funding		
1317	North American Electric Reliability Corporation (NERC)		
1318	Reliability First Corporation (RFC)		
1319	Consumer Advocates of PJM States, Inc. (CAPS)		
1320	Transmission Owner Scheduling, System Control and Dispatch Service	2320	Transmission Owner Scheduling, System Control and Dispatch Service
1330	Reactive Supply and Voltage Control from Generation and Other Sources Service	2330	Reactive Supply and Voltage Control from Generation and Other Sources Service
1340	Regulation and Frequency Response Service	2340	Regulation and Frequency Response Service
1350	Energy Imbalance Service	2350	Energy Imbalance Service
1360	Synchronized Reserve	2360	Balancing Synchronized Reserve
1361	Secondary Reserve	2361	Balancing Secondary Reserve
1362	Non-Synchronized Reserve	2362	Balancing Non-Synchronized Reserve
		2366	Day-ahead Synchronized Reserve
		2367	Day-ahead Secondary Reserve
		2368	Day-ahead Non-Synchronized Reserve
1370	Day-ahead Operating Reserve	2370	Day-ahead Operating Reserve
1371	Day-ahead Operating Reserve for Load Response	2371	Day-ahead Operating Reserve for Load Response
1375	Balancing Operating Reserve	2375	Balancing Operating Reserve
1376	Balancing Operating Reserve for Load Response	2376	Balancing Operating Reserve for Load Response
1377	Synchronous Condensing	2377	Synchronous Condensing
1378	Reactive Services	2378	Reactive Services
1380	Black Start Service	2380	Black Start Service
1390	Fuel Cost Policy Penalty	2390	Fuel Cost Policy Penalty
1400	Load Reconciliation for Spot Market Energy		

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
1410	Load Reconciliation for Transmission Congestion		
		2415	Balancing Transmission Congestion Load Reconciliation
1420	Load Reconciliation for Transmission Losses	2420	Load Reconciliation for Transmission Losses
1430	Load Reconciliation for Inadvertent Interchange		
1440	Load Reconciliation for PJM Scheduling, System Control and Dispatch Service		
1444	Load Reconciliation for Market Monitoring Unit (MMU) Funding		
1445	Load Reconciliation for FERC Annual Charge Recovery		
1446	Load Reconciliation for Organization of PJM States, Inc. (OPSI) Funding		
1447	Load Reconciliation for North American Electric Reliability Corporation (NERC)		
1448	Load Reconciliation for Reliability First Corporation (RFC)		
1449	Load Reconciliation for Consumer Advocates of PJM States, Inc. (CAPS) Funding		
1450	Load Reconciliation for Transmission Owner Scheduling, System Control and Dispatch Service		
1460	Load Reconciliation for Regulation and Frequency Response Service		
1470	Load Reconciliation for Synchronized Reserve		
1471	Load Reconciliation for Secondary Reserve		
1472	Load Reconciliation for Non-Synchronized Reserve		
1475	Load Reconciliation for Day-ahead Scheduling Reserve		
1478	Load Reconciliation for Balancing Operating Reserve		
1480	Load Reconciliation for Synchronous Condensing		
1490	Load Reconciliation for Reactive Services		
1500	Financial Transmission Rights Auction	2500	Financial Transmission Rights Auction
		2510	Auction Revenue Rights
1600	RPM Auction	2600	RPM Auction
1610	Locational Reliability		
		2605	RPM Seasonal Capacity Performance Auction

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
		2625	LSE PRD
		2630	Capacity Transfer Rights
		2640	Incremental Capacity Transfer Rights
1650	Auction Specific MW Capacity Transaction	2650	Auction Specific MW Capacity Transaction
1661	Capacity Resource Deficiency	2661	Capacity Resource Deficiency
1662	Generation Resource Rating Test Failure	2662	Generation Resource Rating Test Failure
1663	Qualifying Transmission Upgrade Compliance Penalty	2663	Qualifying Transmission Upgrade Compliance Penalty
1666	Load Management Test Failure	2666	Load Management Test Failure
1667	Non-Performance	2667	Bonus Performance
1669	PRD Commitment Compliance Penalty	2669	PRD Commitment Compliance Penalty
1670	FRR LSE Reliability	2670	FRR LSE Reliability
1681	FRR LSE Capacity Resource Deficiency	2681	FRR LSE Capacity Resource Deficiency
1920	Station Power		
1930	Generation Deactivation	2930	Generation Deactivation
1952	Deferred Tax Adjustment	2952	Deferred Tax Adjustment
1956	Dominion Settlement	2956	Dominion Settlement
1957	Schedule 11A PJM Net	2957	Schedule 11A PJM Net
1980	Miscellaneous Bilateral	2980	Miscellaneous Bilateral
1985	PJM Weekly Miscellaneous		
1995	PJM Annual Membership Fee		
		2996	Annual PJM Cell Tower
		2997	Annual PJM Building Rent
1999	PJM Customer Payment Default		

BGS-RSCP SUPPLIER MASTER AGREEMENT

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BGS-RSCP SUPPLIER MASTER AGREEMENT

THIS BGS-RSCP SUPPLIER MASTER AGREEMENT, made and entered into this ____ day of _____, 2024, by and between _____ (the “Company”), a corporation and a public utility organized and existing under the laws of the State of New Jersey, on its own behalf and as agent as more fully set forth below, and each of the suppliers listed on Appendix A hereto, severally and not jointly (each a “BGS-RSCP Supplier” and, collectively, the “BGS-RSCP Suppliers”), the Company and each BGS-RSCP Supplier hereinafter sometimes referred to collectively as the “Parties”, or individually as a “Party”,

WITNESSETH:

WHEREAS, the Company is a public utility engaged, inter alia, in the transmission and distribution of electric Energy within its Service Territory located in the State of New Jersey; and

WHEREAS, pursuant to Section 9(c) of the Electric Discount and Energy Competition Act, N.J.S.A. 48:3-49 et. seq., the New Jersey Board of Public Utilities (“BPU”) has been authorized to make available to any power supplier on a competitive basis the opportunity to provide Basic Generation Service (“BGS”); and

WHEREAS, in its Decision and Order dated _____, in Docket No. ER23030124 (the “_____ Order”), the BPU found that for periods after May 31, 2024, it would serve the public interest for the Company to continue to secure BGS Supply through a bid process; and

WHEREAS, in the _____ Order, the BPU approved an auction design for bidding out two Basic Generation Service products, one a product termed Basic Generation Service

– Residential Small Commercial Pricing (“BGS-RSCP”), and one a product termed Basic Generation Service – Commercial and Industrial Energy Pricing (“BGS-CIEP”); and

WHEREAS, on _____, 2024 to _____, 2024, a successful auction for bidding out BGS-RSCP was held; and,

WHEREAS, each BGS-RSCP Supplier was one of the winning bidders in the auction for the provision of BGS-RSCP; and

WHEREAS, the _____ Order authorized the Company to contract with winning bidders, on behalf of the consumers of electricity located on the Company’s distribution system, for the provision of the share of BGS-RSCP Load covered by the winning bid; and

WHEREAS, pursuant to the auction procedures approved in the _____ Order, the Company and each of the BGS-RSCP Suppliers desire to enter into this BPU-approved BGS-RSCP Supplier Master Agreement (“Agreement”) setting forth their respective obligations concerning the provision of BGS-RSCP.

NOW, THEREFORE, in consideration of the mutual covenants and promises set forth below, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto, intending to be legally bound, hereby covenant, promise and agree as follows:

ARTICLE 1: DEFINITIONS

Any capitalized or abbreviated term not elsewhere defined in this Agreement shall have the definition set forth in this Article 1.

Ancillary Services – shall have the meaning ascribed thereto in the PJM Tariff.

Applicable Legal Authorities – generally, those federal and New Jersey statutes and administrative rules and regulations that govern the electric utility industry in New Jersey.

Auction Price – the price, set forth in Appendix A, resulting from the Company’s auction of the opportunity to supply BGS-RSCP. This price is the basis for financial settlement of BGS-RSCP Supply supplied by the BGS-RSCP Supplier to BGS-RSCP Customers under this Agreement.

Auction Website – www.bgs-auction.com

Bankruptcy Code – those laws of the United States of America related to bankruptcy, codified and enacted as Title 11 of the United States Code, entitled “Bankruptcy” and found at 11 U.S.C. § 101 et seq., as such laws may be amended, modified, replaced or superseded from time to time.

Basic Generation Service or “BGS” – electric generation service that is provided at retail pursuant to the Applicable Legal Authorities under the Company’s retail electric tariffs and under any other agreements or arrangements between the Company and Customers, to any Customer that is not being served by a Third Party Supplier.

Basic Generation Service – Commercial and Industrial Energy Pricing or “BGS-CIEP” – electric generation service that is provided pursuant to the Applicable Legal Authorities at prices that include an energy charge component that varies on an hourly basis in accordance with changes in the load-weighted average Residual Metered Load aggregate Real-Time Locational Marginal Price (including Energy, congestion and marginal losses) for the Company’s Transmission Zone under the Company’s BGS-CIEP Tariffs.

Basic Generation Service – Residential Small Commercial Pricing or “BGS-RSCP” – electric generation service that is provided at retail pursuant to the Applicable Legal Authorities under the Company’s BGS-RSCP Tariffs.

Basic Generation Service Supply or “BGS Supply” – either BGS-RSCP Supply or BGS-CIEP Supply.

BGS-CIEP Customer – a Customer who is being served under any one of the Company’s BGS-CIEP Tariffs and is not taking electric generation service from a Third Party Supplier.

BGS-CIEP Load – the full electricity requirement (including without limitation, Energy, Capacity, and Ancillary Services) of BGS-CIEP Customers.

BGS-CIEP Supplier – an entity that has been selected through the BGS-CIEP solicitation and has accepted the obligations and associated rights to provide BGS-CIEP Supply to retail customers within the State of New Jersey in accordance with the Applicable Legal Authorities and has entered into a BGS-CIEP Supplier Master Agreement with the Company as a Party. Each BGS-CIEP Supplier must be an LSE and shall have the obligations of an LSE under the PJM Agreements.

BGS-CIEP Supplier Responsibility Share – for each BGS-CIEP Supplier, the fixed percentage share of the Company’s BGS-CIEP Load for which the BGS-CIEP Supplier is responsible as set forth in Appendix A to the BGS-CIEP Supplier Master Agreement. The stated percentage share was determined by multiplying the number of tranches won by the BGS-CIEP Supplier in the auction times the BGS-CIEP tranche size percentage share.

BGS-CIEP Supply – unbundled Energy, Capacity, Ancillary Services and any transmission service not expressly assumed by the Company pursuant to Section 2.2, including all losses and/or congestion costs associated with the provision of such services, and such other services or products that a BGS-CIEP Supplier may be required, by PJM or other governmental body having jurisdiction, to provide in order to meet the BGS-CIEP Supplier Responsibility Share under the BGS-CIEP Supplier Master Agreement.

BGS-CIEP Tariffs – Rate Schedules _____ of the Company.

BGS-RSCP Customer – a Customer who is being served under any one of the Company’s BGS-RSCP Tariffs and is not taking electric generation service from a Third Party Supplier.

BGS-RSCP Load – the full electricity requirement (including, without limitation, Energy, Capacity, and Ancillary Services) of BGS-RSCP Customers.

BGS-RSCP Peak Load Share – is the portion of load attributable to those Customers on BGS-RSCP of the PJM-determined EDC zonal peak load.

BGS-RSCP Supplier – an entity that has been selected through the BGS-RSCP solicitation and has accepted the obligations and associated rights to provide BGS-RSCP Supply to retail customers within the State of New Jersey in accordance with the Applicable Legal Authorities and has entered into this Agreement with the Company as a Party. Each BGS-RSCP Supplier under this Agreement must be an LSE and shall have the obligations of an LSE under the PJM Agreements. The term “supplier” also refers generically to any entity authorized by the BPU to provide BGS Supply, as opposed to a specific signatory to this Agreement, where the context makes it appropriate to do so. The distinction can be derived from the context, but is also generally reflected in the use of lower case type (“supplier”) to reflect the generic usage, and an initial capital (“Supplier”) to reflect a Party to this Agreement.

BGS-RSCP Supplier Responsibility Share – for each BGS-RSCP Supplier, the fixed percentage share of the Company’s BGS-RSCP Load for which the BGS-RSCP Supplier is responsible as set forth in Appendix A. The stated percentage share was determined by

multiplying the number of Tranches won by the BGS-RSCP Supplier in the auction times the Tranche size percentage share.

BGS-RSCP Supply – unbundled Energy, Capacity, Ancillary Services and any transmission service not expressly assumed by the Company pursuant to Section 2.2, including all losses and/or congestion costs associated with the provision of such services, and such other services or products that a BGS-RSCP Supplier may be required, by PJM or other governmental body having jurisdiction, to provide in order to meet the BGS-RSCP Supplier Responsibility Share under this Agreement.

BGS-RSCP Tariffs – Rate Schedules _____ of the Company.

Billing Month – each calendar month during the term of this Agreement.

BPU or “Board” – the New Jersey Board of Public Utilities or its successor.

Business Day – any day on which the Company’s and PJM’s corporate offices are open for business and commercial banks are not authorized or required to close in New York, New York.

Capacity – shall mean “Unforced Capacity” as set forth in the PJM RAA or in successor, superseding or amended versions of the PJM RAA that may take effect from time to time over the term of this Agreement, and any successor measurement of generating capacity as may be employed in PJM (whether set forth in the PJM RAA or elsewhere) for the purpose of stating the capacity obligation of an LSE.

Charge – any fee, charge or other amount that is billable by the Company to the BGS-RSCP Supplier under this Agreement.

Competitive Electricity Supply – unbundled Energy, Capacity, and Firm Transmission Service, including all losses and/or congestion associated with the provision of the foregoing services, and such other services or products that are provided by a Third Party Supplier to fulfill its obligations to serve customer load. The provision of Competitive Electricity Supply by Third Party Suppliers entails fulfillment of all obligations associated with service to Customers, including the obligations of a Load Serving Entity under the PJM Tariff, procedures, agreements and manuals.

Costs – means, with respect to the Non-Defaulting Party, brokerage fees, commissions and other similar transaction costs and expenses reasonably incurred by such Party either in terminating any arrangement pursuant to which it has hedged its obligations or entering into new arrangements which replace this Agreement; and all reasonable attorneys’ fees and expenses incurred by the Non-Defaulting Party in connection with the termination of this Agreement.

Customer – a Company customer as defined in the Company’s retail tariffs, eligible to receive Competitive Electricity Supply from a Third Party Supplier or BGS-RSCP or BGS-CIEP from a BGS-RSCP Supplier or a BGS-CIEP Supplier, respectively, in accordance with the Applicable Legal Authorities.

Damages – financial compensation from the Defaulting Party to the Non-Defaulting Party associated with the occurrence of an Event of Default or an Early Termination of this Agreement. This compensation shall be assessed pursuant to Article 5 of this Agreement.

Early Termination – termination of this Agreement prior to the end of the term due to the occurrence of an Event of Default as specified in Section 5.1 of this Agreement and the declaration of Early Termination.

Early Termination Date – the date upon which an Early Termination becomes effective as specified in Section 5.2 of this Agreement.

Effective Date – the date first written above.

Electric Distribution Company or “EDC” – the applicable of the four New Jersey Electric Distribution Companies.

Emergency – (i) an abnormal system condition requiring manual or automatic action to maintain system frequency, or to prevent loss of firm load, equipment damage, or tripping of system elements that could adversely affect the reliability of an electric system or the safety of persons or property; or (ii) a fuel shortage requiring departure from normal operating procedures; or (iii) a condition that requires implementation of Emergency Operations Procedures as defined in the PJM OATT or PJM manuals; or (iv) any other condition or situation that the Company or PJM deems imminently likely to endanger life or property or to affect or impair the Company’s electrical system or the electrical system(s) of other(s) to which the Company’s electrical system is directly or indirectly connected (a “Connected Entity”). Such a condition or situation may include, but shall not be limited to, potential overloading of the Company’s transmission and/or distribution circuits, PJM minimum generation (“light load”) conditions, or unusual operating conditions on either the Company’s or a Connected Entity’s electrical system, or conditions such that the Company is unable to accept Energy from the BGS-RSCP Supplier without jeopardizing the Company’s electrical system or a Connected Entity’s electrical system.

Energy – three-phase, 60-cycle alternating current electric energy, expressed in units of kilowatt-hours or megawatt-hours.

Energy Portfolio Standards – (i) those standards imposed by the BPU pursuant to N.J.S.A. 48:3-87(d) requiring that specified levels of electric power sold for the provision of Basic Generation Service shall be produced from renewable energy resources as set forth in the Renewable Energy Portfolio Standards, N.J.A.C. 14:8-2 et seq., as modified or superseded, or in such other regulations of the BPU as may be adopted or amended from time to time, and (ii) any standards imposed under any federal, state or local legislation or by any federal, interstate, state or local court, tribunal or governmental agency or authority or regulatory body that have the effect of requiring that specified levels of electric power sold for the provision of Basic Generation Service shall be produced from, or be otherwise attributable to, renewable energy resources or shall be produced from, or be otherwise attributable to, resources emitting only specified amounts of carbon or other substances, as the same may be adopted or amended from time to time.

Event of Default – a breach of obligations under this Agreement as set forth in Section 5.1 of this Agreement.

FERC – the Federal Energy Regulatory Commission.

Final Monthly Energy Allocation or “FMEA” – is a quantity in kWh which, for any Billing Month, is the PMEA adjusted for any billing or metering data received subsequent to the calculation of PMEA of which PJM is notified within 60 days.

Firm Transmission Service – shall mean “Network Integration Transmission Service” under the PJM OATT in effect as of the Effective Date of this Agreement, or in successor, superseding or amended versions of the PJM OATT that may take effect from time to time over the term of this Agreement. In the event the PJM OATT is modified such that “Network Integration Transmission Service” is no longer offered, Firm Transmission Service shall mean the type of transmission service offered under the PJM OATT that is accorded the highest level of priority for scheduling and curtailment purposes.

Forward Market Price – the price for On-peak Energy Forwards as determined by averaging concurrent quotations obtained by all of the EDCs from the same three or more independent brokers active in the electric markets as available.

Gains – means, with respect to any Party, an amount equal to the present value of the economic benefit to it, if any (exclusive of Costs), resulting from an Early Termination of this Agreement, determined in a commercially reasonable manner.

Guaranty – means a guaranty, hypothecation agreement, margins or security agreement or any other document (whether in the form attached to this BGS-RSCP Supplier Master Agreement or other form approved by the Company).

Guarantor – any party who has the authority and may agree to guarantee a BGS-RSCP Supplier’s financial obligations under this Agreement, recognizing that such a party will be obligated to meet the Company’s creditworthiness requirements for BGS-RSCP Suppliers.

Independent Credit Requirement or “ICR” – an amount required as security under Section 6.3 of this Agreement, to reflect the risk of Energy and Capacity price movements between the Early Termination Date caused by an Event of Default by a BGS-RSCP Supplier and the date the final calculation of Damages owing to the Company under Section 5.2 of this Agreement is made.

Interest Index – the average Federal Funds Effective Rate for the period of time the funds are on deposit. The Federal Funds Effective Rate is published daily on the Federal Reserve website (<http://www.federalreserve.gov/releases/h15/update/>).

kilowatt or “kW” – unit of measurement of useful power equivalent to 1000 watts.

kilowatt-hour or “kWh” – one kilowatt of electric power used over a period of one hour.

Load Serving Entity or “LSE” – an entity that has been granted the authority or has an obligation pursuant to state or local law, regulation or franchise to sell electricity to retail customers located within the PJM Control Area as that term is defined in the PJM RAA or in successor, superseding or amended versions of the PJM RAA that may take effect from time to time over the term of this Agreement.

Losses – means, with respect to any Party, an amount equal to the present value of the economic loss to it, if any (exclusive of Costs), resulting from an Early Termination of this Agreement, determined in a commercially reasonable manner.

Margin – the amount by which the Total Exposure Amount exceeds a BGS-RSCP Supplier’s, or Guarantor’s, credit limit as defined in Section 6.6.

Mark-to-Market Exposure Amount – an amount calculated daily for each BGS-RSCP Supplier reflecting the total MtM credit exposure to the Company due to fluctuations in market prices for Energy minus amounts due pursuant to this Agreement to such BGS-RSCP Supplier for the delivery of BGS-RSCP Supply. The total MtM credit exposure will be equal to 1.1 times the sum of the MtM credit exposures for each Billing Month as set forth in Section 6.5 of this Agreement. The methodology for calculation of the MtM credit exposure is illustrated in Appendix B.

Maximum Credit Limit – the lesser of the applicable % of TNW and the applicable credit limit cap as specified in Section 6.6 of this Agreement.

megawatt or “MW” – one thousand kilowatts.

megawatt-hour or “MWh” – one megawatt of electric power used over a period of one hour.

Merger Event – when a Party consolidates or amalgamates with, or merges into or with, or transfers all or substantially all of its assets to another entity and either (i) the resulting entity fails to assume all of the obligations of such Party hereunder or (ii) the benefits of any credit support provided pursuant to Article 6 of this Agreement fail to extend to the performance by such resulting, surviving or transferee entity of the Party’s obligations hereunder, and the resulting entity or its Guarantor fails to meet the creditworthiness requirements of this Agreement. Transfer of all or substantially all of the Company’s generation assets does not qualify as a Merger Event.

Meter Reading – the process whereby the Company takes notice of the information presented on a Customer’s meter. A Meter Reading may be obtained manually, through telemetry, or by estimation, in accordance with the Company’s established procedures and practices.

Minimum Rating – a minimum senior unsecured debt rating as defined in Section 6.4(a)(i) of this Agreement.

NERC – the North American Electric Reliability Corporation or its successor.

On-peak Energy Forward – a standardized energy trading product representing the delivery of electric power in PJM, at the Western Hub, over a period from 7:00 a.m. up to the hour ending at 11:00 p.m. Monday through Friday, excluding NERC holidays. In the event that the PJM Western Hub price is no longer available or no longer representative of a transparent trading hub, the Parties will negotiate in good faith to agree upon an alternate liquid price.

PJM – the Pennsylvania-New Jersey-Maryland Interconnection L.L.C. or its successor.

PJM Agreements – shall have the meaning ascribed in Section 2.3 of this Agreement.

PJM Control Area – that certain Control Area encompassing systems in Pennsylvania, New Jersey, Maryland, Delaware, Virginia and the District of Columbia, as may be modified from time to time, and which is recognized by the North American Electric Reliability Council as the “PJM Control Area”.

PJM E-Account – an account obtainable through PJM that provides access to web-based PJM settlement, accounting, marketing and other informational and economic systems.

PJM OA – the PJM Operating Agreement or its successor.

PJM OATT – the prevailing PJM Open Access Transmission Tariff on file with the FERC, which sets forth the rates, terms and conditions of transmission service over transmission facilities located in the PJM Control Area, as is in effect on the Effective Date and as modified from time to time.

PJM OI – the PJM Office of Interconnection, the system operator for the PJM Control Area.

PJM RAA – the PJM Reliability Assurance Agreement or its successor.

Preliminary Monthly Energy Allocation or “PMEA” – is a quantity in kWh which, for any Billing Month, is the preliminary calculation of the BGS-RSCP Load associated with the BGS-RSCP Supplier’s BGS-RSCP Supplier Responsibility Share.

PMEA/FMEA Adjustment Amount – for any Billing Month, the monetary amount due to the BGS-RSCP Supplier or the Company, as the case may be, in order to reconcile any difference between the PMEA used for the purpose of calculating estimated payments made to the BGS-RSCP Supplier for a given month and the FMEA used for calculating the final payments due to the BGS-RSCP Supplier for such month as more fully described in Article 9 hereof.

RFC – the Reliability First Corporation of NERC or its successor.

Seasonal Billing Factor – a numerical factor set forth in Appendix B hereto, one amount applicable during the summer months of June through September, and one amount applicable during the non-summer months of October through May, applied to the Auction

Price in accordance with the provisions of Article 9 of this Agreement and thereby used to shape the Company's payments to BGS-RSCP Suppliers.

Service Territory – the geographic areas of the State of New Jersey in which the Company serves electric Customers.

Settlement Amount – with respect to a Non-Defaulting Party, the net amount of the Losses or Gains, and Costs, expressed in U.S. Dollars, which such party incurs as a result of Early Termination, as set forth in Section 5.4(a) of this Agreement. For the purposes of calculating the Termination Payment, the Settlement Amount shall be considered an amount due to the Non-Defaulting Party under this Agreement if the total of the Losses and Costs exceeds the Gains and shall be considered an amount due to the Defaulting Party under this Agreement if the Gains exceed the total of the Losses and Costs.

Statement – a monthly report prepared by the Company for the BGS-RSCP Supplier indicating the amount due to the BGS-RSCP Supplier by the Company in compensation for kWhs supplied to BGS-RSCP Customers by the BGS-RSCP Supplier during the current Billing Month, in accordance with the BGS-RSCP Supplier's obligations under this Agreement.

Supply Day – any calendar day during the term of this Agreement on which the BGS-RSCP Supplier is providing, or is obligated by this Agreement to provide, BGS-RSCP Supply to the Company's BGS-RSCP Customers.

Tangible Net Worth or "TNW" – total assets less intangible assets and total liabilities. Intangible assets include benefits such as goodwill, patents, copyrights and trademarks.

Termination Payment – shall have the meaning ascribed in Section 5.4 of this Agreement.

Third Party Supplier or "TPS" – a person or entity that is duly licensed by the Board to offer and to assume the contractual and legal responsibility to provide electric generation service to retail customers located in the state of New Jersey pursuant to retail open access programs approved by the Board.

Total Exposure Amount – an amount calculated daily for each BGS-RSCP Supplier reflecting the total credit exposure to the Company and consisting of the sum of (i) the Mark-to-Market Exposure Amount arising under this Agreement; (ii) any amount(s) designated as the "Mark-to-Market Exposure Amount" arising under any other BGS Supply agreements providing for "BGS-RSCP Supply" or similar BGS service; and (iii) the amount designated as the "credit exposure" under any other BGS Supply agreements providing for "BGS-CIEP Supply" or similar BGS service; provided that in the event the amount calculated for any day is a negative number, it shall be deemed to be zero for such day.

Tranche – a fixed percentage share of the BGS-RSCP Load of the Company as determined for the purposes of the auction of the Company's BGS-RSCP Load. The fixed percentage is the Tranche size for the Company.

Wholesale Customer – an entity (e.g., a municipality or borough) authorized to take electric service for resale to retail customers under a wholesale contract filed with the FERC.

ARTICLE 2: GENERAL TERMS AND CONDITIONS

2.1 Capacity In Which Company Is Entering Into This Agreement

Each BGS-RSCP Supplier agrees and acknowledges that the Company is contracting for the provision of BGS-RSCP Supply from such BGS-RSCP Supplier as the agent for Customers receiving Basic Generation Service – Residential Small Commercial Pricing on the Company’s distribution system pursuant to the authorizations provided to the Company under the _____ Order. The BGS-RSCP Supplier further agrees and acknowledges that the Company will administer and monitor the BGS-RSCP Supplier’s performance in providing BGS-RSCP Supply under this Agreement and that the Company shall be entitled, on behalf of Customers, to enforce BGS-RSCP Suppliers’ obligations related to the provision of BGS-RSCP Supply. The BGS-RSCP Supplier hereby permanently and irrevocably waives any claim that Company is not entitled to seek enforcement of this Agreement on behalf of Customers. However, no Customer or group of Customers may seek enforcement of this Agreement directly against the BGS-RSCP Supplier on their own behalf, including independently or by joining in any legal action by the Company. This Agreement does not create, assign or grant to any Customer or group of Customers any rights in or claims to damages or remedies against the BGS-RSCP Supplier independent of or different from the rights expressly granted to the Company hereunder as agent for Customers.

The Company is also contracting on its own behalf and not as agent for Customers insofar as this Agreement requires the Company: (i) to pay the BGS-RSCP Suppliers as required under this Agreement; and (ii) to provide data or to otherwise cooperate with a

BGS-RSCP Supplier in connection with such BGS-RSCP Supplier's provision of BGS-RSCP Supply. The Parties acknowledge that the Agreement is a forward contract and, accordingly, the Parties hereto are entitled to the protections of section 556 of the Bankruptcy Code. The Parties therefore agree that the Agreement may be terminated by either Party upon the commencement of a proceeding by the other Party under any chapter of the Bankruptcy Code in accordance with Section 5.2 of this Agreement.

2.2 Parties' Obligations

(a) Obligations of BGS-RSCP Supplier

Each BGS-RSCP Supplier hereby agrees severally, but not jointly, as follows:

(i) to provide sufficient quantities of BGS-RSCP Supply on an instantaneous basis at all times to meet the BGS-RSCP Supplier Responsibility Share; without limitation, the BGS-RSCP Supplier shall be obligated to procure those services provided by the PJM OI and to perform such functions as may be required by the PJM OI that are necessary for the delivery of BGS-RSCP Supply required hereunder;

(ii) to cooperate with the Company in any regulatory compliance efforts that may be required to maintain the ongoing legitimacy and enforceability of the terms of this Agreement and to fulfill any regulatory reporting requirement associated with the provision of BGS-RSCP Supply, before the BPU, FERC or any other regulatory body asserting jurisdiction, including meeting the reporting requirements of any Energy Portfolio Standards and the BPU's Environmental Information Disclosure Standards, N.J.A.C. 14:8.3 et seq;

(iii) to become the Load Serving Entity with respect to the provision of BGS-RSCP Supply for the BGS-RSCP Supplier Responsibility Share and to comply with all requirements of a Load Serving Entity with respect to such BGS-RSCP Supplier

Responsibility Share;

(iv) to pay to the Company the PMEA/FMEA Adjustment Amount for any Billing Month in which the PMEA exceeds the FMEA, as more fully described in Article 9 of this Agreement;

(v) to pay to the Company a Charge of \$_____ per Tranche, which amount was announced prior to the auction for each Tranche comprising the BGS-RSCP Supplier's BGS-RSCP Supplier Responsibility Share, in order to reimburse the Company for the total costs of the BGS-RSCP auction and related costs associated with providing BGS-RSCP administration;

(vi) to satisfy the Energy Portfolio Standards with respect to its BGS-RSCP Supplier Responsibility Share; and

(vii) to comply in a timely manner with all obligations under this Agreement imposed upon a BGS-RSCP Supplier.

(b) Obligations of the Company

The Company hereby agrees as follows:

(i) to pay to each BGS-RSCP Supplier every month an amount equal to the Auction Price multiplied by the Seasonal Billing Factor multiplied by the PMEA, as detailed in Article 9 of this Agreement and subject to the exceptions set forth therein;

(ii) to pay to each BGS-RSCP Supplier the PMEA/FMEA Adjustment Amount for any Billing Month in which the FMEA exceeds the PMEA, as more fully described in Article 9 of this Agreement;

(iii) to establish and report each BGS-RSCP Supplier's load obligation (for each Supply Day) to PJM in accordance with PJM's prevailing requirements;

(iv) to be financially responsible for the Firm Transmission Service obligations pursuant to the PJM Agreements. Pursuant to the PJM tariff, the Company will be responsible for, or will receive, as applicable: (i) charges assessed under Network Integration Transmission Service; (ii) charges and credits under Transmission Enhancement Charges; (iii) charges and refunds under Generation Deactivation; and (iv) credits under Non-Firm Point-to-Point Transmission Service. PJM billing statement line items for which the Company is responsible are set forth in Table G-1 of Appendix G and a full list of PJM billing statement line items as of the Effective Date are set forth in Table G-2 of Appendix G. The Company shall have such responsibility regarding such services as they may be modified or superseded from time to time. Each BGS-RSCP Supplier shall be responsible for all other costs and expenses related to transmission and Ancillary Services in connection with the provision of BGS-RSCP Supply in proportion to its BGS-RSCP Supplier Responsibility Share;

(v) to pay to each BGS-RSCP Supplier, as approved by the BPU, a percentage share equal to the BGS-RSCP Supplier Responsibility Share of such BGS-RSCP Supplier of all amounts received from a TPS as damages, penalties or forfeited security due to the failure of such TPS to provide adequate notice in conformance with applicable BPU requirements that a Customer previously served by the TPS is switching to BGS-RSCP or forfeited as a result of an event of default by a TPS under the Company's Third Party Supplier Agreement; provided that the amounts paid to BGS-RSCP Suppliers shall be net of any amounts retained by the Company to offset costs or losses of the Company associated with the failure of the TPS to provide adequate notice or the occurrence of an event of default under the Company's Third Party Supplier Agreement; and further provided, that the Company shall have no obligation to seek the recovery of

any damages, penalties or forfeited security due from a TPS through collection efforts, judicial procedures or otherwise; and

(vi) to comply in a timely manner with all obligations under this Agreement imposed upon the Company.

(c) Obligation of the BGS-RSCP Customers

The Company hereby agrees on behalf of the BGS-RSCP Customers to accept the delivery of BGS-RSCP Supply necessary to meet the BGS-RSCP Load.

2.3 PJM Services

Each BGS-RSCP Supplier shall make all necessary arrangements for the delivery of BGS-RSCP Supply through the PJM OI. The Company will advise the PJM OI of the magnitude and location of each BGS-RSCP Supplier's actual BGS-RSCP Supplier Responsibility Share, as required by the PJM OI, for the purpose of calculating such BGS-RSCP Supplier's appropriate Capacity obligation, Energy obligation, or other requirements related to the provision of service under this Agreement by BGS-RSCP Suppliers arising under the PJM OATT, PJM RAA, PJM OA and any other applicable PJM agreement (collectively, the "PJM Agreements"). Each BGS-RSCP Supplier shall remain responsible to PJM for the performance of its LSE obligations associated with the provision of BGS-RSCP Supply under this Agreement until the effective date of the transfer of such LSE obligations.

2.4 Communications and Data Exchange

Each BGS-RSCP Supplier and the Company shall supply to each other all data, materials or other information that is specified in this Agreement, or that may otherwise reasonably be required by BGS-RSCP Suppliers or by the Company in connection with the provision of BGS-RSCP Supply by the BGS-RSCP Supplier to BGS-RSCP Customers, if

required, in a thorough and timely manner.

Electronic information exchange between each BGS-RSCP Supplier and the Company under this Agreement shall employ a BGS-RSCP Supplier identification number, assigned by the Company, which shall be consistent with the BGS-RSCP Supplier's Dunn & Bradstreet Business number. Each BGS-RSCP Supplier must be equipped with the communications capabilities necessary to comply with the communications and data exchange standards that are set by and as may, from time to time, be modified by PJM, and must bear the costs of putting in place and successfully testing all required information technology systems that will enable it to send to and receive data from the Company and PJM and to satisfy its obligations under this Agreement, the PJM Agreements and all other relevant agreements.

2.5 Record Retention

The Company shall retain, for a period of two (2) years following the expiration of the term of this Agreement, necessary records so as to permit BGS-RSCP Suppliers to confirm the validity of payments due to BGS-RSCP Suppliers hereunder; provided that if a BGS-RSCP Supplier has provided notice within two (2) years of the expiration of the term of this Agreement that it disputes the validity of any payments, the Company agrees that it shall retain all records related to such dispute until the dispute is finally resolved.

2.6 Verification

In the event of a good faith dispute regarding any invoice issued or payment due under this Agreement, and provided that a mutually acceptable confidentiality agreement is executed by the Parties, each Party will have the right to verify, at its sole expense, the accuracy of the invoice or the calculation of the payment due by obtaining copies of relevant portions of the books and records of the other Party. The right of verification will

survive the termination of this Agreement for a period of two (2) years after termination.

2.7 PJM E-Accounts

Each BGS-RSCP Supplier and the Company shall work with PJM to establish any PJM E-Accounts necessary for such BGS-RSCP Supplier to provide BGS-RSCP Supply under this Agreement and any other agreement with the Company for the provision of BGS-RSCP Supply that existed prior to the Effective Date of this Agreement or are entered into after the Effective Date of this Agreement. Each BGS-RSCP Supplier may manage its PJM E-Accounts in its sole discretion; provided such BGS-RSCP Supplier acts in accordance with the standards set forth in the PJM Agreements.

ARTICLE 3: REPRESENTATIONS AND WARRANTIES

3.1 BGS-RSCP Supplier's Representations and Warranties

Each BGS-RSCP Supplier hereby represents, warrants and covenants to the Company as follows:

a) such BGS-RSCP Supplier is a corporation, partnership, limited liability company or other legal entity, as set forth in Appendix A hereto, duly organized, validly existing and in good standing under the laws of the State of New Jersey or, if another jurisdiction, under the laws of such jurisdiction and, in such case, is duly registered and authorized to do business and is in good standing in the State of New Jersey;

b) such BGS-RSCP Supplier has all requisite power and authority to execute and deliver this Agreement and to carry on the business to be conducted by it under this Agreement and to enter into and perform its obligations hereunder, including satisfaction of all applicable FERC requirements;

c) the execution and delivery of this Agreement and the performance of such

BGS-RSCP Supplier's obligations hereunder have been duly authorized by all necessary action on the part of the BGS-RSCP Supplier and do not and will not conflict with, or constitute a breach of or default under, any of the terms, conditions, or provisions of the BGS-RSCP Supplier's certificate of incorporation or bylaws or other constituent instruments or any indenture, mortgage, other evidence of indebtedness, or other agreement or instrument or any statute or rule, regulation, order, judgment, or decree of any judicial or administrative body to which the BGS-RSCP Supplier is a party or by which the BGS-RSCP Supplier or any of its properties is bound or subject;

d) all necessary and appropriate action that is required on the BGS-RSCP Supplier's part to execute this Agreement has been completed;

e) this Agreement is the legal, valid and binding obligation of such BGS-RSCP Supplier, enforceable in accordance with its terms;

f) there are no actions at law, suits in equity, proceedings or claims pending or, to such BGS-RSCP Supplier's knowledge, threatened against the BGS-RSCP Supplier before any federal, state, foreign or local court, tribunal or governmental agency or authority that might materially delay, prevent or hinder the BGS-RSCP Supplier's performance of its obligations hereunder;

g) it has entered into this Agreement with a full understanding of the material terms and risks of the same, and it is capable of assuming those risks;

h) the BGS-RSCP Supplier is in good standing as an LSE in PJM, is a signatory to all applicable PJM Agreements, and is in compliance with, and will continue to comply with, all obligations, rules and regulations, as established and interpreted by the PJM OI, that are applicable to LSEs as defined by the PJM Agreements; provided that the BGS-RSCP Supplier shall not be obligated to become an LSE in PJM until the date it

begins providing BGS-RSCP Supply to Customers;

i) it has made its trading and investment decisions (including regarding the suitability thereof) based upon its own judgment and any advice from such advisors as it has deemed necessary and not in reliance upon any view expressed by the Company; and

j) the BGS-RSCP Supplier will comply with any and all information and data transfer protocols that may be adopted by the Company or that are set by, and from time to time modified by, the Board; provided that each BGS-RSCP Supplier shall be entitled to exercise its reserved right to challenge any such protocols in the appropriate forum.

3.2 Company's Representations and Warranties

The Company hereby represents, warrants and covenants to the BGS-RSCP Suppliers as follows:

a) the Company is an electric utility corporation duly organized, validly existing and in good standing under the laws of the State of New Jersey;

b) the Company has all requisite power and authority to carry on the business to be conducted by it under this Agreement and to enter into and perform its obligations hereunder;

c) the execution and delivery of this Agreement and the performance of the Company's obligations hereunder have been duly authorized by all necessary action on the part of the Company and do not and will not conflict with, constitute a breach of or default under, any of the terms, conditions, or provisions of the Company's certificate of incorporation or bylaws or any indenture, mortgage, other evidence of indebtedness, or other agreement or instrument or any statute or rule, regulation, order, judgment, or decree of any judicial or administrative body to which the Company is a party or by which the Company or any of its properties is bound or subject;

d) all necessary and appropriate action that is required on the Company's part to execute this Agreement has been completed;

e) this Agreement is the legal, valid and binding obligation of the Company, enforceable in accordance with its terms;

f) the ability of the Company to pay any and all amounts due and payable under this Agreement, or upon any potential breach thereof, is not conditioned upon any governmental or administrative appropriation by the Board, the State of New Jersey or any other governmental authority;

g) there are no actions at law, suits in equity, proceedings or claims pending or, to the Company's knowledge, threatened against the Company before any federal, state, foreign or local court, tribunal or governmental agency or authority that might materially delay, prevent or hinder the Company's performance of its obligations under this Agreement;

h) it has entered into this Agreement with a full understanding of the material terms and risks of the same, and it is capable of assuming those risks;

i) with respect to those rights and entitlements conferred on Customers under this Agreement as set forth in Section 2.1 of this Agreement, the Board has conferred on the Company all requisite power and authority to execute this Agreement on behalf of such Customers;

j) the Company's performance under this Agreement is not contingent upon the performance of Customers or the ability of Customers to pay rates;

k) the Company shall have full responsibility for metering, billing and delivery with respect to Customers and BGS-RSCP Suppliers shall have no responsibility with respect thereto; and

l) the Company shall be responsible for distribution services and the BGS-RSCP Supplier shall not be responsible for distribution charges.

3.3 Survival of Obligations

All representations and warranties contained in this Article are of a continuing nature and shall be maintained during the term of this Agreement. If a Party learns that any of the representations, warranties or covenants in this Agreement are no longer true during the term of this Agreement, the Party shall immediately notify the other Party via electronic transmission, with a hard copy of the notice delivered by overnight mail.

ARTICLE 4: COMMENCEMENT AND TERMINATION OF AGREEMENT

4.1 Commencement and Termination

The term of this Agreement shall commence upon the Effective Date; provided that the provision of BGS-RSCP Supply by BGS-RSCP Suppliers to BGS-RSCP Customers on the Company's system shall commence at 00:01 a.m. on June 1, 2024 and shall end at midnight on May 31, 2027, unless this Agreement is terminated earlier in accordance with the provisions hereof.

4.2 Termination of Right to Supply BGS-RSCP

Each BGS-RSCP Supplier agrees that termination of this Agreement for reason of an Event of Default shall terminate any right of such BGS-RSCP Supplier to provide BGS-RSCP Supply to the BGS-RSCP Customers and nullify any of the entitlements to which such BGS-RSCP Supplier became entitled as a result of being selected as a winning bidder in the auction for BGS-RSCP Supply.

4.3 Survival of Obligations

Termination of this Agreement for any reason shall not relieve the Company or any BGS-RSCP Supplier of any obligation accrued or accruing prior to such termination. Applicable provisions of this Agreement shall continue in effect after termination to the extent necessary to provide for final billings and adjustments.

4.4 Mutual Termination

The Company and the BGS-RSCP Supplier may agree at any time during the term of this Agreement to terminate their respective rights and obligations hereunder on such terms and under such conditions that they mutually deem to be appropriate as set forth in a mutual termination agreement acceptable in form and substance to the Company and the BGS-RSCP Supplier (“Mutual Termination Agreement”); provided that Company agrees that it shall enter into such a Mutual Termination Agreement, which will discharge the terminating BGS-RSCP Supplier (the “Terminating BGS-RSCP Supplier”) with respect to liabilities arising after the effective date of the Mutual Termination Agreement if the following conditions precedent are met: (i) the Terminating BGS-RSCP Supplier identifies a replacement supplier willing to assume all obligations of the Terminating BGS-RSCP Supplier hereunder for the remaining term of this Agreement (the “Replacement BGS Supplier”); (ii) the Replacement BGS Supplier demonstrates its compliance with Article 6 of this Agreement, “Creditworthiness”, as of the effective date of the Mutual Termination Agreement; (iii) the Replacement BGS Supplier executes a counterpart signature page to this Agreement and thereby becomes a Party under this Agreement, effective immediately following the effective date of the Mutual Termination Agreement; and (iv) the Terminating BGS Supplier is not, to the belief or knowledge of the Company, subject to an Event of Default as of the effective date of the Mutual Termination Agreement or, if the

Company believes that the Terminating BGS Supplier may be subject to an Event of Default, either (a) the Company has determined that, as of the effective date of the Mutual Termination Agreement, it has not incurred any Damages as a result of the Event of Default or (b) if the Company has determined, as of the effective date of the Mutual Termination Agreement, that it may have incurred Damages as a result of the Event of Default, that the Replacement BGS Supplier has agreed in writing to be responsible for the payment of such Damages or to otherwise cure the Event of Default, in either case to the satisfaction of the Company.

ARTICLE 5: BREACH AND DEFAULT

5.1 Events of Default

An Event of Default under this Agreement shall occur if a Party (the “Defaulting Party”):

- (i) is the subject of a voluntary bankruptcy, insolvency or similar proceeding;
- (ii) makes an assignment for the benefit of its creditors;
- (iii) applies for, seeks consent to, or acquiesces in the appointment of a receiver, custodian, trustee, liquidator or similar official to manage all or a substantial portion of its assets;
- (iv) is dissolved (other than pursuant to a consolidation, amalgamation or merger) or is the subject of a Merger Event;
- (v) has a secured party take possession of all or substantially all of its assets or has a distress, execution, attachment, sequestration or other legal process levied, enforced or sued on or against all or substantially all of its assets;
- (vi) has a resolution passed for its winding-up, official management or

liquidation (other than pursuant to a consolidation, amalgamation or merger);

(vii) in the case of a BGS-RSCP Supplier, PJM terminates the BGS-RSCP Supplier's ability to make purchases from PJM markets or PJM holds the Company responsible for the provision of Energy, Capacity, or Ancillary Services to meet the BGS-RSCP Supplier's BGS-RSCP Supplier Responsibility Share under this Agreement;

(viii) fails to comply with the creditworthiness requirements as set forth in Article 6 of this Agreement, including, without limitation, compliance with the creditworthiness requirements to cover the Margin calculated under Section 6.7 or post any Margin due under Section 6.7 of this Agreement, within the time frames set forth in this Agreement;

(ix) in the case of the Company, fails to implement any measures that it is directed to implement by the Board pursuant to the creditworthiness review procedure adopted by the Board in its Order dated December 4, 2002 (Docket No. EX01110754);

(x) fails to pay the other Party when payment is due;

(xi) violates any federal, state or local code, regulation or statute applicable to the supply of Energy in a manner that materially, and adversely, affects the Party's performance under this Agreement, including by way of failure to continually satisfy all applicable FERC requirements, or, in the case of a BGS-RSCP Supplier, by way of failure to maintain any other governmental approvals required for participation in the New Jersey retail Energy market as a BGS-RSCP Supplier, default on any obligation or other failure to comply with PJM requirements under the PJM Agreements or fails to comply with the Energy Portfolio Standards with respect to the BGS Supplier's BGS-RSCP Supplier Responsibility Share;

(xii) is the subject of an involuntary bankruptcy or similar proceeding;

(xiii) subject to Section 5.3 (b) of this Agreement, in the case of the Company

acting on behalf of the BGS-RSCP Customers, fails to accept BGS-RSCP Supply properly tendered by the BGS-RSCP Supplier under this Agreement;

(xiv) fails to satisfy any other material obligation under this Agreement not listed above;

(xv) makes a materially incorrect or misleading representation or warranty under this Agreement; or

(xvi) commits an act or makes an omission that constitutes an “Event of Default” under any other agreement(s) for the provision of BGS Supply between the Company and the BGS-RSCP Supplier;

and fails to remedy such condition, event or delinquency herein above described such that the other Party (the “Non-Defaulting Party”) is completely made whole with respect to such condition, event or delinquency, within three (3) Business Days of receipt of written notice thereof from such Non-Defaulting Party; provided, however, that an Event of Default shall be deemed to have occurred immediately, without any need for the provision of notice thereof by the Non-Defaulting Party and without any right of cure on the part of the Defaulting Party, in the event of the occurrence of a condition, event or delinquency described in subsections “i”, “ii”, “iii”, “iv”, “v”, “vi”, “vii” or “viii” above.

5.2 Rights Upon Default

Upon and during the continuation of an Event of Default, the Non-Defaulting Party shall be entitled to:

- (i) pursue any and all available legal and equitable remedies;
- (ii) declare an Early Termination Date of this Agreement with respect to the obligations of the Defaulting Party without any liability or responsibility whatsoever except for obligations arising prior to the date of termination, by providing written notice to the

Defaulting Party; provided, however, that this Agreement shall immediately terminate automatically and without notice in the case of any Event of Default in which a Supplier is the Defaulting Party occurring under subsections (i), (ii), (iii), (iv), (v), (vi), (vii) or (viii) of Section 5.1 of this Agreement and such date of automatic termination shall be deemed the Early Termination Date of this Agreement with respect to such Supplier; and

- (iii) receive Damages in accordance with Section 5.3 of this Agreement.

The Non-Defaulting Party shall be entitled to elect or pursue one or more of the above remedies.

5.3 Damages Resulting From an Event of Default

(a) BGS-RSCP Supplier's Failure to Supply BGS-RSCP Supply or

Declaration of Early Termination By Company: Damages resulting from (i) a BGS-RSCP Supplier's failure to (A) provide BGS-RSCP Supply in conformance with Section 2.2 hereof or (B) pay PJM for purchases of any products or services from PJM, or other failure to comply with PJM requirements, such that PJM holds the Company responsible for the provision of Energy, Capacity, or Ancillary Services to meet such BGS-RSCP Supplier's BGS-RSCP Supplier Responsibility Share under this Agreement or (ii) the occurrence of any Event of Default attributable to a BGS-RSCP Supplier resulting in Early Termination, shall include all Costs incurred by the Company, acting in a commercially reasonable manner consistent with any statutory or regulatory requirements imposed by the Applicable Legal Authorities, in obtaining replacement services or in obtaining a replacement supplier, which Costs exceed the amounts that would have been payable to the defaulting BGS-RSCP Supplier under this Agreement. Costs incurred by the Company for the purpose of calculating Damages hereunder will consist of:

- (i) the cost of Energy (including all charges for losses and congestion),

Capacity, Ancillary Services or other elements of BGS-RSCP Supply allocated to the Company by the PJM OI due to the failure of a BGS-RSCP Supplier to meet obligations owing to the PJM OI in connection with its obligations under this Agreement;

(ii) the cost of Energy (including all charges for losses and congestion), Capacity, Ancillary Services or other elements of BGS-RSCP Supply purchased by the Company to replace BGS-RSCP Supply that a BGS-RSCP Supplier was obligated to supply under this Agreement during the term hereof;

(iii) administrative and legal costs associated with procuring replacement BGS-RSCP Supply; and

(iv) financial hedging costs incurred by the Company on behalf of BGS-RSCP Customers as a result of having to procure BGS-RSCP Supply not provided by a BGS-RSCP Supplier.

Without limitation of the foregoing, Damages calculated hereunder shall constitute the ultimate liability of a BGS-RSCP Supplier in the event of an Early Termination caused by an Event of Default attributable to such BGS-RSCP Supplier regardless of the reason or basis for such Early Termination. The Parties recognize, however, that the final calculation of Damages hereunder may not be known for some time since the level of such Damages may be dependent upon the arrangements made by the Company to obtain replacement services or a replacement supplier. The Company and each BGS-RSCP Supplier agree that, until the calculation of Damages under this provision is completed, the amount and payment to the Company of the Settlement Amount on behalf of BGS-RSCP Customers in the event of an Early Termination as set forth in Section 5.4 of this Agreement shall be immediately due and owing as an estimate of all Damages ultimately determined to be due and owing. After Damages have been finally determined under this Section 5.3,

the amounts of Damages due and owing will be reconciled with payments already made by the BGS-RSCP Supplier under Section 5.4 of this Agreement.

(b) **Failure By Company on Behalf of Customers To Accept BGS-RSCP Supply Tendered By BGS-RSCP Supplier:** Damages resulting from the failure of the Company on behalf of Customers to accept BGS-RSCP Supply tendered by the BGS-RSCP Supplier necessary to meet the BGS-RSCP Supplier Responsibility Share of BGS-RSCP Load under this Agreement shall consist of the positive difference (if any) between the amounts that would have been payable to the BGS-RSCP Supplier hereunder had the Company accepted the BGS-RSCP Supply tendered by the BGS-RSCP Supplier necessary to meet the BGS-RSCP Supplier Responsibility Share of BGS-RSCP Load under this Agreement minus the amount realized by the BGS-RSCP Supplier in disposing, in a commercially reasonable manner, of the BGS-RSCP Supply not accepted by the Company; provided, however, that the Company shall not be required to accept on behalf of any Customer, quantities of unbundled Energy, Ancillary Services or other component of BGS-RSCP Supply utilized by Customers on an instantaneous basis as a function of electrical load, in excess of such Customer's instantaneous consumption of such component of BGS-RSCP Supply.

(c) **Damages Resulting From Early Termination Due To An Event of Default Attributable To the Company:** Damages resulting from Early Termination due to an Event of Default attributable to the Company shall be as set forth in Section 5.4 of this Agreement. Damages calculated in accordance with said Section 5.4 shall be the exclusive remedy available to the BGS-RSCP Supplier in the event of Early Termination resulting from an Event of Default attributable to the Company.

(d) **Other Damages:** Damages for Events of Default not specified above shall

consist of the direct Damages incurred by the Non-Defaulting Party.

5.4 Declaration of an Early Termination Date and Calculation of Settlement Amount and Termination Payment

(a) **Settlement Amount.** If an Event of Default with respect to a Defaulting Party shall have occurred and be continuing, the Non-Defaulting Party (in the case of an Event of Default by the Company, each BGS-RSCP Supplier shall be considered a “Non-Defaulting Party”) shall have the right (i) to designate a day, no earlier than the day such notice is effective and no later than twenty (20) days after such notice is effective, as a date for Early Termination (“Early Termination Date”) to accelerate all amounts owing between the Parties and to liquidate and terminate the undertakings set forth in this Agreement, (ii) to withhold any payments due to the Defaulting Party under this Agreement, and (iii) to suspend performance; provided however, that an Early Termination Date shall be deemed to occur automatically and concurrently with the Event of Default, without any requirement for the provision of notice by the Non-Defaulting Party, with respect to an Event of Default under subsections “i”, “ii”, “iii”, “iv”, “v”, “vi”, “vii” and “viii” of Section 5.1 of this Agreement. The Non-Defaulting Party shall calculate, in a commercially reasonable manner, a Settlement Amount with respect to the obligations under this Agreement. For the purposes of such determination, the quantity amounts of Energy (including all charges for losses and congestion), Capacity and other services provided for under this Agreement for the period following the Early Termination Date through the remainder of the term of this Agreement shall be deemed to be those quantity amounts that would have been delivered on an hourly basis, had this Agreement been in effect during the previous calendar year adjusted for such BGS-RSCP Load changes as may have occurred since the previous calendar year.

(b) **Net Out of Settlement Amounts.** The Non-Defaulting Party shall calculate a Termination Payment by aggregating all Settlement Amounts due under this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply into a single amount: by netting out (a) all Settlement Amounts that are due or will become due to the Defaulting Party, plus at the option of the Non-Defaulting Party, any cash or other form of security then available to the Non-Defaulting Party and actually received, liquidated and retained by the Non-Defaulting Party, plus any or all other amounts due to the Defaulting Party under this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply against (b) all Settlement Amounts that are due or will become due to the Non-Defaulting Party, plus any or all other amounts due to the Non-Defaulting Party under this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply, so that all such amounts shall be netted out to a single liquidated amount; provided, however, that if the BGS-RSCP Supplier is the Defaulting Party and the Termination Payment is due to the BGS-RSCP Supplier, the Company shall be entitled to retain a commercially reasonable portion of the Termination Payment, which may be equal to the entire amount of the Termination Payment, as security for additional amounts that may be determined to be due and owing by the BGS-RSCP Supplier as Damages and further provided that any previously attached security interest of the Company in such retained amounts shall continue. The Termination Payment shall be due to or due from the Non-Defaulting Party as appropriate. If the Termination Payment has been retained by the Company as security for additional amounts that may be determined to be due and owing by the BGS-RSCP Supplier, and if, upon making a final

determination of Damages, the Termination Payment, or any portion thereof, is to be made to the BGS-RSCP Supplier, the Company will pay simple interest on the Termination Payment amount being made to the BGS-RSCP Supplier. Simple interest will be calculated at the lower of the Interest Index or six (6) percent per annum.

(c) **Notice of Termination Payment.** As soon as practicable after calculation of a Termination Payment, notice shall be given by the Non-Defaulting Party to the Defaulting Party of the amount of the Termination Payment and whether the Termination Payment is due to or due from the Non-Defaulting Party. The notice shall include a written statement explaining in reasonable detail the calculation of such amount. Subject to Section 5.4(b) above, the Termination Payment shall be made by the Party that owes it within three (3) Business Days after such notice is effective.

(d) **Disputes With Respect to Termination Payment.** If the Defaulting Party disputes the Non-Defaulting Party's calculation of the Termination Payment, in whole or in part, the Defaulting Party shall, within three (3) Business Days of receipt of Non-Defaulting Party's calculation of the Termination Payment, provide to the Non-Defaulting Party a detailed written explanation of the basis for such dispute; provided, however, that if the Termination Payment is due from the Defaulting Party, the Defaulting Party shall first provide commercially reasonable financial assurances to the Non-Defaulting Party in an amount equal to the Termination Payment.

(e) **Multiple BGS Supply Agreements.** It is the intention of the Company and the BGS-RSCP Supplier that, in the event the BGS-RSCP Supplier is a party to other agreements with the Company for the provision of BGS Supply that existed prior to the Effective Date of this Agreement or are entered into after the Effective Date of this Agreement, the Company will calculate a single Termination Payment applicable to all

such agreements as set forth herein. Each BGS-RSCP Supplier that is a party to such other agreements with the Company for the provision of BGS Supply hereby agrees that such other agreements are deemed amended by this Agreement for the purpose of calculating a single Termination Payment as described herein.

5.5 Step-up Provision

If any one or more BGS-RSCP Suppliers defaults in its obligations hereunder resulting in the exercise of the right of Early Termination by the Company with respect to such BGS-RSCP Supplier(s), then the Company, consistent with its Contingency Plan approved by the Board in its Order dated _____, may, at the Company's option, offer some or all Non-Defaulting Supplier(s) the optional right to assume under this Agreement additional Tranches of BGS-RSCP Load, subject to compliance with the creditworthiness provisions of Article 6 of this Agreement. The provision of any such offer by the Company to Non-Defaulting Suppliers shall indicate the duration of the offer and the manner of acceptance thereof. Following the assumption by BGS-RSCP Supplier(s) of additional Tranches hereunder, the Company shall prepare a modified Appendix A which shall set forth the revised BGS-RSCP Supplier Responsibility Shares of the BGS-RSCP Load of the participating Non-Defaulting BGS-RSCP Supplier(s) following such assumption. This modified Appendix A shall be initialed (as a single document or in counterparts) by the Company and any affected BGS-RSCP Supplier(s) and shall thereafter be deemed a part of this Agreement, as to such affected BGS-RSCP Supplier(s), from the effective date of such modified Appendix A. A BGS-RSCP Supplier will not suffer any prejudice if it declines an offer to assume additional Tranches upon the default by another BGS-RSCP Supplier.

5.6 Setoff of Payment Obligations of The Non-Defaulting Party

Any payment obligations of the Non-Defaulting Party to the Defaulting Party pursuant to this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply shall be set off: (i) first, to satisfy any payment obligations of the Defaulting Party to the Non-Defaulting Party pursuant to this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply that are unsecured and not subject to any Guaranty; (ii) second, to satisfy any payment obligations of the Defaulting Party to the Non-Defaulting Party pursuant to this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply that are unsecured, but which are subject to a Guaranty; and (iii) third, to satisfy any remaining payment obligations of the Defaulting Party to the Non-Defaulting Party pursuant to this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply.

5.7 Preservation of Rights of Non-Defaulting Party

The rights of the Non-Defaulting Party under this Agreement, including without limitation Sections 5.4 and 5.6 of this Agreement, shall be supplemental to, and not in lieu of, any right of recoupment, lien, or set-off afforded by applicable law, and all such rights are expressly preserved for the benefit of the Non-Defaulting Party.

ARTICLE 6: CREDITWORTHINESS

6.1 Applicability

Each BGS-RSCP Supplier agrees that it shall meet the creditworthiness requirements of this Article 6 at all times during the term of this Agreements and shall

inform the Company immediately of any changes in its credit rating or financial condition. Without limitation of the foregoing, each BGS-RSCP Supplier shall, upon written request, affirmatively demonstrate to the Company, its compliance with the creditworthiness requirements set forth hereunder. The Company may establish less restrictive creditworthiness requirements under this Article 6 in a non-discriminatory manner.

6.2 Creditworthiness Determination

The BGS-RSCP Supplier may submit and maintain a security deposit in accordance with Section 6.3 and 6.6 of this Agreement in lieu of submitting to or being qualified under a creditworthiness evaluation. The BGS-RSCP Supplier shall have the opportunity to petition the Company to re-evaluate its creditworthiness whenever an event occurs that the BGS-RSCP Supplier believes would improve the determination made by the Company of its creditworthiness. The Company's credit re-evaluation must be completed as soon as possible but no longer than thirty (30) days after receiving a fully documented request. The Company must provide the rationale for its determination of the credit limit and any resulting security requirement. The Company must perform its credit re-evaluation and associated security calculation in a non-discriminatory manner. BGS-RSCP Suppliers shall provide unrestricted access to audited financial statements; provided that if audited financial statements are not available, the Company may specify other types of financial statements that will be accepted.

6.3 Independent Credit Requirement

The Independent Credit Requirement per Tranche ("ICRT") that will be required of BGS-RSCP Suppliers under this Agreement shall initially be \$2.4 million per Tranche and shall decline in accordance with the schedule included as part of Appendix B throughout the term hereof. The ICR under this Agreement is the ICRT times the number

of Tranches shown in Appendix A hereto.

6.4 Independent Credit Threshold

BGS-RSCP Suppliers that qualify under the following criteria will be granted an Independent Credit Threshold (“ICT”). The ICT will be used by the BGS-RSCP Supplier solely to partially or fully cover the aggregate ICR amounts under this Agreement and any other BGS Supply agreement(s) between it and the Company. In all instances, the most current senior unsecured debt rating (or, if unavailable, the most current corporate issuer rating discounted one notch) will be used.

(a) The following requirements shall apply to BGS-RSCP Suppliers or Guarantors of BGS-RSCP Suppliers that have been incorporated or otherwise formed under the laws of a state of the United States or of the District of Columbia in order to be granted an ICT. For BGS-RSCP Suppliers who cannot meet the following requirements, the posting of cash or a letter of credit in an acceptable form as defined in Section 6.9(b) below (see standard format in Appendix C) for the entire aggregate ICR amounts under this Agreement and any other BGS Supply agreement(s) between it and the Company will be required at the time of or prior to the execution of this Agreement.

(i) The BGS-RSCP Supplier shall meet the following requirements: (1) must be rated by at least two of the following rating agencies: S&P Global Ratings (“S&P”), Moody’s Investors Service, Inc. (“Moody’s”), Fitch, Inc. (“Fitch”) or A.M. Best Company (“A.M. Best”), and (2) must have a minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) of at least “BBB-” from S&P, “Baa3” from Moody’s, “BBB-” from Fitch, or “bbb” from A.M. Best (a “Minimum Rating”). If the BGS-RSCP Supplier is rated by only two rating agencies, and the ratings are split, the lower rating will be used. If the BGS-RSCP Supplier is rated by three or four

rating agencies, and the ratings are split, the lower of the two highest ratings will be used; however, in the event that the two highest ratings are common, such common rating will be used. The maximum level of the ICT will be determined based on the following table:

Credit Rating of the BGS-RSCP Supplier				Max. Independent Credit Threshold
S&P	Moody's	Fitch	A.M. Best	
A- and above	A3 and above	A- and above	aaa	16% of TNW ¹
BBB+	Baa1	BBB+	aa	10% of TNW
BBB	Baa2	BBB	a	8% of TNW
BBB-	Baa3	BBB-	bbb	6% of TNW
Below BBB-	Below Baa3	Below BBB-	Below bbb	0% of TNW

The BGS-RSCP Supplier will be required to post cash or a letter of credit in an acceptable form as defined in Section 6.9(b) of this Agreement (see standard format in Appendix C) for the aggregate ICR amounts under this Agreement and any other BGS Supply agreement(s) between it and the Company, to the extent that the aggregate ICR exceeds the ICT at the time of or prior to the execution of this Agreement; or

(ii) For BGS-RSCP Suppliers having a Guarantor, the Guarantor (1) must be rated by at least two of the following rating agencies: S&P, Moody's, Fitch, or A.M. Best, and (2) must have a minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) equal to the Minimum Rating. If the Guarantor is rated by only two rating agencies, and the ratings are split, the lowest rating will be used. If the Guarantor is rated by three or four rating agencies, and the ratings are split, the lower of the two highest ratings will be used; however, in the event that the two highest ratings are common, then such common rating will be used. The maximum level

¹ "TNW" means Tangible Net Worth.

of the ICT that could be provided through the Guaranty (see standard format in Appendix D) will be determined based on the following table:

Credit Rating of the Guarantor				Max. Independent Credit Threshold
S&P	Moody's	Fitch	A.M. Best	
A- and above	A3 and above	A- and above	aaa	16% of TNW
BBB+	Baa1	BBB+	aa	10% of TNW
BBB	Baa2	BBB	a	8% of TNW
BBB-	Baa3	BBB-	bbb	6% of TNW
Below BBB-	Below Baa3	Below BBB-	Below bbb	0% of TNW

The BGS-RSCP Supplier will be granted an ICT of up to the amount of the Guaranty, provided that the amount of the Guaranty is below the maximum ICT shown in the table above; provided that if a Guaranty is provided for an unlimited amount, the BGS-RSCP Supplier will be granted an ICT of up to the maximum ICT shown in the table above. The Guaranty tendered by the BGS-RSCP Supplier to satisfy the ICT requirement arising under this Section 6.4 shall be a separate document from the Guaranty, if any, tendered by the BGS-RSCP Supplier to satisfy any requirement for a credit limit to cover the Total Exposure Amount arising under Section 6.6 of this Agreement; provided, however, that a single Guaranty may be provided if such Guaranty is for an unlimited amount. The BGS-RSCP Suppliers will be required to post cash or a letter of credit in an acceptable form as defined in Section 6.9 of this Agreement for the aggregate ICR amounts under this Agreement and any other BGS Supply agreement(s) between it and the Company, to the extent that the aggregate ICR exceeds the ICT at the time of or prior to the execution of this Agreement.

(b) The following standards shall apply to BGS-RSCP Suppliers or Guarantors of BGS-RSCP Suppliers that have not been incorporated or otherwise formed under the

laws of a state of the United States or of the District of Columbia. For a BGS-RSCP Supplier who cannot meet the following requirements, the posting of cash or a letter of credit in an acceptable form as defined in Section 6.9(b) of this Agreement (see standard format in Appendix C) for the entire aggregate ICR amounts under this Agreement and any other BGS Supply agreement(s) between it and the Company will be required at the time of or prior to the execution of this Agreement.

(i) The BGS-RSCP Supplier shall supply such evidence of creditworthiness so as to provide the Company with comparable assurances of creditworthiness as is applicable above for BGS-RSCP Suppliers that have been incorporated or otherwise formed under the laws of a state of the United States or of the District of Columbia. The Company shall have full discretion, without liability or recourse to the BGS-RSCP Supplier, to evaluate the evidence of creditworthiness submitted by such BGS-RSCP Supplier; or

(ii) The Guarantor of a BGS-RSCP Supplier shall supply such evidence of creditworthiness so as to provide the Company with comparable assurances of creditworthiness as is applicable above for Guarantors of BGS-RSCP Suppliers that have been incorporated or otherwise formed under the laws of a state of the United States or of the District of Columbia. The Company shall have full discretion, without liability or recourse to the Guarantor or the BGS-RSCP Supplier, to evaluate the evidence of creditworthiness submitted by such Guarantor.

(c) All BGS-RSCP Suppliers or Guarantors of BGS-RSCP Suppliers that have not been incorporated or otherwise formed under the laws of a state of the United States or of the District of Columbia shall, in addition to all documentation required elsewhere in this Section 6.4, supply the following as a condition of being granted an ICT:

(i) For BGS-RSCP Suppliers: (i) a legal opinion of counsel qualified to practice in the foreign jurisdiction in which the BGS-RSCP Supplier is incorporated or otherwise formed that this Agreement has been duly authorized, executed and delivered and is the legal, valid and binding obligation of the BGS-RSCP Supplier in the jurisdiction in which it has been incorporated or otherwise formed; (ii) the sworn certificate of the corporate secretary (or similar officer) of such BGS-RSCP Supplier that the person executing this Agreement on behalf of the BGS-RSCP Supplier has the authority to execute the Agreement and that the governing board of such BGS-RSCP Supplier has approved the execution of this Agreement; and (iii) the sworn certificate of the corporate secretary (or similar officer) of such BGS-RSCP Supplier that the BGS-RSCP Supplier has been authorized by its governing board to enter into agreements of the same type as this Agreement. The Company shall have full discretion, without liability or obligation to the BGS-RSCP Supplier, to evaluate the sufficiency of the documents submitted by the BGS-RSCP Supplier.

(ii) For the Guarantor of a BGS-RSCP Supplier: (i) a legal opinion of counsel qualified to practice in the foreign jurisdiction in which the Guarantor is incorporated or otherwise formed that the Guaranty has been duly authorized, executed and delivered and is the legal, valid and binding obligation of the Guarantor in the jurisdiction in which it has been incorporated or otherwise formed; (ii) the sworn certificate of the corporate secretary (or similar officer) of such Guarantor that the person executing the Guaranty on behalf of the Guarantor has the authority to execute the Guaranty and that the governing board of such Guarantor has approved the execution of the Guaranty; and (iii) the sworn certificate of the corporate secretary (or similar officer) of such Guarantor that the Guarantor has been authorized by its governing board to enter into agreements of the

same type as this Guaranty. The Company shall have full discretion, without liability or obligation to the Guarantor or the BGS-RSCP Supplier, to evaluate the sufficiency of the documents submitted by such Guarantor.

6.5 Mark-to-Market Credit Exposure Methodology

To calculate the daily exposure for each BGS-RSCP Supplier the Mark-to-Market (“MtM”) credit exposure methodology will be used. The “mark” for each Billing Month will be determined at the time the auction is completed based on the available Forward Market Prices and for the remaining Billing Months will be derived based on historical data. At the time the auction is completed, the MtM credit exposure for each BGS-RSCP Supplier shall be equal to zero. Subsequently, the differences between the available Forward Market Prices on the valuation date and the “mark” prices for the corresponding Billing Months will be used to calculate the daily credit exposures for each BGS-RSCP Supplier. The total MtM credit exposure will be equal to 1.1 times the sum of the MtM credit exposures for each Billing Month. The methodology for calculation of the MtM credit exposure is illustrated in the example (using hypothetical numbers) set forth in Appendix B hereto.

6.6 Credit Limit

The following criteria constitute the Company’s creditworthiness requirements for the BGS-RSCP Suppliers to cover the Total Exposure Amount. In all instances, the most current senior unsecured debt rating (or, if unavailable, the most current corporate issuer rating discounted one notch) will be used.

(i) For a BGS-RSCP Supplier to be granted an unsecured line of credit, the BGS-RSCP Supplier shall meet the following requirements: (1) must be rated by at least two of the following rating agencies: S&P, Moody’s, Fitch or A.M. Best, and (2) must

have a minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) equal to the Minimum Rating. If the BGS-RSCP Supplier is rated by only two rating agencies, and the ratings are split, the lowest rating will be used. If the BGS-RSCP Supplier is rated by three or four rating agencies, and the ratings are split, the lower of the two highest ratings will be used; provided that in the event that the two highest ratings are common, such common rating will be used. The Maximum Credit Limit to cover the Total Exposure Amount will be determined based on the following table:

Credit Rating of the BGS-RSCP Supplier				Max. Credit Limit to be calculated as the lesser of the % of TNW and credit limit cap below	
S&P	Moody's	Fitch	A.M. Best	%	Credit Limit Cap
A- and above	A3 and above	A- and above	aaa	16% of TNW	\$60,000,000
BBB+	Baa1	BBB+	aa	10% of TNW	\$40,000,000
BBB	Baa2	BBB	a	8% of TNW	\$30,000,000
BBB-	Baa3	BBB-	bbb	6% of TNW	\$15,000,000
Below BBB-	Below Baa3	Below BBB-	Below bbb	0% of TNW	0

The BGS-RSCP Supplier will be required to post cash or a letter of credit in an acceptable form as defined in Section 6.9 (b) of this Agreement (see standard format in Appendix C) for the Margin due the Company as set forth in Section 6.7 of this Agreement; or

(ii) For BGS-RSCP Suppliers having a Guarantor, the Guarantor (1) must be rated by at least two of the following rating agencies: S&P, Moody's, Fitch or A.M. Best, and (2) must have a minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) equal to the Minimum Rating. If the Guarantor is rated

by only two rating agencies, and the ratings are split, the lowest rating will be used. If the Guarantor is rated by three or four rating agencies, and the ratings are split, the lower of the two highest ratings will be used; provided that in the event that the two highest ratings are common, such common rating will be used. The Maximum Credit Limit to cover the Total Exposure Amount that could be provided through the Guaranty (see standard format in Appendix D) will be determined based on the following table:

Credit Rating of the Guarantor				Max. Credit Limit to be calculated as the lesser of the % of TNW and credit limit cap below	
S&P	Moody's	Fitch	A.M. Best	%	Credit Limit Cap
A- and above	A3 and above	A- and above	aaa	16% of TNW	\$60,000,000
BBB+	Baa1	BBB+	aa	10% of TNW	\$40,000,000
BBB	Baa2	BBB	a	8% of TNW	\$30,000,000
BBB-	Baa3	BBB-	bbb	6% of TNW	\$15,000,000
Below BBB-	Below Baa3	Below BBB-	Below bbb	0% of TNW	0

The BGS-RSCP Supplier will be granted a credit limit equal to the lesser of (i) the amount of the Guaranty as provided to the Company at the time this Agreement is executed as such amount may be modified in any amended or substitute Guaranty provided to the Company during the term of this Agreement, or (ii) the Supplier's Maximum Credit Limit. The BGS-RSCP Supplier, however, may not increase or substitute its Guaranty for the purpose of increasing its applicable credit limit during the time period after the Company has made a Margin call but before the BGS-RSCP Supplier has posted the required Margin. Notwithstanding anything herein to the contrary, the BGS-RSCP Supplier may increase the limit of its Guaranty after satisfying a Margin call from the Company and upon the

Company's receipt of an amended or substitute Guaranty increasing the limit of the Guaranty, the BGS-RSCP Supplier may request a return of Margin in accordance with Section 6.7 of this Agreement. The BGS-RSCP Supplier will be required to post cash or a letter of credit in an acceptable form as defined in Section 6.9(b) of this Agreement (see standard format in Appendix C) for the Margin due the Company as set forth in Section 6.7 of this Agreement; or

(iii) The posting of cash or a letter of credit as defined in Section 6.9 (b) below for the entire Total Exposure Amount as set forth in Section 6.7 of this Agreement.

6.7 Posting Margin and Return of Surplus Margin

(a) If at any time and from time to time during the term of this Agreement, the Total Exposure Amount exceeds the BGS-RSCP Supplier's or the Guarantor's credit limit, then the Company on any Business Day, may request that the BGS-RSCP Supplier provide cash or a letter of credit in an acceptable form as defined in Section 6.9(b) of this Agreement (see standard format in Appendix C), in an amount equal to the Margin (less any Margin posted by the BGS-RSCP Supplier and held by the Company pursuant to this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply).

If the BGS-RSCP Supplier receives written notice for Margin from the Company by 1:00 p.m. New York time on a Business Day, then the BGS-RSCP Supplier shall post Margin the next following Business Day, if posting cash, and by the second Business Day following the date of notice, if posting a letter of credit, unless the Company agrees in writing to extend the period to provide Margin. If the BGS-RSCP Supplier receives notice for Margin from the Company after 1:00 p.m. New York time on a Business Day, whether posting cash or a letter of credit, then the BGS-RSCP Supplier must post Margin the second

Business Day following the date of notice unless the Company agrees in writing to extend the period to provide Margin. The Company will not unreasonably deny a request for a one-day extension of such period. In the event that the BGS-RSCP Supplier fails to post Margin when due in accordance with this Section 6.7, then an Event of Default under Article 5 of this Agreement will be deemed to have occurred and the Company will be entitled to the remedies set forth in Article 5 of this Agreement.

(b) Surplus Margin being held by the Company that is not needed to satisfy the Total Exposure Amount, as determined above, will be returned to the BGS-RSCP Supplier upon receipt of a written request by the BGS-RSCP Supplier. Surplus Margin means cash or a letter of credit posted by the BGS-RSCP Supplier as a result of a request by the Company pursuant to Section 6.7(a) that exceeds the Total Exposure Amount less the BGS-RSCP Supplier's or the Guarantor's credit limit. The amount returned to the BGS-RSCP Supplier shall be the surplus Margin then held by the Company. If the BGS-RSCP Supplier posted cash and notice is received by 1:00 p.m. New York time on a Business Day, the surplus Margin will be returned by the next following Business Day and if the BGS-RSCP Supplier posted cash and notice is received by the Company after 1:00 p.m. New York time on a Business Day, the surplus Margin shall be returned by the second Business Day following the date of notice, unless the BGS-RSCP Supplier agrees in writing to extend the period to return the surplus Margin. If the BGS-RSCP Supplier posted a letter of credit, the surplus Margin shall be returned on the next Business Day following the Business Day on which the amendment to the letter of credit is received from the issuing bank, unless the BGS-RSCP Supplier agrees in writing to extend the period to return the surplus Margin. The BGS-RSCP Supplier will not unreasonably deny a request for a one-day extension of such period. In the event that the Company fails to return the

surplus Margin when due in accordance with this Article, then an Event of Default under Article 5 of this Agreement will be deemed to have occurred and the BGS-RSCP Suppliers will be entitled to the remedies set forth in Article 5 of this Agreement.

6.8 Grant of Security Interest/Remedies

To secure its obligations under this Agreement and to the extent that the BGS-RSCP Supplier posted Margin/collateral hereunder, the BGS-RSCP Supplier hereby grants to the Company a present and continuing security interest in, and lien on (and right of setoff against), and assignment of, all cash collateral and cash equivalent collateral and any and all proceeds resulting therefrom or the liquidation thereof, whether now or hereafter held by, on behalf of, or for the benefit of, the Company, and the BGS-RSCP Supplier and the Company agree to take such action as is reasonably required to perfect the secured Party's first priority security interest in, and lien on (and right of setoff against), such collateral and any and all proceeds resulting therefrom or from the liquidation thereof. Upon or any time after the occurrence or deemed occurrence and during the continuation of an Event of Default or an Early Termination Date, the Company may do any one or more of the following: (i) exercise any of the rights and remedies of the Company with respect to all collateral, including any such rights and remedies under law then in effect; (ii) exercise its rights of setoff against any and all property of the BGS-RSCP Supplier in the possession of the Company whether held in connection with this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply; (iii) draw on any outstanding letter of credit issued for its benefit; and (iv) liquidate all security held by or for the benefit of the Company free from any claim or right of any nature whatsoever of the BGS-RSCP Supplier, including any equity or right of purchase or redemption by the BGS-RSCP Supplier. The Company shall apply the proceeds of the

collateral realized upon the exercise of such rights or remedies to reduce the BGS-RSCP Supplier's obligation under this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply (the BGS-RSCP Supplier remaining liable for any amounts owing to the Company after such application), subject to the Company's obligation to return any surplus proceeds remaining after such obligations are satisfied in full.

All notices, demands or requests regarding credit requirements and credit related security or deposit transfers shall be in writing and shall be personally delivered or sent by overnight express mail, courier service or electronic transmission (with the original transmitted by any of the other aforementioned delivery methods) addressed as follows:

If to a BGS-RSCP Supplier:

Notification information for each BGS-RSCP Supplier is set forth on Appendix A hereto.

If to the Company to:

Copy to:

or to such other person at such other address as a Party shall designate by like notice to the other Party. Notice received after the close of the Business Day shall be deemed received on the next Business Day.

6.9 Security Instruments

At each BGS-RSCP Supplier's choice, the following are deemed to be acceptable methods for posting security, if required:

- (a) Cash; or

(b) A standby irrevocable letter of credit acceptable to the Company issued by a bank or other financial institution with a minimum “A” senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) from S&P or “A2” from Moody’s (see standard format in Appendix C). The letter of credit shall state that it shall renew automatically for successive one-year or shorter periods, until terminated upon at least ninety (90) days prior written notice from the issuing financial institution. If the Company receives notice from the issuing financial institution that the letter of credit is being cancelled, the BGS-RSCP Supplier will be required to provide a substitute letter of credit from an alternative bank satisfying the minimum requirements. The receipt of the substitute letter of credit must be effective as of the cancellation date and delivered to the Company thirty (30) days before the cancellation date of the original letter of credit. If the BGS-RSCP Supplier fails to supply a substitute letter of credit as required, then the Company will have the right to draw on the existing letter of credit and to hold the amount as Margin.

If the credit rating of a bank or other financial institution from which a BGS-RSCP Supplier has obtained a letter of credit falls below the levels specified in Article 6 of this Agreement, the BGS-RSCP Supplier shall have two (2) Business Days following written notice by the Company to obtain a suitable letter of credit from another bank or other financial institution that meets those standards.

6.10 Maintenance of Creditworthiness

(a) Reporting of Changes.

Each BGS-RSCP Supplier shall promptly notify the Company of any change in its credit rating or financial condition or that of its Guarantor. The BGS-RSCP Supplier or Guarantor shall also furnish evidence of an acceptable credit rating or financial condition

upon the request of the Company.

(b) Change in Credit Standing.

The Company will re-evaluate the creditworthiness of a BGS-RSCP Supplier whenever it becomes aware of an adverse change, through the provision of notice by such BGS-RSCP Supplier or otherwise, in the BGS-RSCP Supplier's or Guarantor's credit standing. If the lowest credit rating (whether senior unsecured debt rating or corporate issuer rating) used to determine the BGS-RSCP Supplier's ICT or its credit limit adversely changes, the Company will require additional security from the BGS-RSCP Supplier in accordance with Sections 6.4 and 6.6 of this Agreement. The additional security must be in a form acceptable to the Company, as specified in Section 6.9 of this Agreement and must be posted as set forth in Section 6.7 of this Agreement.

6.11 Calling on Security

The Company may call upon the security posted by the BGS-RSCP Supplier if the BGS-RSCP Supplier fails to pay amounts due to the Company pursuant to this Agreement or any other agreement(s) between the Company and the BGS-RSCP Supplier for the provision of BGS Supply after all of the following events occur:

- (a) Written Notice of Default is provided to the BGS-RSCP Supplier; and
- (b) Any applicable cure period ends.

The foregoing notwithstanding, the security posted by the BGS-RSCP Supplier shall become due automatically without prior notice or right of cure in the case of any Event of Default arising under subsections (i), (ii), (iii), (iv), (v), (vi), (vii) and (viii) of Section 5.1 of this Agreement.

6.12 Interest on Cash Held by Company

The Company will pay simple interest calculated at the lower of the Interest Index or six (6) percent per annum on all cash held by the Company pursuant to this Agreement. Each Billing Month, the Company will prepare a statement of interest amounts due to the BGS-RSCP Supplier. The statement will be available to the BGS-RSCP Supplier within three (3) Business Days after the end of the Billing Month. The Company shall make interest payments on the first Business Day after the 5th day of each calendar month.

6.13 Confidentiality

Information supplied by a BGS-RSCP Supplier in connection with the creditworthiness process shall be deemed confidential and not subject to public disclosure, unless Applicable Legal Authorities require disclosure of the information. If information must be disclosed, then the confidentiality of the information shall be maintained consistent with the Applicable Legal Authority's rules and regulations pertaining to confidentiality. The BGS-RSCP Supplier will be given prompt notice of any request by a third party to obtain confidential information related to the BGS-RSCP Supplier's creditworthiness.

6.14 No Endorsement of BGS-RSCP Supplier

The Company's determination that a BGS-RSCP Supplier is creditworthy pursuant to the process set forth above, shall not be deemed to constitute an express or implied warranty or guarantee of any kind with respect to the financial or operational qualifications of the BGS-RSCP Supplier. The Company will treat all BGS-RSCP Suppliers in a non-discriminatory manner and shall provide no preference to any BGS-RSCP Supplier.

6.15 Multiple BGS Supply Agreements

It is the intention of the Company and of the BGS-RSCP Supplier that, in the event

the BGS-RSCP Supplier is a party to any other agreement with the Company for the provision of BGS Supply that existed prior to the Effective Date of this Agreement or is entered into after the Effective Date of this Agreement, the Company will calculate the Margin applicable to all such agreements as set forth herein. Each BGS-RSCP Supplier that is a party to such other agreements with the Company for the provision of BGS Supply hereby agrees that such other agreements are deemed amended by this Agreement for the purpose of calculating the Margin as described herein.

ARTICLE 7: PROCEDURES FOR ENERGY SCHEDULING AND CAPACITY RESOURCE SUBMISSION

The Parties must adhere to any applicable operational requirements of PJM necessary to protect the integrity of the transmission system within the PJM Control Area and the transmission systems of interconnected control areas, and must satisfy any and all PJM, RFC and NERC criteria, when applicable. The BGS-RSCP Supplier also must adhere to any applicable operational requirements of the Company necessary to protect the integrity of the Company's local distribution system.

The BGS-RSCP Peak Load Share will be determined by the Company based on the zonal peak load contributions utilized in the PJM determination of the zonal obligations for Capacity, adjusted for contributions associated with Customers served by Third Party Suppliers, BGS-CIEP Customers and Wholesale Customers. Contributions for TPSs shall be calculated as set forth in the Company's TPS operating procedures found on the Company's website at www.____.com. The BGS-RSCP Peak Load Share of a BGS-RSCP Supplier is based on the BGS-RSCP Supplier Responsibility Share.

7.1 Load Obligations

The Company and the BGS-RSCP Supplier acknowledge that the BGS-RSCP

Customers are within the Company's metered boundaries and that the BGS-RSCP Load must be divided into BGS-RSCP Supplier obligations by applying the BGS-RSCP Supplier Responsibility Share for each BGS-RSCP Supplier as a Load Serving Entity that must meet its PJM obligations. These load obligations include, but are not limited to, hourly Energy obligations, Capacity obligations, and Ancillary Services obligations under the PJM Agreements.

7.2 Data Transmission

(a) Energy

The procedures for transmitting load obligation data for the BGS-RSCP Supplier's hourly Energy obligations shall be as set forth by PJM.

(b) Capacity

The procedures for transmitting the BGS-RSCP Supplier Responsibility Share data to be used by PJM to determine the BGS-RSCP Supplier's Capacity obligations shall be as set forth by PJM.

(c) Ancillary Services

The procedures for transmitting data regarding the BGS-RSCP Supplier's Ancillary Services obligations shall be as set forth by PJM.

7.3 Energy Scheduling

The Company will not provide load-forecasting services. The BGS-RSCP Supplier shall schedule Energy resources to meet its obligations with PJM as provided for in the PJM Agreements, procedures, and manuals. The Company, through an e-schedule, shall provide PJM and the BGS-RSCP Supplier with the data regarding the BGS-RSCP Supplier Responsibility Share of the Energy obligations, as set forth by PJM. The Energy obligations for each BGS-RSCP Supplier will be determined based on its BGS-RSCP

Supplier Responsibility Share of the BGS-RSCP Load. The total preliminary BGS-RSCP Energy obligation will be based on the total Energy loads for all of the BGS-RSCP Customers as calculated by the Company, including all losses and unaccounted for energy.

ARTICLE 8: THE ENERGY SETTLEMENT/RECONCILIATION PROCESS

8.1 Energy Settlement By PJM

The settlement process occurs at PJM to reflect the BGS-RSCP Supplier's actual Energy obligations in a supply/usage reconciliation process. The Energy obligations for each BGS-RSCP Supplier will be determined based on the BGS-RSCP Supplier Responsibility Share of the BGS-RSCP Load. The reconciled total BGS-RSCP Energy obligation will be based on the final total Energy loads for the Customers receiving BGS-RSCP service, including losses.

Any adjustments for billing and metering errors reported subsequent to the calculation of FMEA will be proportionally allocated by the Company to the BGS-RSCP Suppliers.

8.2 Energy Settlement by the Company

In the event that actual BGS-RSCP Customer consumption data is not available until after the PJM deadline for conducting the final settlement, the Company will conduct the settlement process with the BGS-RSCP Supplier. Should PJM impose penalties against the Company as a result of the BGS-RSCP Supplier's transactions or failure to meet PJM requirements, such penalties shall be passed through by the Company, to the BGS-RSCP Supplier as part of this settlement process. In addition, all other applicable charges from PJM, including any billing adjustments, will be appropriately allocated to the BGS-RSCP Supplier.

ARTICLE 9: BILLING AND PAYMENT

9.1 The Company Payment of Obligations to the BGS-RSCP Supplier

The Company shall pay all amounts due to the BGS-RSCP Supplier hereunder in accordance with the following provisions:

(a) Each Billing Month, the Company will prepare a Statement of amounts due to the BGS-RSCP Supplier. A line item on this Statement will show amounts due equal to the Auction Price multiplied by the applicable Seasonal Billing Factor multiplied by PMEA for the Billing Month in question.

(b) The Statement will be available to the BGS-RSCP Supplier within eight (8) Business Days after the end of the Billing Month.

(c) The Company shall make payment on the first Business Day after the 19th day of each calendar month provided that the Company maintains a minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) of at least “BBB-” from S&P, “Baa3” from Moody’s or “BBB-” from Fitch (the “Required Rating”). If the Company is rated by only two rating agencies, and the ratings are split, the lower rating will be used. If Company is rated by three rating agencies, and the ratings are split, the lower of the two highest ratings will be used, and, in the event that the two highest ratings are common, such common rating will be used.

(d) In the event that the Company’s minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) falls below the Required Rating, and until the Company’s minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) becomes equal or higher than the Required Rating, (i) the Company shall make an initial payment on the first Business Day after the

5th day of the calendar month for approximately 50% of the amount due to the BGS-RSCP Supplier for the previous calendar month (the “Initial Payment”), and (ii) the Company shall make a second payment on the first Business Day after the 19th day of the calendar month for any remaining amounts associated with the previous calendar month, which will include the difference between the Initial Payment and any amounts due equal to the Auction Price multiplied by the applicable Seasonal Billing Factor multiplied by PMEA for the Billing Month in question.

(e) To the extent that the FMEA differs from the PMEA the Company will pay or charge the BGS-RSCP Supplier for the PMEA/FMEA Adjustment Amount within the PJM deadline for conducting the final settlement.

(f) If a Party owes an amount to the other Party pursuant to this Agreement, including any related interest, payments or credits, the Parties may satisfy their respective obligations to each other by netting the aggregate amounts due to one Party against the aggregate amounts due to the other Party, with the Party, if any, owing the greater aggregate amount paying the other Party the difference between the amounts owed.

(g) Payments shall be subject to adjustment for any arithmetic errors, computation errors, Meter Reading errors, or other errors, provided that the errors become known within one (1) year of the termination of this Agreement.

(h) The Company shall make payments of funds payable to the BGS-RSCP Supplier by electronic transfer to a bank designated by the BGS-RSCP Supplier.

(i) If a good faith dispute arises between the Company and the BGS-RSCP Supplier regarding a Statement, the disputing Party shall be obligated to pay only the undisputed portion of the Statement, if any, and shall present the dispute in writing and submit supporting documentation to the non-disputing Party within one hundred and

twenty (120) calendar days from the date of the Statement in dispute. Statement disputes shall be addressed promptly, and in accordance with the dispute resolution procedures set forth in Article 11 of this Agreement. Upon resolution of a Statement dispute, any payments made to either Party will include simple interest on the payment at the lower of the Interest Index or six (6) percent per annum payable from the date that notice of a Statement dispute was received by the non-disputing Party.

(j) If payment is made to the BGS-RSCP Supplier after the due date shown on the Statement, a late fee will be added to the unpaid balance until the entire Statement is paid. This late fee will be calculated at the prime rate commercial borrowers are charged by J.P. Morgan Chase.

9.2 PJM Billing; Third Party Billing

(a) The Company and the BGS-RSCP Supplier shall direct PJM to invoice the Company and the BGS-RSCP Supplier for PJM charges and credits relating to the Company's and the BGS-RSCP Supplier's rights and obligations under this Agreement as set forth in Appendix G of this Agreement. If PJM is unable to invoice charges or credits in accordance with Appendix G, the Company shall rectify such PJM invoice discrepancy in the Statement sent pursuant to Section 9.1.

(b) The Parties agree that the PJM invoice may change from time to time. Allocation of any charges that are reflected in a PJM invoice that are not included in or are inconsistent with Appendix G will be determined pursuant to Sections 2.2 and 15.9 of this Agreement.

(c) The Company shall have no responsibility for billing between the BGS-RSCP Supplier and any Energy or Capacity source; or the BGS-RSCP Supplier and any other third party. The Company will be solely responsible for billing BGS-RSCP

Customers for BGS-RSCP.

9.3 The BGS-RSCP Supplier Payment of Obligations to the Company

The BGS-RSCP Supplier shall pay all Charges it incurs hereunder in accordance with the following provisions:

(a) Each Billing Month, the Company shall submit an invoice to the BGS-RSCP Supplier for all Charges owed by the BGS-RSCP Supplier under this Agreement. The BGS-RSCP Supplier shall make payment for Charges incurred on or before the due date shown on the invoice. The due date will be on the first Business Day after the 19th day of each calendar month. The invoice will be available to the BGS-RSCP Supplier within eight (8) Business Days after the end of the Billing Month.

(b) Invoices shall be subject to adjustment for any arithmetic errors, computation errors, Meter Reading errors, or other errors, provided that the errors become known within one (1) year of the termination of this Agreement.

(c) The BGS-RSCP Supplier shall make payments of funds payable to the Company by electronic transfer to a bank designated by the Company.

(d) If a good faith dispute arises between the Company and the BGS-RSCP Supplier regarding an invoice, the disputing Party shall pay only the undisputed portion of the invoice, if any, and shall present the dispute in writing and submit supporting documentation to the non-disputing Party within one hundred and twenty (120) calendar days from the due date of the invoice in dispute. Billing disputes shall be addressed promptly, and in accordance with the dispute resolution procedures set forth in Article 11 of this Agreement. Upon resolution of a billing dispute, any payments made to either Party will include simple interest on the payment at the lower of the Interest Index or six (6) percent per annum payable from the date that notice of a bill dispute was received by the

non-disputing Party.

(e) If payment is made to the Company after the due date shown on the invoice, a late fee will be added to the unpaid balance until the entire invoice is paid. This late fee will be calculated at the prime rate commercial borrowers are charged by J.P. Morgan Chase.

ARTICLE 10: SYSTEM OPERATION

10.1 Disconnection and Curtailment By the Company

The Company shall have the right, without incurring any liability to BGS-RSCP Suppliers, to disconnect (or otherwise curtail, interrupt or reduce deliveries from) the BGS-RSCP Suppliers or to disconnect (or otherwise curtail, interrupt or reduce deliveries to) any Customer whenever the Company determines in the exercise of its good faith discretion, or when the Company is directed by PJM, that such a disconnection, curtailment, interruption or reduction is necessary to facilitate construction, installation, maintenance, repair, replacement or inspection of any of the Company's facilities; or due to any other reason affecting the safe and reliable operation of the Company's or a Customer's facilities, including Emergencies, forced outages or potential overloading of the Company's transmission and/or distribution circuits, potential damage to any Customer's facilities or any risk of injury to persons.

10.2 Inadvertent Loss of Service to BGS-RSCP Customers

The Parties agree and acknowledge that service to BGS-RSCP Customers may be inadvertently lost due to storms, weather, accidents, breakage of equipment or other events beyond the reasonable control of the Company affecting the transmission and distribution system of the Company. Neither Party will have any liability to the other Party for the

occurrence of such events except for the Company's obligation to pursue steps for the resumption of the disrupted service as set forth in Section 10.3 below. In no event will an inadvertent loss of service affect a Party's obligation to make any payments then due or becoming due with respect to performance rendered prior to such inadvertent loss of service.

10.3 Good Faith Efforts

The Company shall use good faith efforts to: (a) minimize any curtailment, interruption or reduction to the extent practicable under the circumstances; (b) provide the BGS-RSCP Supplier with prior notification of any curtailment, interruption or reduction, to the extent practicable; and (c) resume service as promptly as practicable.

10.4 PJM Requirements

The BGS-RSCP Supplier acknowledges and agrees that, as a member of PJM, the Company is bound by all PJM operating instructions, policies and procedures as are currently set forth in the PJM Operating Manual, which are available through the Internet on the PJM Home Page (<http://www.pjm.com>), as may be revised from time to time, which are needed to maintain the integrity of the PJM system. The BGS-RSCP Supplier acknowledges and agrees that it will cooperate with the Company so that the Company will be in compliance with all PJM Emergency Operations Procedures, which include, but are not limited to, those procedures pertaining to minimum and maximum generation Emergencies, and measures requiring involuntary Customer participation, such as supply voltage reduction or full interruption of Customer load by either manual or automatic means.

10.5 Compliance With Governmental Directives

The BGS-RSCP Supplier also acknowledges and agrees that the Company may need to act in response to governmental or civil authority directives which may affect BGS-RSCP Customer load. The BGS-RSCP Supplier agrees to cooperate with the Company in order to comply with said directives.

ARTICLE 11: DISPUTE RESOLUTION

11.1 Informal Resolution of Disputes

The Company and the BGS-RSCP Supplier shall use good faith and reasonable commercial efforts to informally resolve all disputes arising out of the implementation of this Agreement. The BGS-RSCP Supplier's point of contact for all information, operations, and questions shall be the Company's Basic Generation Service Unit and the Auction Website. Any dispute between the Company and the BGS-RSCP Supplier under this Agreement may be referred to a designated senior representative of each of the Parties for resolution on an informal basis as promptly as practicable.

11.2 Recourse to Agencies or Courts of Competent Jurisdiction

Nothing in this Agreement shall restrict the rights of either Party to file a complaint with the FERC under relevant provisions of the Federal Power Act ("FPA"), with the BPU under relevant provisions of the Applicable Legal Authorities, with a New Jersey State court of competent jurisdiction, or with a federal court of competent jurisdiction situated in the State of New Jersey. The Parties' agreement hereunder is without prejudice to any Parties' right to contest the jurisdiction of the agency or court to which a complaint is brought.

To the extent that this Agreement is deemed to be subject to FERC jurisdiction,

absent the agreement of all parties to a proposed change, the standard of review for changes to any section of the Agreement specifying the rate(s) or other material economic terms and conditions agreed to by the Parties herein, whether proposed by a Party, a non-party, the BPU or FERC acting sua sponte, will be the “public interest” standard of review set forth in United Gas Pipe Line Co. v. Mobile Gas Service Corp., 350 U.S. 332 (1956) and Federal Power Commission v. Sierra Pacific Power Co., 350 U.S. 348 (1956).

ARTICLE 12: REGULATORY AUTHORIZATIONS AND JURISDICTION

12.1 Compliance With Applicable Legal Authorities

The Company and the BGS-RSCP Supplier are subject to, and shall comply with, all existing or future applicable federal, State and local laws, all existing or future duly-promulgated orders or other duly-authorized actions of PJM or of Applicable Legal Authorities.

12.2 FERC Jurisdictional Matters

The inclusion herein of descriptions of procedures or processes utilized by PJM or otherwise subject to the jurisdiction of FERC is intended solely for informational purposes. If anything stated herein is found by the FERC to conflict with or be inconsistent with any provision of the FPA, or any rule, regulation, order or determination of the FERC under the FPA or if any existing procedures or processes utilized by PJM are duly modified, the applicable FERC rule, regulation, order, determination or modification shall control. To the extent required under any provision of the FPA, or any rule, regulation, order or determination of the FERC under the FPA, the Company and/or the BGS-RSCP Supplier, if applicable, shall use reasonable commercial efforts to secure, from time to time, all appropriate orders, approvals and determinations from the FERC necessary to support this

Agreement.

ARTICLE 13: LIMITATION OF LIABILITY

13.1 Limitations on Liability

Except to the extent expressly set forth in this Agreement, each Party shall be liable to the other Party only for direct damages incurred as a result of such Party's failure to comply with this Agreement and no Party shall have any liability to the other Party for consequential, indirect, special or punitive damages, including lost profits or lost revenues, arising out of such Party's failure to comply with its obligations under this Agreement. Notwithstanding anything to the contrary in this Agreement, the BGS-RSCP Suppliers have no obligations or liability to other BGS-RSCP Suppliers.

This Agreement does not create any duty to any BGS-RSCP Supplier with respect to the administration of the Company's Third Party Supplier Agreements by the Company, including, without limitation, with respect to the credit and security provisions of the Company's Third Party Supplier Agreements and Article 11 thereof. Nor will the Company have any liability to any BGS-RSCP Supplier for any act or failure to act in connection with such administration. If any dispute arises among the BGS-RSCP Suppliers regarding the allocation of forfeited security (net of the Company's costs as described in Section 11.3 of the Company's Third Party Supplier Agreements) due to BGS-RSCP Suppliers pursuant to Article 11 of the Company's Third Party Supplier Agreements, then such forfeited security (net of the Company's costs as described in Section 11.3 of the Company's Third Party Supplier Agreements) will be deposited into an interest-bearing account pending final disposition of such dispute.

13.2 Risk of Loss

Solely for purposes of determining risk of loss and for determining the indemnity obligations under Article 14 of this Agreement, the Company shall be deemed to have custody and control of the electric Energy delivered by a BGS-RSCP Supplier upon receipt thereof into the Company's distribution system and until delivery thereof at the retail electric meter of the Customer; and each BGS-RSCP Supplier shall be deemed to have custody and control of the electric Energy at all times prior to receipt thereof by the Company. Each BGS-RSCP Supplier shall at all times be deemed to hold title to electric Energy until delivery at the retail electric meter of the Customer at which time title shall be deemed to pass to such Customer. The Party deemed to have custody and control of electric Energy shall, among the Parties to this Agreement, be responsible for all loss or damage to property or injury or death to persons arising in connection with such electric Energy while in its custody and control and shall indemnify the other Parties with respect to same as set forth in Article 14 of this Agreement.

ARTICLE 14: INDEMNIFICATION

14.1 Indemnification

(a) Should the Company become the defendant in, or obligor for, any third party claims and/or liabilities for losses, penalties, expenses, damage to property, injury to or death of any person including a Party's employees or any third parties, that were caused by or occur in connection with an act or omission of a BGS-RSCP Supplier with respect to an obligation arising under or in connection with this Agreement, or for which such BGS-RSCP Supplier has otherwise assumed liability under the terms of this Agreement, such BGS-RSCP Supplier shall defend (at the Company's option), indemnify and hold harmless

the Company, its shareholders, board members, directors, officers and employees, from and against any and all such third party claims and/or liabilities, except to the extent that a court of competent jurisdiction determines that the losses, penalties, expenses or damages were caused wholly or in part by the gross negligence or willful misconduct of the Company. The Company may, at its own expense, retain counsel and participate in the defense of any such suit or action.

(b) Should a BGS-RSCP Supplier (the “Indemnified Supplier”) become the defendant in, or obligor for, any third party claims and/or liabilities for losses, penalties, expenses, damage to property, injury to or death of any person including a Party’s employees or any third parties, that were caused by or occur in connection with an act or omission of the Company or another BGS-RSCP Supplier with respect to an obligation arising under or in connection with this Agreement, or for which the Company or such other BGS-RSCP Supplier has otherwise assumed liability under the terms of this Agreement, the Company or such BGS-RSCP Supplier shall defend (at the option of the Indemnified Supplier), indemnify and hold harmless the Indemnified Supplier, its shareholders, board members, directors, officers and employees, from and against any and all such third party claims and/or liabilities, except to the extent that a court of competent jurisdiction determines that the losses, penalties, expenses or damages were caused wholly or in part by the gross negligence or willful misconduct of the Indemnified Supplier. The Indemnified Supplier may, at its own expense, retain counsel and participate in the defense of any such suit or action.

14.2 Survives Agreement

The obligation of a Party to defend, indemnify, and hold harmless another Party under this Article shall survive termination of this Agreement, and shall not be limited in

any way by any limitation on the amount or type of damages, compensation or benefits payable by or for either Party under any statutory scheme, including any Worker's Compensation Acts, Disability Benefit Acts or other Employee Benefit Acts.

ARTICLE 15: MISCELLANEOUS PROVISIONS

15.1 Notices

Unless otherwise stated herein, all notices, demands or requests required or permitted under this Agreement shall be in writing and shall be personally delivered or sent by overnight express mail, courier service or electronic transmission (with the original transmitted by any of the other aforementioned delivery methods) addressed as follows:

If to a BGS-RSCP Supplier:

Notification information for each BGS-RSCP Supplier is set forth on Appendix A hereto.

If to the Company to:

Copy to:

or to such other person at such other address as a Party shall designate by like notice to the other Party. Notice received after the close of the Business Day shall be deemed received on the next Business Day.

15.2 No Prejudice of Rights

The failure of a Party to insist on any one or more instances upon strict performance of any provisions of this Agreement, or to take advantage of any of its rights hereunder, shall not be construed as a waiver of any such provisions or the relinquishment of any such right or any other right hereunder, which shall remain in full force and effect. No term or

condition of this Agreement shall be deemed to have been waived and no breach excused unless such waiver or consent to excuse is in writing and signed by the Party claimed to have waived or consented to excuse.

15.3 Assignment

Parties shall not assign any of their rights or obligations under this Agreement without obtaining (a) any necessary regulatory approval(s); and (b) the prior written consent of the non-assigning Party, which consent shall not be unreasonably withheld; provided that the Company agrees that it shall grant its consent to a proposed assignment by a BGS-RSCP Supplier if the proposed assignee meets all of the Company's creditworthiness requirements then in effect under Article 6 of this Agreement; and further provided that a BGS-RSCP Supplier wishing to assign its interests hereunder shall not be obligated to obtain the consent of any other BGS-RSCP Supplier. No assignment of this Agreement shall relieve the assigning Party of any of its obligations under this Agreement until such obligations have been assumed by the assignee and all necessary consents have been obtained. Any assignment in violation of this Section 15.3 shall be void; provided, however, the Company may assign any or all of its rights and obligations under this Agreement, without the BGS-RSCP Supplier's consent, to any entity succeeding to all or substantially all of the assets of the Company, if such assignee agrees, in writing, to be bound by all of the terms and conditions hereof and all necessary regulatory approvals are obtained. The BGS-RSCP Supplier may, with prior written notice to the Company but without obtaining the approval of the Company, assign the accounts, revenues or proceeds under this Agreement to a third party. The Company agrees that, following receipt of such notice of the assignment of accounts, revenues or proceeds and such other documentation that the Company may reasonably request, the Company will pay amounts becoming due

to the assigning BGS-RSCP Supplier under this Agreement directly to the designated assignee; provided, however, that nothing herein shall enlarge or expand the rights of such designated assignee beyond the rights granted to the BGS-RSCP Supplier and the right of such designated assignee to receive payments shall be subject to all defenses, offsets and claims of the Company arising under this Agreement. The Company further agrees that, in the event necessary regulatory approvals to effectuate an assignment have been sought in good faith but that action by the regulatory body is pending, the Company shall accept the performance of the proposed assignee as a Party to this Agreement, as co-obligor with the Party proposing to assign its interest, until such approvals are obtained; provided that, in the event the regulatory body declines to grant its approval (or, in the discretion of the Company, in the event the application seeking approval is still pending without action by the regulatory body after ninety (90) days), the request for approval of the assignment shall be deemed to have been rejected.

15.4 Governing Law and Venue

To the extent not subject to the jurisdiction of the FERC, questions including those concerning the formation, validity, interpretation, execution, amendment, termination and construction of this Agreement shall be governed by the laws of the State of New Jersey, without regard to principles of conflicts of law. Any lawsuit arising in connection with this Agreement shall be brought only in the State or federal courts of New Jersey.

15.5 Headings

The headings and subheadings contained in this Agreement are used solely for convenience and do not constitute a part of the Agreement between the Parties hereto, nor should they be used to aid in any manner in the construction of this Agreement.

15.6 Third Party Beneficiaries

This Agreement is intended solely for the benefit of the Parties hereto including Customers for which the Company is executing this Agreement as agent. Nothing in this Agreement shall be construed to create any duty, or standard of care with reference to, or any liability to, any person not a Party to this Agreement.

15.7 General Miscellaneous Provisions

(a) This Agreement shall not be interpreted or construed to create an association, joint venture, or partnership between the Parties (or any of them), or to impose any partnership obligation or liability upon any Party. The obligations of the BGS-RSCP Suppliers are expressly agreed to be several and not joint. No Party shall have any right, power, or authority to enter into any agreement or undertaking for, or on behalf of, or to act as or be an agent or representative of, or to otherwise bind, any other Party.

(b) Cancellation, expiration or Early Termination of this Agreement shall not relieve the Parties of obligations that by their nature survive such cancellation, expiration or termination, including warranties, remedies, promises of indemnity and confidentiality.

(c) Should any provision of this Agreement be held invalid or unenforceable, such provision shall be invalid or unenforceable only to the extent of such invalidity or unenforceability without invalidating or rendering unenforceable any other provision hereof unless it materially changes the agreement of the Parties.

(d) Each of the Parties acknowledges that it has read this Agreement, understands it, and agrees to be bound by its terms. This Agreement is intended by the Parties as a final expression of their agreement. The Parties further agree that this Agreement is the complete and exclusive statement of agreement and supersedes all proposals (oral or written), understandings, representations, conditions, warranties,

covenants and all other communications between the Parties relating thereto.

15.8 Taxes

All present and future federal, state, municipal or other taxes imposed by any taxing authority by reason of the provision of BGS-RSCP Supply to BGS-RSCP Customers by a BGS-RSCP Supplier under this Agreement shall be the liability of the BGS-RSCP Supplier, except for New Jersey State Sales and Use Taxes, which will be the Company's responsibility to collect from BGS-RSCP Customers for remittance to the applicable taxing authority. Should a BGS-RSCP Supplier be required to remit any New Jersey State Sales and Use Taxes directly to the applicable taxing authority, other than taxes previously collected by the BGS-RSCP Supplier on behalf of the Company, the Company will defend and indemnify the BGS-RSCP Supplier for such Sales and Use Taxes and will pay to the BGS-RSCP Supplier all such tax amounts upon demand. Each BGS-RSCP Supplier shall pay all such taxes to the applicable taxing authority to the extent required or permitted by law. If any transaction is exempt from the payment of any such taxes, the affected BGS-RSCP Supplier will, if requested, provide the Company with valid tax exemption certificates. Should the Company be required to remit any such taxes directly to any applicable taxing authority, other than taxes previously collected by the Company directly from a BGS-RSCP Supplier, the BGS-RSCP Supplier will defend and indemnify the Company and will pay to the Company all such tax amounts upon demand.

If new taxes are imposed on Energy, Capacity, or Ancillary Services after the Effective Date of this Agreement, within forty-five (45) days of the final adoption of any such new taxes, the Company will notify the BGS-RSCP Suppliers that such new tax has been adopted, will seek approval from the Board to collect the new taxes from BGS-RSCP Customers, and will provide the BGS-RSCP Suppliers with a copy of the Company's

petition seeking such approval from the Board. Upon receipt of Board approval of the collection of the new taxes from BGS-RSCP Customers, the BGS-RSCP Supplier will be excused from liability for payment of those new taxes.

15.9 PJM Agreement Modifications

(a) If the PJM Agreements are amended or modified so that any term, schedule or section reference herein to such agreements is changed, such term, schedule or section reference herein shall be deemed automatically (and without any further action by the Parties) to refer to the new term, schedule or section in the PJM Agreements which replaces that originally referred to in this Agreement.

(b) If the applicable provisions of the PJM Agreements referenced herein, or any other PJM rules relating to the implementation of this Agreement, are changed materially from those in effect on the Effective Date, the Parties shall cooperate to make conforming changes to this Agreement to fulfill the purposes of this Agreement.

15.10 Use of the Word “Including”

The word “including”, when following any general statement or term, is not to be construed as limiting the general statement or term to the specific items or matters set forth or to similar items or matters, but rather as permitting the general statement or term to refer to all other items or matters that could reasonably fall within its broadest possible scope.

15.11 Federal Acquisition Regulation

If any of the following clauses prescribed by the Federal Acquisition Regulation (“FAR”), 48 Code of Federal Regulations Chapter 1, should be deemed to apply to this Agreement, the BGS-RSCP Supplier shall comply with the requirements of such clause(s), and shall include the terms or substance of such clause(s) in its subcontracts, as and to the extent required by the FAR:

- 1) Clean Air and Water: §52.223-2;
- 2) Contract Work Hours and Safety Standards Act-Overtime Compensation: §52.222-4;
- 3) Equal Opportunity: §52.222-26;
- 4) Affirmative Action for and Employment Reports on Special Disabled and Vietnam Era Veterans: §52.222-35 and §52.222-37;
- 5) Affirmative Action for Handicapped Workers: §52.222-36;
- 6) Utilization of Small Business Concerns and Small Disadvantaged Business Concerns and Small Business and Small Disadvantaged Business Subcontracting Plan: §52.219-8 and §52-219-9.

In case of a conflict between the provisions of the FAR and the balance of this Agreement, the requirements of the FAR shall prevail.

15.12 Binding Terms

This Agreement and the rates, terms and conditions herein shall remain in effect for the entire term hereof and each Party (including the Company acting on behalf of Customers) agrees not to seek any change to such rates, terms and conditions pursuant to the FPA, if the FPA is deemed to have jurisdiction over this Agreement, including on the grounds that they are not just and reasonable.

15.13 Amendment

Except as provided in Section 15.9, this Agreement, including the appendices hereto, cannot be amended without the written agreement of all Parties and the approval of the Board prior to such amendment becoming effective.

15.14 Counterparts

This Agreement may be executed in counterparts, each of which will be considered an original, but all of which shall constitute one instrument.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the date first set forth above.

ATTEST:

_____ By: _____

[SUPPLIER SIGNATURES APPEAR ON SUCCEEDING PAGES]

APPENDIX A TO BGS-RSCP SUPPLIER MASTER AGREEMENT,
DATED _____, 2024,
BY AND BETWEEN _____
AND THE BGS-RSCP SUPPLIERS

BGS-RSCP Supplier

Auction Price
(€/kWh)

BGS-RSCP Supplier
Responsibility Share

Address for Notice

The address for any notice to _____ provided pursuant to Section 6.8 and 15.1 of the BGS-RSCP Supplier Master Agreement shall be the following:

For Credit Related Issues, Section 6.8:

Name
Address
Telephone
E-Mail

For Notices, Section 15.1:

Name
Address
Telephone
E-Mail

**APPENDIX B TO BGS-RSCP SUPPLIER MASTER AGREEMENT,
DATED _____, 2024,
BY AND BETWEEN _____
AND THE BGS-RSCP SUPPLIERS**

Seasonal Billing Factor

The Seasonal Billing Factor is as follows:

June through September:

October through May:

Schedule for ICRT

MONTH		36-MONTH BGS-RSCP (\$/tranche)
FEB. 2024		2,400,000
MAR. 2024		2,400,000
APR. 2024		2,400,000
MAY 2024		2,400,000
JUNE 2024		2,400,000
JULY 2024		2,400,000
AUG. 2024		2,400,000
SEPT. 2024		2,000,000
OCT. 2024		2,000,000
NOV. 2024		2,000,000
DEC. 2024		1,900,000
JAN. 2025		1,900,000
FEB. 2025		1,900,000
MAR. 2025		1,800,000
APR. 2025		1,800,000
MAY 2025		1,800,000
JUNE 2025		1,650,000
JULY 2025		1,650,000
AUG. 2025		1,650,000
SEPT. 2025		1,400,000
OCT. 2025		1,400,000
NOV. 2025		1,400,000
DEC. 2025		1,300,000
JAN. 2026		1,300,000
FEB. 2026		1,300,000
MAR. 2026		1,200,000
APR. 2026		1,200,000
MAY 2026		1,200,000
JUNE 2026		1,000,000
JULY 2026		1,000,000
AUG. 2026		1,000,000
SEPT. 2026		850,000
OCT. 2026		850,000
NOV. 2026		850,000
DEC. 2026		650,000
JAN. 2027		650,000
FEB. 2027		650,000
MAR. 2027		400,000
APR. 2027		400,000
MAY 2027		400,000

MtM Exposure Amount Calculation Information:

Table 1 contains the illustrative marks¹ for each month of the BGS-RSCP Auction period. Monthly marks (example only, to be updated in January 2024) are provided for June 2024 through May 2027. For the months, two-month blocks,² or quarterly blocks² where broker³ quotes are available, broker quotes will be used for those months. For all the remaining months the EDCs will use a proprietary method that reflects forward market conditions.

The method described above will be employed from _____, 2024 through _____, 2024. From _____, 2024 through the day of the close of the BGS-RSCP Auction, only the months for which a monthly, a two-month block or a quarterly block quote is available will be updated. The mark for each Billing Month is the mark that was calculated on the date that the BGS-RSCP Auction closes and will not change over the life of the contract. After the close of the BGS-RSCP Auction Forward Market Prices will change. In addition, the on-peak and off-peak loads used to calculate the MtM Exposure Amount will be adjusted periodically to reflect the most current information.

Forward Market Prices for the months, two-month blocks or quarterly blocks where broker quotes are available will be equal to the broker quotes. In case quotes for a component of a block and for the block are both available, the EDCs reserve the right not to use both the component of a block and the block if they are inconsistent with each other. However, when this inconsistency occurs the EDC must use either the component or the block. Forward Market Prices for the months, two-month blocks or quarterly blocks where broker quotes are unavailable will be equal to the last available broker quotes or in case they have not been quoted on the broker sheets since the BGS-RSCP Auction closed, they will be equal to the marks set at the close of the BGS-RSCP Auction.

¹ Illustrative marks represent PJM Western Hub on-peak prices.

² For two-month and quarterly blocks for which the average for the block and a component of the block are both quoted, the component will be equal to its quoted price and the other months in the block will be constructed so that the weighted average (weighted by on-peak hours in each month) of the block equals the quote for the block; e.g., Q4 2024 = \$50 and Oct 2024 = \$40; therefore, Oct 2024 = \$40 and Nov-Dec 2024 = $(\$50 \cdot (368 + 320 + 336) - \$40 \cdot 368) / (320 + 336) = \55.61 . If only the block is quoted, that price will be used for all relevant months; e.g., Jan/Feb 2025 = \$35, then Jan 2025 = \$35 and Feb 2025 = \$35.

³ The term broker as used in this Agreement encompasses both independent brokers or exchanges active in the energy market.

MtM Calculation Example

Parameters

On the closing day of the auction, the following parameters are set

1. The expected on-peak load per Tranche for each EDC.
2. The expected off-peak load per Tranche for each EDC.
3. A table of monthly on-peak forward prices (to be used as the inception price “mark” for each month of the supply period).
4. A table of monthly historical on-and off-peak energy prices to determine the ratio of off-peak price to on-peak prices.

Indicative on-peak and off-peak loads per Tranche for each EDC will be made available 14 days prior to the auction.

ALL ENERGY PRICES ARE BASED ON THE PJM WESTERN HUB.

EXAMPLE

Table 1 - Initial Data

Broker Sheets (Quotes from Auction Closing Day)

Broker	Bid/Offer	Jun-24	Jul-24	Aug-24	Sep-24	Oct-24	Nov-24
Broker 1	Bid						
Broker 1	Offer						
Broker 2	Bid						
Broker 2	Offer						
Broker 3	Bid						
Broker 3	Offer						
Average	Mid						

Broker	Bid/Offer	Dec-24	Jan-25	Feb-25	Mar-25	Apr-25	May-25
Broker 1	Bid						
Broker 1	Offer						
Broker 2	Bid						
Broker 2	Offer						
Broker 3	Bid						
Broker 3	Offer						
Average	Mid						

Table 2 - Example of Historical Energy Prices, and ratio of Off-Peak to On-Peak Price

Broker Sheets (Quotes from Auction Closing Day)

Month	Historical Average Price	Historical Ratio of Off-Peak to On-Peak Price
January		
February		
March		
April		
May		
June		
July		
August		
September		
October		
November		
December		

Table 3 - Data set on the Closing Day of the Auction Energy (MWh/Tranche)

	On-Peak Volume¹	Off-Peak Volume²	On-Peak Price³	Off-Peak Price⁴
Jun-24				
Jul-24				
Aug-24				
Sep-24				
Oct-24				
Nov-24				
Dec-24				
Jan-25				
Feb-25				
Mar-25				
Apr-25				
May-25				
Jun-25				
Jul-25				
Aug-25				
Sep-25				
Oct-25				
Nov-25				
Dec-25				
Jan-26				
Feb-26				
Mar-26				
Apr-26				
May-26				
Jun-26				
Jul-26				
Aug-26				
Sep-26				
Oct-26				
Nov-26				
Dec-26				
Jan-27				
Feb-27				
Mar-27				
Apr-27				
May-27				

¹ On-peak and off-peak volumes will be adjusted periodically.

² On-peak and off-peak volumes will be adjusted periodically.

³ Forward price (if available). If not available, adjusted historical average price will be used.

⁴ On-peak price multiplied by the historical off-peak/on-peak ratio.

EXAMPLE

Table 4 - Data on Day 1 of the Supply Period

Broker sheets on day 1 of the Supply Period

Broker	Bid/Offer	Jun-24	Jul-24	Aug-24	Sep-24	Oct-24	Nov-24
Broker 1	Bid						
Broker 1	Offer						
Broker 2	Bid						
Broker 2	Offer						
Broker 3	Bid						
Broker 3	Offer						
Average	Mid						

Broker	Bid/Offer	Dec-24	Jan-25	Feb-25	Mar-25	Apr-25	May-25
Broker 1	Bid						
Broker 1	Offer						
Broker 2	Bid						
Broker 2	Offer						
Broker 3	Bid						
Broker 3	Offer						
Average	Mid						

Note: For a monthly forward price from a broker to be included, both bid and offer must be available.

EXAMPLE

**Table 5 - Data set on the Closing Day of the Auction
Energy (MWh/Tranche)**

	On-Peak Load per Tranche (MWh)	Off-Peak Load per Tranche (MWh)	Inception On-Peak Price	Current Day On- Peak Price	Change in On-Peak Price	Change in Off-Peak Price ¹	MtM
Jun-24							
Jul-24							
Aug-24							
Sep-24							
Oct-24							
Nov-24							
Dec-24							
Jan-25							
Feb-25							
Mar-25							
Apr-25							
May-25							
Jun-25							
Jul-25							
Aug-25							
Sep-25							
Oct-25							
Nov-25							
Dec-25							
Jan-26							
Feb-26							
Mar-26							
Apr-26							
May-26							
Jun-26							
Jul-26							
Aug-26							
Sep-26							
Oct-26							
Nov-26							
Dec-26							
Jan-27							
Feb-27							
Mar-27							
Apr-27							
May-27							
							Total

Note: Inception on-peak price is equal to on-peak price set on the closing day of the auction.

¹ Change in on-peak price multiplied by ratio of off-peak price to on-peak price.

APPENDIX C TO BGS-RSCP SUPPLIER MASTER AGREEMENT,

DATED _____, 2024,

BY AND BETWEEN _____

AND THE BGS-RSCP SUPPLIERS

Sample BGS-RSCP Letter of Credit

_____ (Date)

Letter of Credit No. _____

To: [One of the following:

Atlantic City Electric Company or Jersey Central Power & Light Company or Public Service Electric and Gas Company or Rockland Electric Company]

("Beneficiary")

Attention: _____ [name, title, address]

1. We hereby establish in your favor this irrevocable transferable Letter of Credit (this "Letter of Credit") for the account of _____ (the "Applicant"), in the amount of \$ _____, effective immediately and available to you at sight upon demand at our counters at _____ (Location). This Letter of Credit shall expire 364 days from date of issuance, unless terminated earlier or otherwise extended in accordance with the provisions hereof. It is a condition of this Letter of Credit that it shall be deemed automatically extended, without amendment, for additional period(s) of 364 days from the expiry date hereof, or any future expiration date unless at least ninety (90) days before its current expiration date, we send notice to the Applicant and to you either (i) in writing by registered mail or overnight courier at the address above, ATTN.: [Title] or (ii) by electronic means to _____ [e-mail address] ATTN.: _____, that we do not intend to extend this Letter of Credit.
2. This Letter of Credit is issued at the request of the Applicant, and we hereby irrevocably authorize you to draw on us, in accordance with the terms and conditions hereof, up to

the maximum amount of this Letter of Credit, subject to reduction as provided in Paragraph 11 hereof. This Letter of Credit may be drawn upon an Event of Default under the BGS-RSCP Supplier Master Agreement(s) between the Applicant and you, dated _____ and the BGS-CIEP Supplier Master Agreement(s) between the Applicant and you, dated _____.

3. A partial or full drawing hereunder may be made by you on any Business Day on or prior to the expiration of this Letter of Credit by delivering, by no later than 11:00 A.M. (New York, NY time¹) on such Business Day to _____ (Bank), _____ (address), (i) a notice executed by you in the form of Annex 1 hereto, appropriately completed and duly signed by your Authorized Officer and (ii) your draft in the form of Annex 2 hereto, appropriately completed and duly signed by your Authorized Officer. Authorized Officer shall mean President, Treasurer, any Vice President or any Assistant Treasurer.
4. We hereby agree to honor a drawing hereunder made in compliance with the terms and provisions of this Letter of Credit by transferring in immediately available funds the amount specified in the draft delivered to us in connection with such drawing to such account at such bank in the United States as you may specify in your draft delivered to us pursuant to Paragraph 3 hereof, by 3:00 P.M. (New York, NY time) on the date of such drawing, if delivery of this requisite document is made prior to 11:00 AM (New York, NY time) on a Business Day pursuant to Paragraph 3 herein above, but at the opening of business on the first Business Day next succeeding the date of such drawing

¹ If the issuer of the Letter of Credit is located in an area that is not in the Eastern time zone, this time and all other times in this Letter of Credit, and the definition of a Business Day should be adjusted accordingly.

if delivery of the requisite document is made on or after 11:00 AM (New York, NY time) on any Business Day pursuant to Paragraph 3 herein above.

5. If a demand for payment made by you hereunder does not, in any instance, conform to the terms and conditions of this Letter of Credit, we shall give you prompt notice (not exceeding three (3) Business Days following the date of receipt of the documents) that the demand for payment was not effected in accordance with the terms and conditions of this Letter of Credit, stating the reasons that the demand for payment was not effected in accordance with such terms and conditions, and that we will upon your instructions hold any documents at your disposal or return the same to you. Upon being notified that the demand for payment was not effected in conformity with this Letter of Credit, you may attempt to correct any such non-conforming demand for payment to the extent that you are entitled to do so, provided, however, in such event a conforming demand for payment must be timely made in accordance with the terms of this Letter of Credit.
6. This Letter of Credit shall automatically terminate and be delivered to us for cancellation on the earliest of (i) the making by you of the drawings in an amount equal to the maximum amount available to be made hereunder, (ii) the date we receive from you a Certificate of Expiration in the form of Annex 3 hereto, or (iii) the above-stated expiration date hereof.
7. As used herein:

“Business Day” shall mean any day on which commercial banks are not authorized or required to close in New York, New York and any day on which payments can be effected on the Fedwire system.

8. This Letter of Credit is transferable one or more times, but in each instance only to a single transferee for the full amount available to be drawn under the Letter of Credit at the time of such transfer. Such transfer shall be effected by us upon your submission of this Letter of Credit including all amendments, if any, accompanied by the Letter of Full Transfer substantially in the form of Annex 4. This Letter of Credit may not be transferred to any person with which the United States are prohibited from doing business under the United States Foreign Assets Control Regulations or other applicable United States laws and regulations. Except for such transfer, this Letter of Credit may not otherwise be amended or modified without consent from us, you and the Applicant, and except as otherwise expressly stated herein, is subject to the Uniform Customs and Practice for Documentary Credits – 2007 Revision, ICC Publication No. 600, or any successor publication thereto (the “UCP”). Payment of the transfer commission and expenses in connection with the transfer shall be borne by the Beneficiary. Any other fees, expenses and costs shall be borne by the Applicant. This Letter of Credit shall, as to matters not governed by the UCP, be governed and construed in accordance with New York law, without regard to principles of conflicts of law.
9. This Letter of Credit sets forth in full our undertaking, and such undertaking shall not in any way be modified, amended, changed, amplified or limited by reference to any document, instrument or agreement referred to herein, except for Annexes 1 through 4 hereto and the notices referred to herein; and any such reference shall not be deemed to incorporate herein by reference any document, instrument or agreement except as set forth above.

10. We _____ (“Bank”) certify that as of _____
(date) our senior unsecured debt is rated “A” or better by S&P Global Ratings (“S&P”) if rated by S&P or “A2” or better by Moody’s Investors Service Inc. (“Moody’s”) if rated by Moody’s. We hereby certify that our senior unsecured debt is rated by at least one of S&P and Moody’s.
11. The amount which may be drawn by you under this Letter of Credit shall be automatically reduced by the amount of any drawings paid through us referencing this Letter of Credit No. _____. Partial drawings are permitted hereunder.
12. Faxed and electronic document(s) are acceptable. Presentation by fax must be made to fax number _____ confirmed by telephone to _____. Presentation by electronic means must be made to _____ [e-mail address] confirmed by telephone to _____.
13. In the event of act of God, riot, civil commotion, insurrection, war, terrorism or by any strikes or lock outs, or any cause beyond our control, that interrupts our business, and causes the place for presentation of this Letter of Credit to be closed for business on the last day of presentation, the expiration date of this Letter of Credit shall be automatically extended without amendment to a date thirty (30) calendar days after the place for presentation reopens for business.
14. This original Letter of Credit has been sent to [name, title, address] _____, the Beneficiary above (as per Applicant’s instructions). The aggregate amount paid to the Beneficiary during the validity of this Letter of Credit will not exceed the amount of this Letter of Credit. Any demands or communications in the form of the attached Annexes or other communications directed to us under this

Letter of Credit must be signed by an Authorized Officer of the Beneficiary.
Acceptance or rejection of any amendments to this Letter of Credit must be signed by
an Authorized Officer of the Beneficiary.

Very truly yours,

(Bank)

By: _____

Name:

Title:

By: _____

Name:

Title:

Annex 1 to Letter of Credit

DRAWING UNDER LETTER OF CREDIT NO. _____

_____, 20__

To: (Bank)
(Address)

Attention: Standby Letter of Credit Unit

Ladies and Gentlemen:

The undersigned is making a drawing under the above-referenced Letter of Credit in the amount specified below and hereby certifies to you as follows:

1. Capitalized terms used herein that are defined herein shall have the meanings ascribed thereto in the Letter of Credit.
2. Pursuant to Paragraph 2 of the Letter of Credit No. _____, dated _____, 20__, the undersigned is entitled to make a drawing under the Letter of Credit in the amount of \$ _____, inasmuch as there is an Event of Default under any BGS Supplier Master Agreement between the Applicant and us.
3. The undersigned acknowledges that, upon your honoring the drawing herein requested, the amount of the Letter of Credit available for drawing shall be automatically decreased by an amount equal to this drawing.

Very truly yours,

(Beneficiary)

By _____

Name:

Title:

Date:

cc: _____ (Applicant Name)

Annex 2 to Letter of Credit

DRAWING UNDER LETTER OF CREDIT NO. _____

_____, 20__

ON [Business Day immediately succeeding date of presentation]

PAY TO: (Beneficiary)

Attn:

\$ _____

For credit to the account of _____.

FOR VALUE RECEIVED AND CHARGE TO ACCOUNT OF LETTER OF CREDIT
NO. _____ OF

(Bank)
(Address)

(Beneficiary)

By _____
Name:
Title:

Annex 3 to Letter of Credit

CERTIFICATE OF EXPIRATION
OF LETTER OF CREDIT NO. _____

_____, 20__

To: (Bank)
(Address)

Attention: Standby Letter of Credit Unit

Ladies and Gentlemen:

The undersigned hereby certifies to you that the above referenced Letter of Credit may be cancelled without payment. Attached hereto is said Letter of Credit, marked cancelled.

(Beneficiary)

By: _____

Name:

Title:

Date:

cc: _____ (Applicant Name)

Annex 4 to Letter of Credit

LETTER OF FULL TRANSFER

_____, 20__

Bank
Bank Address

To Whom It May Concern:
Re: Credit _____
Issued by _____
Advice No _____

For value received, the undersigned Beneficiary hereby irrevocably transfers to:

(Name of transferee)

(Address)

all rights of the undersigned Beneficiary to draw under the above Letter of Credit in its entirety.

By this transfer, all rights of the undersigned Beneficiary in such Letter of Credit are transferred to the transferee and the transferee shall have the sole rights as beneficiary thereof, including sole rights relating to any amendments whether increases or extensions or other amendments and whether now existing or hereafter made. All amendments are to be advised direct to the transferee without necessity of any consent of or notice to the undersigned Beneficiary.

The original of such Letter of Credit is returned herewith, and we ask you to endorse the transfer on the reverse thereof, and forward it direct to the transferee with your customary notice of transfer.

Enclosed is remittance in the amount of \$_____ in payment of your transfer commission and in addition we agree to pay to you on demand any expenses that may be incurred by you in connection with this transfer.

Transfer Commission Charges

SIGNATURE AUTHENTICATED
The signatory/ies of this concern
is/are authorized to withdraw
corporate funds.

(BANK)

(Authorized Signature)

SIGNATURE AUTHENTICATED
The signatory/ies of this concern
is/are authorized to withdraw
corporate funds.

(BANK)

(Authorized Signature)

Yours very truly,

Signature of Beneficiary

Signature of Transferee

APPENDIX D TO BGS-RSCP SUPPLIER MASTER AGREEMENT,

DATED _____, 2024,

BY AND BETWEEN _____

AND THE BGS-RSCP SUPPLIERS

Guaranty

GUARANTY (this “Guaranty”), dated as of _____, made by _____ (the “Guarantor”), a corporation organized and existing under the laws of _____ in favor of _____ (the “Guaranteed Party”), a corporation organized and existing under the laws of the State of New Jersey.

Terms not defined herein take on the meaning given to them in the BGS-RSCP Supplier Master Agreement(s) dated _____ and/or the BGS-CIEP Supplier Master Agreement(s) dated _____ (the “Agreements”). Guarantor enters into this Guaranty in consideration of, and as an inducement for Guaranteed Party having entered into or entering into the “Agreements” with _____ [Name], a _____ [State] corporation (the “BGS Supplier”), which may involve the extension of credit by the Guaranteed Party. Guarantor, subject to the terms and conditions hereof, hereby unconditionally and absolutely guarantees to the Guaranteed Party the full and prompt payment when due, subject to an applicable grace period and upon demand in writing from the Guaranteed Party to the Guarantor’s attention at the address for Guarantor set forth in Section 11 hereof of any and all amounts payable by the BGS Supplier to the Guaranteed Party arising out of the Agreement(s), and,

1. The Guarantor, as primary obligor and not merely as surety, hereby irrevocably and unconditionally guarantees the full and prompt payment when due (whether by acceleration or otherwise) of the principal and interest on any sums due and payable by the BGS Supplier as a result of an Event of Default under the Agreement(s) (including, without limitation, indemnities, damages, fees and interest thereon, pursuant to the terms of the Agreement(s)). Notwithstanding anything to the contrary herein, the maximum aggregate liability of the Guarantor under this Guaranty shall Option 1 [in no event exceed _____.] Option 2 [in no event exceed the lesser of [the credit limit amount] or the sum of the Total Exposures Amounts under the Agreement(s).] All such principal, interest, obligations and liabilities, collectively, are the “Guaranteed Obligations”. This Guaranty is a guarantee of payment and not of collection.
2. The Guarantor hereby waives diligence, acceleration, notice of acceptance of this Guaranty and notice of any liability to which it may apply, and waives presentment and all demands whatsoever except as noted herein, notice of protest, notice of dishonor or nonpayment of any such liability, suit or taking of other action by any Guaranteed Party against, and any other notice to, any party liable thereon (including the Guarantor or any other guarantor), filing of claims with a court in the event of the insolvency or

bankruptcy of the BGS Supplier, and any right to require a proceeding first against the BGS Supplier.

3. The Guaranteed Party may, at any time and from time to time, without notice to or consent of the Guarantor, without incurring responsibility to the Guarantor and without impairing or releasing the obligations of the Guarantor hereunder, upon or without any terms or conditions: (i) take or refrain from taking any and all actions with respect to the Guaranteed Obligations, any Document or any person (including the BGS Supplier) that the Guaranteed Party determines in its sole discretion to be necessary or appropriate; (ii) take or refrain from taking any action of any kind in respect of any security for any Guaranteed Obligation(s) or liability of the BGS Supplier to the Guaranteed Party; or (iii) compromise or subordinate any Guaranteed Obligation(s) or liability of the BGS Supplier to the Guaranteed Party including any security for such Guaranteed Obligation(s) or liability of the BGS Supplier to the Guaranteed Party.
4. Subject to the terms and conditions hereof, the obligations of the Guarantor under this Guaranty are absolute and unconditional and, without limiting the generality of the foregoing, shall not be released, discharged or otherwise affected by: (i) any extension, renewal, settlement, compromise, waiver, consent, discharge or release by the BGS Supplier concerning any provision of the Agreement(s) in respect of any Guaranteed Obligations of the BGS Supplier; (ii) the rendering of any judgment against the BGS Supplier or any action to enforce the same; (iii) the existence, or extent of, any release, exchange, surrender, non-perfection or invalidity of any direct or indirect security for any of the Guaranteed Obligations; (iv) any modification, amendment, waiver, extension of or supplement to any of the Agreement(s) or the Guaranteed Obligations agreed to from time to time by the BGS Supplier and the Guaranteed Party; (v) any change in the corporate existence (including its constitution, laws, rules, regulations or powers), structure or ownership of the BGS Supplier or the Guarantor, or any insolvency, bankruptcy, reorganization or other similar proceedings affecting the BGS Supplier or its assets, the Guarantor or any other guarantor of any of the Guaranteed Obligations; (vi) the existence of any claim, set-off or other rights which the Guarantor may have at any time against the BGS Supplier, the Guaranteed Party or any other corporation or person, whether in connection herewith or in connection with any unrelated transaction; provided that nothing herein shall prevent the assertion of any such claim by separate suit or compulsory counterclaim; (vii) the invalidity, irregularity or unenforceability in whole or in part of the Agreement(s) or any Guaranteed Obligations or any instrument evidencing any Guaranteed Obligations or the absence of any action to enforce the same, or any provision of applicable law or regulation purporting to prohibit payment by the BGS Supplier of amounts to be paid by it under the Agreement(s) or any of the Guaranteed Obligations; and (viii) except for a failure to comply with any applicable statute of limitations, any other act or omission to act or delay of any kind of the BGS Supplier, any other guarantor, the Guaranteed Party or any other corporation or person or any other event, occurrence or circumstance whatsoever which might, but for the provisions of this paragraph, constitute a legal or equitable discharge of the Guarantor's obligations hereunder.

5. The Guarantor hereby irrevocably waives (a) any right of reimbursement or contribution, and (b) any right of salvage against the BGS Supplier of any collateral security or guaranty or right of offset held by the Guaranteed Party.
6. The Guarantor will not exercise any rights, which it may acquire by way of subrogation until all Guaranteed Obligations to the Guaranteed Party pursuant to the Agreement(s) have been paid in full.
7. Subject to the terms and conditions hereof, this Guaranty is a continuing one and all liabilities to which it applies or may apply under the terms hereof shall be conclusively presumed to have been created in reliance hereon. Except for a failure to comply with any applicable statute of limitations, no failure or delay on the part of the Guaranteed Party in exercising any right, power or privilege hereunder, and no course of dealing between the Guarantor and the Guaranteed Party, shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege. The rights, powers and remedies herein expressly provided are cumulative and not exclusive of any rights, powers or remedies, which the Guaranteed Party would otherwise have. No notice to or demand on the Guarantor in any case shall entitle the Guarantor to any other or further notice of demand in similar or other circumstances or constitute a waiver of the rights of the Guaranteed Party to any other or further action in any circumstances without notice or demand.
8. This Guaranty shall be binding upon the Guarantor and upon its successors and assigns and shall inure to the benefit of and be enforceable by the Guaranteed Party and its successors and assigns; provided, however, that the Guarantor may not assign or transfer any of its rights or obligations hereunder without the prior written consent of the Guaranteed Party. The assignment rights of the Guaranteed Party will be in accordance with the terms of the underlying Agreement(s).
9. Neither this Guaranty nor any provision hereof may be changed, waived, discharged or terminated except upon written agreement of the Guaranteed Party and the Guarantor.
10. The Guarantor agrees that its liability as guarantor shall continue and remain in full force and effect in the event that all or any part of any payment made hereunder or any obligation or liability guaranteed hereunder is recovered (as a fraudulent conveyance, preference or otherwise) rescinded or must otherwise be reinstated or returned due to bankruptcy or insolvency laws or otherwise.
11. All notices and other communications hereunder shall be made at the addresses by hand delivery, by the next day delivery service effective upon receipt or by certified mail return receipt requested (effective upon scheduled weekday delivery day) or facsimile (effective upon receipt of evidence, including facsimile evidence, that facsimile was received)

If to the Guarantor:
[To be completed]

If to the Guaranteed Party:
[To be completed]

12. If claim is ever made upon the Guaranteed Party for repayment or recovery of any amount or amounts received in payment or on account of any of the Guaranteed Obligations and the Guaranteed Party repays all or part of such amount by reason of (a) any judgment, decree or order of any court or administrative body having jurisdiction over such payee or any of its property, or (b) any settlement or compromise of any such claim effected by such payee with any such claimant (including the Guarantor), then and in such event the Guarantor agrees that any such judgment, decree, order, settlement or compromise shall be binding upon it, notwithstanding any revocation hereof or the cancellation of the Agreement(s) or other instrument evidencing any liability of the Guarantor, and the Guarantor shall be and remain liable to the Guaranteed Party hereunder for the amount so repaid or recovered to the same extent as if such amount had never originally been received by any such payee.
13. The Guarantor hereby certifies that it satisfies the Minimum Rating as defined in the Agreement(s).
14. This Guaranty shall remain in full force and effect until all Guaranteed Obligations have been fully and finally performed, at which point it will expire. The Guarantor may terminate this Guaranty upon thirty (30) days prior written notice to the Guaranteed Party which termination shall be effective only upon receipt by the Guaranteed Party of alternative means of security or credit support, as specified in the Agreement(s) and in a form reasonably acceptable to the Guaranteed Party. Upon the effectiveness of any such expiration or termination, the Guarantor shall have no further liability under this Guaranty, except with respect to the Guaranteed Obligations entered into prior to the time the expiration or termination is effective, which Guaranteed Obligations shall remain guaranteed pursuant to the terms of this Guaranty until finally and fully performed.
15. The Guarantor represents and warrants that: (i) it is duly organized and validly existing under the laws of the jurisdiction in which it was organized and has the power and authority to execute, deliver, and perform this Guaranty; (ii) no authorization, approval, consent or order of, or registration or filing with, any court or other governmental body having jurisdiction over the Guarantor is required on the part of the Guarantor for the execution, delivery and performance of this Guaranty except for those already made or obtained; (iii) this Guaranty constitutes a valid and legally binding agreement of the Guarantor, and is enforceable against the Guarantor, except as the enforceability of this Guaranty may be limited by the effect of any applicable bankruptcy, insolvency, reorganization, moratorium or similar laws affecting creditor's rights generally and by general principles of equity; and (iv) the execution, delivery and performance of this Guaranty by the Guarantor have been and remain duly authorized by all necessary

corporate or comparable action and do not contravene any provision of its _____ [insert appropriate corporate organizational document, such as Declaration of Trust, Limited Liability Agreement, Articles of Incorporation or by-laws] or any law, regulation or contractual restriction binding on it or its assets.

16. This Guaranty and the rights and obligations of the BGS Supplier and the Guarantor hereunder shall be construed in accordance with and governed by the laws of the State of New Jersey. The Guarantor and Guaranteed Party jointly and severally agree to the exclusive jurisdiction of State and federal courts located in the State of New Jersey over any disputes arising or relating to this Guaranty and waive any objections to venue or inconvenient forum. The Guarantor and Guaranteed Party each hereby irrevocably waive any and all rights to trial by jury with respect to any legal proceeding arising out of or relating to this Guaranty.
17. This writing is the complete and exclusive statement of the terms of this Guaranty and supersedes all prior oral or written representations, understandings, and agreements between the Guaranteed Party and the Guarantor with respect to subject matter hereof. The Guaranteed Party and the Guarantor agree that there are no conditions to the full effectiveness of this Guaranty.
18. Every provision of this Guaranty is intended to be severable. If any term or provision hereof is declared to be illegal or invalid for any reason whatsoever by a court of competent jurisdiction, such illegality or invalidity shall not affect the balance of the terms and provisions hereof, which terms and provisions shall remain binding and enforceable. This Guaranty may be executed in any number of counterparts, each of which shall be an original, but all of which together shall constitute one instrument.
19. No Trustee or shareholder of Guarantor shall be held to any liability whatsoever for any obligation under this Guaranty, and such Guaranty shall not be enforceable against any such Trustee in their or his or her individual capacities or capacity. This Guaranty shall be enforceable against the Trustees of Guarantor only as such, and every person, firm, association, trust or corporation having any claim or demand arising under this Guaranty and relating to Guarantor, its shareholders or Trustee shall look solely to the trust estate of Guarantor for the payment or satisfaction thereof.

IN WITNESS WHEREOF, the Guarantor has caused this Guaranty to be executed and delivered as of the date first above written to be effective as of the earliest effective date of any of the Agreement(s).

[GUARANTOR]

By: _____
Title:

Accepted and Agreed to:

(EDC)

By: _____

Title:

APPENDIX E TO BGS-RSCP SUPPLIER MASTER AGREEMENT,
DATED _____, 20____,
BY AND BETWEEN _____ AND THE BGS-RSCP SUPPLIERS

Supplement A

If PJM holds an auction under the Reliability Pricing Model (“RPM”) or its successor for the 2025/2026 delivery year, and if results for such auction are known prior to January 29, 2024, then this Supplement A shall be null and void. Otherwise, this Supplement A will become effective as of June 1, 2025 and will expire on May 31, 2026.

Except as specifically modified in and by this Supplement A, all terms and conditions of this Agreement shall remain in full force and effect and shall apply to this Supplement A. For purposes of this Supplement A: (i) the “EDC Capacity Price” is the price paid by BGS-RSCP Suppliers for Capacity in the Company’s PJM zone, as may be determined under the RPM, or its successor, or otherwise; and (ii) the “Capacity Proxy Price” for the Company is \$_____/MW-day.

For and in consideration of the promises and mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

Section 9.1 (a) of this Agreement is replaced with the following:

Each Billing Month, the Company will prepare a Statement of amounts due to the BGS-RSCP Supplier. A line item on this Statement will show amounts due equal to the Auction Price multiplied by the applicable Seasonal Billing Factor multiplied by PMEA for the Billing Month in question. For each Billing Month of Energy Year 2026, an additional line item will show the difference between the EDC Capacity Price actually charged for load served on the day for the Company’s PJM zone and the Capacity Proxy Price multiplied by the BGS-RSCP Supplier Responsibility Share of the BGS-RSCP Capacity obligation (expressed in MW) for each day of the Billing Month in question.

Section 9.1 (d) of this Agreement is replaced with the following:

In the event that the Company’s minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) falls below the Required Rating, and until the Company’s minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) becomes equal or higher than the Required Rating, (i) the Company shall make an initial payment on the first Business Day after the 5th day of the calendar month for approximately 50% of the amount due to the BGS-RSCP Supplier for the previous calendar month (the “Initial Payment”), and (ii) the Company shall make a second payment on the first

Business Day after the 19th day of the calendar month for any remaining amounts associated with the previous calendar month, which will include the difference between the Initial Payment and any amounts due equal to the Auction Price multiplied by the applicable Seasonal Billing Factor multiplied by PMEA for the Billing Month in question and, for any Billing Month of Energy Year 2026, will also include the difference between the EDC Capacity Price actually charged for load served on the day for the Company's PJM zone and the Capacity Proxy Price multiplied by the BGS-RSCP Supplier Responsibility Share of the BGS-RSCP Capacity obligation (expressed in MW) for each day of the Billing Month in question.

Section 9.1 (k) is added to this Agreement:

To the extent that the FMEA differs from the PMEA, the Company will pay or charge the BGS-RSCP Supplier for the PMEA/FMEA Adjustment Amount within the PJM deadline for conducting the final settlement. For any Billing Month in Energy Year 2026, to the extent that the daily Capacity Obligation used in the calculations detailed in Section 9.1(a) and 9.1(d) are adjusted after the PJM deadline for conducting final settlement, the Company will pay or charge the BGS-RSCP Supplier any net difference between the payments calculated and made within the PJM deadline for conducting final settlement, and the payments calculated using the adjusted values.

APPENDIX F TO BGS-RSCP SUPPLIER MASTER AGREEMENT,

DATED _____, 20____,

BY AND BETWEEN _____

AND THE BGS-RSCP SUPPLIERS

Supplement B

If PJM holds an auction under the Reliability Pricing Model (“RPM”) or its successor for the 2026/2027 delivery year, and if results for such auction are known prior to January 29, 2024, then this Supplement B shall be null and void. Otherwise, this Supplement B will become effective as of June 1, 2026 and will expire on May 31, 2027.

Except as specifically modified in and by this Supplement B, all terms and conditions of this Agreement shall remain in full force and effect and shall apply to this Supplement B. For purposes of this Supplement B: (i) the “EDC Capacity Price” is the price paid by BGS-RSCP Suppliers for Capacity in the Company’s PJM zone as may be determined under the RPM, or its successor, or otherwise; and (ii) the “Capacity Proxy Price” for the Company is \$_____/MW-day.

For and in consideration of the promises and mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

Section 9.1 (a) of this Agreement is replaced with the following:

Each Billing Month, the Company will prepare a Statement of amounts due to the BGS-RSCP Supplier. A line item on this Statement will show amounts due equal to the Auction Price multiplied by the applicable Seasonal Billing Factor multiplied by PMEA for the Billing Month in question. For each Billing Month of Energy Year 2027, an additional line item will show the difference between the EDC Capacity Price actually charged for load served on the day for the Company’s PJM zone and the Capacity Proxy Price multiplied by the BGS-RSCP Supplier Responsibility Share of the BGS-RSCP Capacity obligation (expressed in MW) for each day of the Billing Month in question.

Section 9.1 (d) of this Agreement is replaced with the following:

In the event that the Company’s minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) falls below the Required Rating, and until the Company’s minimum senior unsecured debt rating (or, if unavailable, corporate issuer rating discounted one notch) becomes equal or higher than the Required Rating, (i) the Company shall make an initial payment on the first Business Day after the 5th day of the calendar month for approximately 50% of the amount due to the BGS-RSCP Supplier for the previous calendar month (the “Initial Payment”), and (ii) the Company shall make a second payment on the first

Business Day after the 19th day of the calendar month for any remaining amounts associated with the previous calendar month, which will include the difference between the Initial Payment and any amounts due equal to the Auction Price multiplied by the applicable Seasonal Billing Factor multiplied by PMEA for the Billing Month in question and, for any Billing Month of Energy Year 2027, will also include the difference between the EDC Capacity Price actually charged for load served on the day for the Company's PJM zone and the Capacity Proxy Price multiplied by the BGS-RSCP Supplier Responsibility Share of the BGS-RSCP Capacity obligation (expressed in MW) for each day of the Billing Month in question.

Section 9.1 (k) is added to this Agreement:

To the extent that the FMEA differs from the PMEA, the Company will pay or charge the BGS-RSCP Supplier for the PMEA/FMEA Adjustment Amount within the PJM deadline for conducting the final settlement. For any Billing Month in Energy Year 2027, to the extent that the daily Capacity Obligation used in the calculations detailed in Section 9.1(a) and 9.1(d) are adjusted after the PJM deadline for conducting final settlement, the Company will pay or charge the BGS-RSCP Supplier any net difference between the payments calculated and made within the PJM deadline for conducting final settlement, and the payments calculated using the adjusted values.

APPENDIX G TO BGS-RSCP SUPPLIER MASTER AGREEMENT

Sample PJM Invoice

Table G-1 – PJM Billing Statement Line Items Transferred to the Company

ID #	Billing Line Item
1100	Network Integration Transmission Service
1108	Transmission Enhancement
1115	Transmission Enhancement Settlement (EL05-121-009)
1930	Generation Deactivation
1932	Generation Deactivation Refund
2108	Transmission Enhancement
2140	Non-Firm Point-to-Point Transmission Service

Table G-2 – PJM Billing Statement Line Items (as of the Effective Date)

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
1000	Amount Due for Interest on Past Due Charges		
1100	Network Integration Transmission Service	2100	Network Integration Transmission Service
1102	Network Integration Transmission Service (exempt)	2102	Network Integration Transmission Service (exempt)
1103	Underground Transmission Service	2103	Underground Transmission Service
1104	Network Integration Transmission Service Offset	2104	Network Integration Transmission Service Offset
		2106	Non-Zone Network Integration Transmission Service
1108	Transmission Enhancement	2108	Transmission Enhancement
1109	MTEP Project Cost Recovery	2109	MTEP Project Cost Recovery
1110	Direct Assignment Facilities	2110	Direct Assignment Facilities
1115	Transmission Enhancement Settlement (EL05-121-009)		
1120	Other Supporting Facilities	2120	Other Supporting Facilities
1130	Firm Point-to-Point Transmission Service	2130	Firm Point-to-Point Transmission Service
		2132	Internal Firm Point-to-Point Transmission Service
1133	Firm Point-to-Point Transmission Service Resale	2133	Firm Point-to-Point Transmission Service Resale
1135	Neptune Voluntary Released Transmission Service (Firm)	2135	Neptune Voluntary Released Transmission Service (Firm)

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
1136	Hudson Voluntary Released Transmission Service (Firm)	2136	Hudson Voluntary Released Transmission Service (Firm)
1138	Linden Voluntary Released Transmission Service (Firm)	2138	Linden Voluntary Released Transmission Service (Firm)
1140	Non-Firm Point-to-Point Transmission Service	2140	Non-Firm Point-to-Point Transmission Service
		2142	Internal Non-Firm Point-to-Point Transmission Service
1143	Non-Firm Point-to-Point Transmission Service Resale	2143	Non-Firm Point-to-Point Transmission Service Resale
1145	Neptune Voluntary Released Transmission Service (Non-Firm)	2145	Neptune Voluntary Released Transmission Service (Non-Firm)
1146	Neptune Default Released Transmission Service (Non-Firm)	2146	Neptune Default Released Transmission Service (Non-Firm)
1147	Neptune Unscheduled Usage Billing Allocation		
1155	Linden Voluntary Released Transmission Service (Non-Firm)	2155	Linden Voluntary Released Transmission Service (Non-Firm)
1156	Linden Default Released Transmission Service (Non-Firm)	2156	Linden Default Released Transmission Service (Non-Firm)
1157	Linden Unscheduled Usage Billing Allocation		
1165	Hudson Voluntary Released Transmission Service (Non-Firm)	2165	Hudson Voluntary Released Transmission Service (Non-Firm)
1166	Hudson Default Released Transmission Service (Non-Firm)	2166	Hudson Default Released Transmission Service (Non-Firm)
1167	Hudson Unscheduled Usage Billing Allocation		
1200	Day-ahead Spot Market Energy		
1205	Balancing Spot Market Energy		
1210	Day-ahead Transmission Congestion	2211	Day-ahead Transmission Congestion
1215	Balancing Transmission Congestion	2215	Balancing Transmission Congestion
1216	Pseudo-Tie Balancing Congestion Refund		
		2217	Planning Period Excess Congestion
1218	Planning Period Congestion Uplift	2218	Planning Period Congestion Uplift
1220	Day-ahead Transmission Losses	2220	Transmission Losses
1225	Balancing Transmission Losses		
1230	Inadvertent Interchange		
		2240	Day-ahead Economic Load Response
		2241	Real-time Economic Load Response
1242	Day-Ahead Load Response Charge Allocation		
1243	Real-Time Load Response Charge Allocation		
1245	Emergency Load Response	2245	Emergency Load Response
1246	Load Response Test Reduction	2246	Load Response Test Reduction
1250	Meter Error Correction		

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
1260	Emergency Energy	2260	Emergency Energy
1301	PJM Scheduling, System Control and Dispatch Service - Control Area Administration		
1302	PJM Scheduling, System Control and Dispatch Service - FTR Administration		
1303	PJM Scheduling, System Control and Dispatch Service - Market Support		
1305	PJM Scheduling, System Control and Dispatch Service - Capacity Resource/Obligation Mgmt.		
1313	PJM Settlement, Inc.		
1314	Market Monitoring Unit (MMU) Funding		
1315	FERC Annual Charge Recovery		
1316	Organization of PJM States, Inc. (OPSI) Funding		
1317	North American Electric Reliability Corporation (NERC)		
1318	Reliability First Corporation (RFC)		
1319	Consumer Advocates of PJM States, Inc. (CAPS)		
1320	Transmission Owner Scheduling, System Control and Dispatch Service	2320	Transmission Owner Scheduling, System Control and Dispatch Service
1330	Reactive Supply and Voltage Control from Generation and Other Sources Service	2330	Reactive Supply and Voltage Control from Generation and Other Sources Service
1340	Regulation and Frequency Response Service	2340	Regulation and Frequency Response Service
1350	Energy Imbalance Service	2350	Energy Imbalance Service
1360	Synchronized Reserve	2360	Balancing Synchronized Reserve
1361	Secondary Reserve	2361	Balancing Secondary Reserve
1362	Non-Synchronized Reserve	2362	Balancing Non-Synchronized Reserve
		2366	Day-ahead Synchronized Reserve
		2367	Day-ahead Secondary Reserve
		2368	Day-ahead Non-Synchronized Reserve
1370	Day-ahead Operating Reserve	2370	Day-ahead Operating Reserve
1371	Day-ahead Operating Reserve for Load Response	2371	Day-ahead Operating Reserve for Load Response
1375	Balancing Operating Reserve	2375	Balancing Operating Reserve
1376	Balancing Operating Reserve for Load Response	2376	Balancing Operating Reserve for Load Response
1377	Synchronous Condensing	2377	Synchronous Condensing
1378	Reactive Services	2378	Reactive Services
1380	Black Start Service	2380	Black Start Service
1390	Fuel Cost Policy Penalty	2390	Fuel Cost Policy Penalty
1400	Load Reconciliation for Spot Market Energy		

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
1410	Load Reconciliation for Transmission Congestion		
		2415	Balancing Transmission Congestion Load Reconciliation
1420	Load Reconciliation for Transmission Losses	2420	Load Reconciliation for Transmission Losses
1430	Load Reconciliation for Inadvertent Interchange		
1440	Load Reconciliation for PJM Scheduling, System Control and Dispatch Service		
1444	Load Reconciliation for Market Monitoring Unit (MMU) Funding		
1445	Load Reconciliation for FERC Annual Charge Recovery		
1446	Load Reconciliation for Organization of PJM States, Inc. (OPSI) Funding		
1447	Load Reconciliation for North American Electric Reliability Corporation (NERC)		
1448	Load Reconciliation for Reliability First Corporation (RFC)		
1449	Load Reconciliation for Consumer Advocates of PJM States, Inc. (CAPS) Funding		
1450	Load Reconciliation for Transmission Owner Scheduling, System Control and Dispatch Service		
1460	Load Reconciliation for Regulation and Frequency Response Service		
1470	Load Reconciliation for Synchronized Reserve		
1471	Load Reconciliation for Secondary Reserve		
1472	Load Reconciliation for Non-Synchronized Reserve		
1475	Load Reconciliation for Day-ahead Scheduling Reserve		
1478	Load Reconciliation for Balancing Operating Reserve		
1480	Load Reconciliation for Synchronous Condensing		
1490	Load Reconciliation for Reactive Services		
1500	Financial Transmission Rights Auction	2500	Financial Transmission Rights Auction
		2510	Auction Revenue Rights
1600	RPM Auction	2600	RPM Auction
1610	Locational Reliability		
		2605	RPM Seasonal Capacity Performance Auction

PJM Billing Statement Line Items			
ID #	CHARGES	ID #	CREDITS
		2625	LSE PRD
		2630	Capacity Transfer Rights
		2640	Incremental Capacity Transfer Rights
1650	Auction Specific MW Capacity Transaction	2650	Auction Specific MW Capacity Transaction
1661	Capacity Resource Deficiency	2661	Capacity Resource Deficiency
1662	Generation Resource Rating Test Failure	2662	Generation Resource Rating Test Failure
1663	Qualifying Transmission Upgrade Compliance Penalty	2663	Qualifying Transmission Upgrade Compliance Penalty
1666	Load Management Test Failure	2666	Load Management Test Failure
1667	Non-Performance	2667	Bonus Performance
1669	PRD Commitment Compliance Penalty	2669	PRD Commitment Compliance Penalty
1670	FRR LSE Reliability	2670	FRR LSE Reliability
1681	FRR LSE Capacity Resource Deficiency	2681	FRR LSE Capacity Resource Deficiency
1920	Station Power		
1930	Generation Deactivation	2930	Generation Deactivation
1952	Deferred Tax Adjustment	2952	Deferred Tax Adjustment
1956	Dominion Settlement	2956	Dominion Settlement
1957	Schedule 11A PJM Net	2957	Schedule 11A PJM Net
1980	Miscellaneous Bilateral	2980	Miscellaneous Bilateral
1985	PJM Weekly Miscellaneous		
1995	PJM Annual Membership Fee		
		2996	Annual PJM Cell Tower
		2997	Annual PJM Building Rent
1999	PJM Customer Payment Default		

APPENDIX H TO BGS-RSCP SUPPLIER MASTER AGREEMENT,
DATED _____, 20____,
BY AND BETWEEN _____
AND THE BGS-RSCP SUPPLIERS

Supplement C

If the New Jersey Board of Public Utilities (“BPU”) does not approve the inclusion of this Supplement C into this Agreement in its Order pertaining to the 2024 BGS Auction process or if notification is not provided by the BGS Auction Manager (NERA Economic Consulting) to the BGS-RSCP Supplier (as Party to this Agreement) of this Supplement C’s continued inclusion in this Agreement on or prior to January 29, 2024, then this Supplement C shall be null and void. Otherwise, this Supplement C will become effective as of June 1, 2024 and will expire on May 31, 2027.

Except as specifically modified in and by this Supplement C, all terms and conditions of this Agreement shall remain in full force and effect and shall apply to this Supplement C.

For and in consideration of the promises and mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

The definition of “Forward Market Price” is deleted in its entirety and is replaced with the following:

Forward Market Price – the price for On-peak Energy Forwards as determined by quotations obtained by all of the EDCs from the same independent broker(s) active in the electric markets as available.

**MARK-TO-MARKET AMENDMENT TO
202_ BGS-RSCP SUPPLIER MASTER AGREEMENT**

This amendment (“MtM Amendment”) to the BGS-RSCP Supplier Master Agreement (as defined below) is by and between _____ (the “Company” or “EDC”) and _____ (the “BGS-RSCP Supplier”) (together, the “Parties”). This MtM Amendment is in full force and effect as of the “Start Date” as this term is defined in Section 2.

Recitals

- A. The Parties entered into that certain supplier master agreement (“SMA”) dated _____ **[insert date]**.
- B. By order dated _____ **[insert date]** (the “BGS Order”),¹ the New Jersey Board of Public Utilities (“Board” or “BPU”) approved a modification to the definition of “Forward Market Price” in the BGS-RSCP Supplier Master Agreement to be executed by winning BGS-RSCP Suppliers in the 2024 BGS-RSCP Auction.
- C. The BGS Order also approved a modification to the definition of “Forward Market Price” in existing BGS-RSCP Agreements for auction years 2022 and 2023 by means of an amendment that each BGS-RSCP Supplier could execute at its option.
- D. The BGS Order also approved the EDCs’ proposal that this modification to the 2024 BGS-RSCP SMAs in the 2024 BGS Auction, as well as in existing BGS-RSCP Agreements for auction years 2022 and 2023, only occur if all BGS-RSCP Suppliers that are parties to currently effective BGS-RSCP supplier master agreements for auction years 2022 and 2023 accept and execute the MtM Amendment on or before January 26, 2024.
- E. This MtM Amendment sets out the terms to be amended in the 202_ BGS-RSCP Supplier Master Agreement consistent with the BGS Order.

Agreement

For and in consideration of the promises and mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

¹ *I/M/O The Provision of Basic Generation Service (BGS) For The Period Beginning June 1, 2024*, BPU Docket No. ER23030124, Decision and Order dated **[insert date]**.

1. Amendment to Defined Terms. Article 1 of the BGS-RSCP Supplier Master Agreement is hereby amended as follows:

The definition of “Forward Market Price” is deleted in its entirety and is replaced with the following:

Forward Market Price – the price for On-peak Energy Forwards as determined by quotations obtained by all of the EDCs from the same independent broker(s) active in the electric markets as available.

2. Start Date.²

The Start Date for this MtM Amendment shall be June 1, 2024 provided that the following have occurred:

- a. On or before January 26, 2024, the BGS-RSCP Supplier has executed and accepted this MtM Amendment and has delivered it to the Company; and
- b. On or before January 26, 2024, all other BGS-RSCP Suppliers that are parties to currently effective BGS-RSCP supplier master agreements for auction years 2022 and 2023, regardless of the New Jersey Electric Distribution Company that is the counter-party to such agreement, have executed and accepted the MtM Amendment.

The Company or its agent shall provide formal notice to the BGS-RSCP Supplier that either: (i) all BGS-RSCP Suppliers that are parties to currently effective BGS-RSCP supplier master agreements for auction years 2022 and 2023 have executed and accepted the MtM Amendment on or before January 26, 2024, such that the MtM Amendment will go into effect June 1, 2024; or (ii) as all BGS-RSCP Suppliers that are parties to currently effective BGS-RSCP supplier master agreements for auction years 2022 and 2023 did not execute and accept the MtM Amendment on or before January 26, 2024, the MtM Amendment will not go into effect June 1, 2024 and thus, will be null and void. Such notification is expected to be provided on or prior to January 29, 2024.

² Note: The BGS-RSCP Supplier can accept this MtM Amendment at its option. This footnote is for informational purposes only and will be deleted prior to the execution of this MtM Amendment. This MtM Amendment will be delivered (partially executed by the Company) to the BGS-RSCP Supplier.

3. Miscellaneous.

- a. Except as specifically modified in this MtM Amendment, the provisions of the BGS-RSCP Supplier Master Agreement, including any currently effective amendments or supplements thereto, shall remain in full force and effect, and such provisions are hereby ratified and confirmed. If there is a conflict between the terms of this MtM Amendment and those of the BGS-RSCP Supplier Master Agreement, or any currently effective amendments or supplements thereto, the terms of this MtM Amendment shall control.
- b. All references to the BGS-RSCP Supplier Master Agreement shall refer to the BGS-RSCP Supplier Master Agreement as amended by this MtM Amendment.
- c. This MtM Amendment shall be governed by and construed under the laws of the State of New Jersey.
- d. All capitalized but undefined terms used in this MtM Amendment shall have the meaning set forth in the BGS-RSCP Supplier Master Agreement unless the context clearly indicates otherwise.
- e. This MtM Amendment may be executed in any number of counterparts, each of which shall be an original, but all of which together shall constitute one instrument.
- f. This MtM Amendment shall be binding upon and inure to the benefit of the parties and their respective heirs, administrators, personal representatives, successors and permissible assigns.
- g. All captions and paragraph headings are used for convenience only and shall not be construed as confining or limited in any way the scope or intent of the provisions of this Amendment.
- h. Execution of this MtM Amendment is not intended to and shall not constitute a waiver by the Company of any Event of Default by the BGS-RSCP Supplier.
- i. The Parties intend this MtM Amendment to implement the BGS Order. Any ambiguity in this MtM Amendment shall be resolved accordingly.

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SIGNATURES APPEAR ON SUCCEEDING PAGES]

IN WITNESS WHEREOF, the Parties hereto have caused this MtM Amendment to be executed by their duly authorized representatives as of the date first set forth above.

ATTEST:

_____ By: _____

[SUPPLIER SIGNATURES APPEAR ON SUCCEEDING PAGES]

SUPPLIER SIGNATURE PAGE TO MTM AMENDMENT

BGS-RSCP Supplier:

Effective Date of BGS-RSCP Supplier Master Agreement amended by this MtM Amendment:

ATTEST:

By: _____