Regular Board Meeting
GUAM POWER AUTHORITY

CCU Conference Room, Gloria B. Nelson Public Service Building
5:30 p.m., August 29, 2019

AGENDA

1. CALL TO ORDER

2. APPROVAL OF MINUTES

3. COMMUNICATIONS
   3.1 Public Comments (2 min. per person)

4. GPA
   4.1 New Business
      4.1.1 GM Report
      4.1.2 Financials

5. ANNOUNCEMENTS
   6.1 Next CCU Meetings: GWA Work Session – 9/17/19; GPA Work Session – 9/19/19; CCU Regular Monthly Meeting – 9/24/19

6. ADJOURNMENT
GENERAL MANAGER’S REPORT

AUGUST 2019
1. **Generation System:** The following summarizes the generation forecast for September 2019:

- Projected Available Capacity: 370 MW
- Projected Demand: 258 MW
- Anticipated Reserve Margin: 112 MW

* The following updates monthly peak demands ending August 20, 2019:
2. Net Metering (NEM) Growth:
3. Demand Side Management (DSM)

Program directly reduces energy cost to customer at a one time fixed rebate.
GPA currently funded $4.3M from base rate.

### DSM EXPENSE SUMMARY

<table>
<thead>
<tr>
<th>Description</th>
<th>FY16</th>
<th>FY17</th>
<th>FY18</th>
<th>FY19 tot thru 7/31/19*</th>
<th>Total to Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regular/OT Pay</td>
<td>$11,348.80</td>
<td>$22,256.00</td>
<td>$26,121.83</td>
<td>$40,920.10</td>
<td>$100,646.73</td>
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<tr>
<td>Other Contractual</td>
<td>$28,278.50</td>
<td>$85,550.05</td>
<td>$116,977.50</td>
<td>$3,025.00</td>
<td>$233,831.05</td>
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<tr>
<td>Ads &amp; Radio Announcements</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>$7,500.00</td>
<td>$7,500.00</td>
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<tr>
<td>Paid Rebates—Split AC</td>
<td>$154,700.00</td>
<td>$557,275.00</td>
<td>$1,349,825.00</td>
<td>$856,200.00</td>
<td>$2,918,000.00</td>
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<tr>
<td>Paid Rebates—Central AC</td>
<td>$3,400.00</td>
<td>$8,200.00</td>
<td>$4,400.00</td>
<td>$5,000.00</td>
<td>$21,000.00</td>
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<tr>
<td>Paid Rebates—Washer/Dryer</td>
<td>$2,800.00</td>
<td>$7,425.00</td>
<td>$57,200.00</td>
<td>$77,800.00</td>
<td>$145,225.00</td>
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<tr>
<td>Total Expenses</td>
<td>$200,527.30</td>
<td>$680,706.05</td>
<td>$1,554,524.33</td>
<td>$990,445.10</td>
<td>$3,426,202.78</td>
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</tbody>
</table>
4. FY’2020 Budget:
   • The FY 2020 budget will be presented in the September work session

5. New 180 MW Power Plant:
   • The New Power Plant issue will be presented to the CCU in the August work session August 22, 2019.

6. PUC Dockets: The following dockets are on PUC agenda for their August meeting
   • GPA Docket 19-01, Petition for Award of Contract for the Out of Service Inspection and Refurbishment of GPA Bulk Storage Fuel Tanks
   • GPA Docket 19-12, Petition for Award of Contract for the Supply of Diesel

7. GPA and GDOE BEST Schools Energy Project:
   • A story was published on the Guam PDN GDOE Supplement on Aug. 19, 2019 on GPA and GDOE’s BEST School Energy Project that launched on May 2018. It highlighted our partnership and commitment to assist GDOE. The GPA/GDOE BEST Schools Projects supports CCU’s goal to assist GDOE achieve energy cost reduction thru energy efficiency programs. I’ve attached the story from the Guam PDN for reference.
8. **GPA Awards and Recognition:**
   - On July 10, 2019 Environmental Systems Research Institute (ESRI), the International Supplier of GIS software, Web GIS and Geodatabase recognized GPA as the first in the world electric distribution utility to operate business critical functions on ESRI’s Utility Network. A **Special Achievement in GIS** (SAG) award was presented to GPA at the ESRI User Conference in San Diego, CA this past July. Several articles have been written on this, which include the SmartGrid Today and Power Engineers national publications. Kudos to our Team for this achievement award and recognition!
   - On July 30, 2019 APPA’s Public Power Daily published an article entitled, “Guam Power Authority taps drone to digitally map infrastructure.” The article centered around GPA Engineering’s pilot project to map out Guam’s island wide power system utilizing unmanned aerial vehicles (UAV). This project was of interest to APPA because of its success in utilizing UAV technology to constantly improve reliability.

9. **2019 Vendor Outreach:**
   - GPA’s first annual Vendor Outreach event was held from 9:00 a.m. - 11:00 a.m. on July 30 & 31, 2019 in the GBN Procurement conference room, to provide current and potential vendors an overview of the local government procurement process and requirements, and the Authority’s past and current tenders. Seventy-Five attendees registered and/or updated their business information with Procurement/Supply personnel. I have attached some highlights of event. The successful event was well-received. The next Vendor Outreach event is tentatively scheduled for June 2020.

10. **Updated Metrics:** The following are updates on key metrics
DOI $1.25M Grant Award
GPA and GDOE BEST Schools Energy Projects

In a collaborative effort between the Guam Power Authority (GPA) and the Guam Department of Education (GDOE), the Bringing Energy Savings to Schools (BEST) Project, was launched on May 18, 2018. This initiative was funded by GDOE’s BEST Project and supports GPA’s goal to help GDOE achieve its legislative mandate to deploy and utilize green energy. The program also provides an incentive for GDOE to reduce its energy use and cost of maintaining and operating its infrastructure and extending the life of its energy equipment with enhanced, proactive maintenance routines.

On September 28, 2018, the Department of the Interior Office of Insular Affairs Energy Efficiency and Renewable Energy Federal Program (IERE) granted GPA $4.1 million in a grant award for LED lighting retrofits at two GDOE high schools. The grants estimated $954,689 at Southern High in Dededo and $856,204 at Washington High School in Mangilao.

The Siemens Industry, Inc. Smart Infrastructure Division is working in collaboration with GPA’s Strategic Planning & Operations Research Division (SPORD) engineers and Engineering & Technical Services personnel to design and implement energy solutions to support GDOE’s energy goals. These energy goals include reducing energy consumption by a minimum of 16 percent.

Siemens conducted a Preliminary Feasibility Assessment of all 41 GDOE elementary, middle, and high schools. Following the review of the Preliminary Feasibility Assessment, GPA and GDOE created a portfolio of best practices for schools to use as a pilot school for energy efficiency enhancements. GPA, GDOE, and Siemens will retrofit Central High School, the Guam Department of Education’s (GDOE) flagship school, and five additional schools as part of these energy-efficient projects for GDOE schools. The Scope of Work for these retrofit projects began in June 2018.

“GPA will work with our partner-agencies, to include the Guam Department of Education leadership, school administration, facilities management, Siemens, and their lighting and electrical subcontractors through to completion,” stated GPA’s Director of Energy and Facilities, Eugene Benavente. “This is an important investment that will benefit not only our environment, but our department’s ability to invest funding in resources that will provide greater support for our education-focused partnership, for supporting our schools to make this important project a reality.”
2019 Vendor Outreach

GPA seeks to spread out its contracts and expand supplier pool; first ever vendor outreach starts tomorrow

GUAH POWER AUTHORITY
Commitment to Excellence
Historical Monthly Peak Demand
Aug 2013 - July 2019

- Peak Demand
- 12-month Rolling Average
- 2-year Rolling Average
- 3-year Rolling Average

Sept 2018
Typhoon Mangkhut
Historical KWH Sales
Aug 2015 - July 2019

- Gross KWH
- Net KWH
- KWH Sales
- 3-yr Rolling KWH Sales
- 2-year Rolling KWH Sales
- 1-yr Rolling KWH Sales

Sept 2018
Typhoon Mangkhut
Fuel Cargo and Fuel Consumption Costs ($/bbl)
Aug 2015 - July 2019
## July 2019 Monthly Financial Highlight

### Monthly Budget Revenues vs Actual Revenues

<table>
<thead>
<tr>
<th>Month</th>
<th>Budget $000</th>
<th>Actual $000</th>
<th>Variance</th>
<th>CY vs PY</th>
<th>PY FY18 $000</th>
<th>Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>October</td>
<td>$13,811</td>
<td>$13,564</td>
<td>$246</td>
<td>↓</td>
<td>$13,625</td>
<td>$61</td>
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<tr>
<td>November</td>
<td>$13,723</td>
<td>$13,203</td>
<td>$519</td>
<td>↓</td>
<td>$13,827</td>
<td>$624</td>
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<tr>
<td>December</td>
<td>$13,833</td>
<td>$13,467</td>
<td>$365</td>
<td>↓</td>
<td>$13,968</td>
<td>$501</td>
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<tr>
<td>January</td>
<td>$13,321</td>
<td>$12,616</td>
<td>$705</td>
<td>↓</td>
<td>$13,534</td>
<td>$918</td>
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<tr>
<td>February</td>
<td>$12,114</td>
<td>$11,915</td>
<td>$199</td>
<td>↓</td>
<td>$12,522</td>
<td>$607</td>
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<tr>
<td>March</td>
<td>$13,790</td>
<td>$13,926</td>
<td>$135</td>
<td>↑</td>
<td>$13,776</td>
<td>$150</td>
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<tr>
<td>April</td>
<td>$13,562</td>
<td>$13,520</td>
<td>$42</td>
<td>↓</td>
<td>$13,351</td>
<td>$169</td>
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<tr>
<td>May</td>
<td>$14,630</td>
<td>$14,057</td>
<td>$573</td>
<td>↓</td>
<td>$14,011</td>
<td>$46</td>
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<tr>
<td>June</td>
<td>$14,196</td>
<td>$13,977</td>
<td>$219</td>
<td>↓</td>
<td>$13,201</td>
<td>$776</td>
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<tr>
<td>July</td>
<td>$14,152</td>
<td>$13,951</td>
<td>$202</td>
<td>↓</td>
<td>$13,446</td>
<td>$504</td>
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<td>August</td>
<td>$14,280</td>
<td></td>
<td></td>
<td></td>
<td>$13,041</td>
<td></td>
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<tr>
<td>September</td>
<td>$13,590</td>
<td></td>
<td></td>
<td></td>
<td>$12,707</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$165,002</td>
<td>$134,197</td>
<td>$2,935</td>
<td>↓</td>
<td>$161,010</td>
<td>$1,065</td>
</tr>
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</table>

### Monthly Budget Sales vs Actual Sales

<table>
<thead>
<tr>
<th>Month</th>
<th>Budget gwh</th>
<th>Actual gwh</th>
<th>Variance</th>
<th>CY vs PY</th>
<th>PY FY18 gwh</th>
<th>Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>October</td>
<td>133,797</td>
<td>132,489</td>
<td>(1,308)</td>
<td>↓</td>
<td>133,262</td>
<td>(773)</td>
</tr>
<tr>
<td>November</td>
<td>133,346</td>
<td>129,537</td>
<td>(3,809)</td>
<td>↓</td>
<td>136,044</td>
<td>(6,506)</td>
</tr>
<tr>
<td>December</td>
<td>134,715</td>
<td>132,190</td>
<td>(2,525)</td>
<td>↓</td>
<td>138,587</td>
<td>(6,397)</td>
</tr>
<tr>
<td>January</td>
<td>131,547</td>
<td>122,590</td>
<td>(8,958)</td>
<td>↓</td>
<td>133,882</td>
<td>(11,292)</td>
</tr>
<tr>
<td>February</td>
<td>117,775</td>
<td>111,159</td>
<td>(6,616)</td>
<td>↓</td>
<td>119,241</td>
<td>(8,082)</td>
</tr>
<tr>
<td>March</td>
<td>135,196</td>
<td>129,170</td>
<td>(6,026)</td>
<td>↓</td>
<td>132,693</td>
<td>(3,523)</td>
</tr>
<tr>
<td>April</td>
<td>132,763</td>
<td>132,396</td>
<td>(367)</td>
<td>↓</td>
<td>130,565</td>
<td>1,830</td>
</tr>
<tr>
<td>May</td>
<td>143,236</td>
<td>140,412</td>
<td>(2,824)</td>
<td>↓</td>
<td>138,085</td>
<td>2,327</td>
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<tr>
<td>June</td>
<td>138,016</td>
<td>138,704</td>
<td>688</td>
<td>↑</td>
<td>129,728</td>
<td>8,976</td>
</tr>
<tr>
<td>July</td>
<td>139,434</td>
<td>139,204</td>
<td>(230)</td>
<td>↓</td>
<td>128,681</td>
<td>10,523</td>
</tr>
<tr>
<td>August</td>
<td>139,030</td>
<td></td>
<td></td>
<td></td>
<td>127,348</td>
<td></td>
</tr>
<tr>
<td>September</td>
<td>133,149</td>
<td></td>
<td></td>
<td></td>
<td>118,935</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>1,612,003</td>
<td>1,307,850</td>
<td>(31,974)</td>
<td>↓</td>
<td>1,567,052</td>
<td>(12,919)</td>
</tr>
</tbody>
</table>

### Base Rate Revenue $000

- October: $10,000
- November: $11,000
- December: $12,000
- January: $13,000
- February: $14,000
- March: $15,000

### MWh Sales

- October: 100,000
- November: 110,000
- December: 120,000
- January: 130,000
- February: 140,000
- March: 150,000
July 2019 Monthly Financial Highlight (Continued)

- Under recovery of LEAC - $10.2 million

<table>
<thead>
<tr>
<th></th>
<th>Monthly Budget</th>
<th>Actual</th>
<th>Variance</th>
<th>PY FY18</th>
<th>CY vs PY Variance</th>
</tr>
</thead>
<tbody>
<tr>
<td>October</td>
<td>$20,637</td>
<td>$20,550</td>
<td>$(87)</td>
<td>$15,936</td>
<td>$4,615 ↑</td>
</tr>
<tr>
<td>November</td>
<td>$20,568</td>
<td>$20,711</td>
<td>$143</td>
<td>$15,400</td>
<td>$5,310 ↑</td>
</tr>
<tr>
<td>December</td>
<td>$20,779</td>
<td>$19,969</td>
<td>$(810)</td>
<td>$16,007</td>
<td>$3,961 ↑</td>
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<tr>
<td>January</td>
<td>$20,290</td>
<td>$18,822</td>
<td>$(1,468)</td>
<td>$16,036</td>
<td>$2,785 ↑</td>
</tr>
<tr>
<td>February</td>
<td>$20,718</td>
<td>$17,368</td>
<td>$(3,350)</td>
<td>$17,763</td>
<td>$(395) ↓</td>
</tr>
<tr>
<td>March</td>
<td>$23,783</td>
<td>$19,017</td>
<td>$(4,765)</td>
<td>$19,180</td>
<td>$(163) ↓</td>
</tr>
<tr>
<td>April</td>
<td>$23,354</td>
<td>$19,442</td>
<td>$(3,912)</td>
<td>$19,441</td>
<td>2 ↑</td>
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<tr>
<td>May</td>
<td>$25,197</td>
<td>$20,711</td>
<td>$(4,486)</td>
<td>$20,854</td>
<td>$(143) ↓</td>
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<tr>
<td>June</td>
<td>$24,279</td>
<td>$21,932</td>
<td>$(2,347)</td>
<td>$19,252</td>
<td>$2,680 ↑</td>
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<tr>
<td>July</td>
<td>$24,528</td>
<td>$21,082</td>
<td>$(3,446)</td>
<td>$19,457</td>
<td>$1,624 ↑</td>
</tr>
<tr>
<td>August</td>
<td>$24,457</td>
<td></td>
<td></td>
<td>$19,608</td>
<td></td>
</tr>
<tr>
<td>September</td>
<td>$23,422</td>
<td></td>
<td></td>
<td>$18,390</td>
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</tr>
<tr>
<td>Total</td>
<td>$272,011</td>
<td>$199,603</td>
<td>$(24,529)</td>
<td>$217,324</td>
<td>$20,277 ↑</td>
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</table>

Fuel Revenue/ Cost $000

- CCU / GPA Regular Meeting August 29, 2019 - GPA
### July 2019 Monthly Financial Highlight (Continued)

<table>
<thead>
<tr>
<th></th>
<th>Q2018</th>
<th>Q2018</th>
<th>Q2019</th>
<th>Q2019</th>
<th>Q2019</th>
<th>Q2019</th>
</tr>
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<tbody>
<tr>
<td>Residential</td>
<td>44,074</td>
<td>43,887</td>
<td>43,920</td>
<td>44,144</td>
<td>44,329</td>
<td>44,408</td>
</tr>
<tr>
<td>Commercial</td>
<td>5,278</td>
<td>5,261</td>
<td>5,273</td>
<td>5,291</td>
<td>5,303</td>
<td>5,333</td>
</tr>
<tr>
<td>Government</td>
<td>1,092</td>
<td>1,077</td>
<td>1,090</td>
<td>1,074</td>
<td>1,075</td>
<td>1,095</td>
</tr>
<tr>
<td>Streetlights</td>
<td>1,091</td>
<td>1,152</td>
<td>1,151</td>
<td>1,152</td>
<td>1,138</td>
<td>1,138</td>
</tr>
<tr>
<td>Navy</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th></th>
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<th>Q2018</th>
<th>Q2019</th>
<th>Q2019</th>
<th>Q2019</th>
<th>Q2019</th>
</tr>
</thead>
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<tr>
<td>Residential</td>
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<td>1,090</td>
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<td>1,075</td>
<td>1,095</td>
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<td>1,151</td>
<td>1,152</td>
<td>1,138</td>
<td>1,138</td>
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<tr>
<td>Navy</td>
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<td>1</td>
<td>1</td>
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<table>
<thead>
<tr>
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<th>Q2018</th>
<th>Q2019</th>
<th>Q2019</th>
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<tr>
<td>Residential</td>
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<td>5,333</td>
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<td>1,077</td>
<td>1,090</td>
<td>1,074</td>
<td>1,075</td>
<td>1,095</td>
</tr>
<tr>
<td>Streetlights</td>
<td>1,091</td>
<td>1,152</td>
<td>1,151</td>
<td>1,152</td>
<td>1,138</td>
<td>1,138</td>
</tr>
<tr>
<td>Navy</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
</tbody>
</table>

Number of Customers

![Graph showing number of customers per quarter from Q2018 to Q2019, categorized by Residential, Commercial, Government, Streetlights, and Navy.](image-url)
## July 2019 Monthly Financial Highlight (Continued)

<table>
<thead>
<tr>
<th>Month</th>
<th>Monthly Budget $000</th>
<th>Actual Monthly Cost $000</th>
<th>Variance $000</th>
<th>PY FY18 $000</th>
<th>CY vs PY Variance</th>
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<tbody>
<tr>
<td>October</td>
<td>$5,986</td>
<td>$5,551</td>
<td>$435 ↑</td>
<td>$5,239</td>
<td>(312) ↓</td>
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<tr>
<td>November</td>
<td>$6,419</td>
<td>$4,875</td>
<td>$1,544 ↑</td>
<td>$4,941</td>
<td>66 ↑</td>
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<td>December</td>
<td>$6,119</td>
<td>$4,762</td>
<td>$1,358 ↑</td>
<td>$4,694</td>
<td>(68) ↓</td>
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<tr>
<td>January</td>
<td>$6,882</td>
<td>$5,399</td>
<td>$1,483 ↑</td>
<td>$6,204</td>
<td>805 ↑</td>
</tr>
<tr>
<td>February</td>
<td>$6,291</td>
<td>$5,114</td>
<td>$1,177 ↑</td>
<td>$5,252</td>
<td>138 ↑</td>
</tr>
<tr>
<td>March</td>
<td>$6,231</td>
<td>$5,869</td>
<td>$362 ↑</td>
<td>$5,638</td>
<td>(231) ↓</td>
</tr>
<tr>
<td>April</td>
<td>$6,374</td>
<td>$5,704</td>
<td>$670 ↑</td>
<td>$6,269</td>
<td>565 ↑</td>
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<tr>
<td>May</td>
<td>$6,753</td>
<td>$5,485</td>
<td>$1,268 ↑</td>
<td>$6,005</td>
<td>520 ↑</td>
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<tr>
<td>June</td>
<td>$6,373</td>
<td>$5,703</td>
<td>$670 ↑</td>
<td>$5,558</td>
<td>(145) ↓</td>
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<tr>
<td>July</td>
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<td>$6,276</td>
<td>$434 ↑</td>
<td>$5,797</td>
<td>(479) ↓</td>
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<tr>
<td>August</td>
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<td>$5,961</td>
<td></td>
<td></td>
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<tr>
<td>September</td>
<td>$6,079</td>
<td>$4,836</td>
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<td>Total</td>
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<td>$54,738</td>
<td>$9,401 ↑</td>
<td>$66,394</td>
<td>$859 ↑</td>
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### O&M Cost $000

- **September**: $6,079
- **August**: $6,648
- **July**: $6,710
- **June**: $6,373
- **May**: $6,753
- **April**: $6,374
- **March**: $6,231
- **February**: $6,291
- **January**: $6,882
- **December**: $6,119
- **November**: $6,419
- **October**: $5,986

### Debt service coverage (DSC) calculation-Indenture

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<tr>
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<th>2016</th>
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<td>Senior lien coverage</td>
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<td>3.28</td>
<td>2.65</td>
<td>2.53</td>
<td>1.99</td>
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### Debt service coverage (DSC) calculation-IPP as O&M

<table>
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<th>2016</th>
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<th>2018</th>
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<td>2.45</td>
<td>1.79</td>
<td>1.65</td>
<td>1.63</td>
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</table>
Resolution No. 2019-13:

Relative to Approving the Energy Conversion Agreement (ECA) for the New Dual Fuel Power Plant and Authorizing Guam Power Authority to Petition the Guam Public Utilities Commission (GPUC) to Approve the ECA with Korea Electric Power Company (KEPCO)

What is the project's objective? Is it necessary and urgent?

The commissioning of the new dual fuel power plant is critical to meeting GPA's Compliance Plan with USEPA. Discussions and negotiations for a consent decree are currently ongoing between GPA and USEPA. GPA’s plan is to have all power plants compliant with USEPA regulations, which includes the retirement of Cabras 1 & 2, and the conversion of MEC 8 & 9 to use ULSD.

The new dual fuel power plant will provide high reliability and substantial O&M savings, while burning less fuel when compared to the aging Cabras power plants. The fuel efficiency savings will reduce the initial cost of using a more expensive, though cleaner fuel. The new dual fuel power plant will reduce GPA’s annual fuel consumption by about 35 million gallons of fuel per year.

Under the ECA, KEPCO’s proposal is to build, finance, operate and transfer ownership to GPA after twenty-five years a new dual fuel power plant for a total firm capacity of 198 MW consisting of three (3) Siemens SGT-800 45 MW combustion turbines for total MW capacity of 135 MW; and one (1) 63 MW Siemens steam turbine. The proposal also included for increased reliability and to meet the guaranteed 96% availability, one (1) 25 MW Battery Energy Storage System (BESS) to improve reliability; and 64 MW of additional small diesel generators to further insure reliability.

The new dual fuel power plant can also burn natural gas which is much less expensive than ULSD. Converting from ULSD to LNG would significantly lower fuel costs for ratepayers even more. The new dual fuel power plant is projected to lower the average residential power bill by 7.95%, while burning ULSD, once completed in 2023. All other rate classes would also benefit from similar reductions in their power bill.

If GPA is eventually permitted to use LNG instead of ULSD as a fuel source, average residential power bills are projected to be lower by 21.15%, with similar savings for all other rate classes. The technology mix proposed by the new plant will allow for the addition of more renewable energy assets in the future, which would further lower ratepayer power bills while also reducing the amount of fuel used for energy and Guam’s carbon footprint. These potential savings are not attainable unless GPA is first allowed to enter into an ECA with KEPCO.

Where is the location?

Harmon (Ukudu) Area
How much will it cost?
25-year Net Present Value cost of $3,121,230,000

When will it be completed?
Commissioning the new power plant by October 2022

What is its funding source?
Base Rate, LEAC and Cabras 3 & 4 Insurance Proceeds
RESOLUTION NO. 2019-013
Relative to Approving the Energy Conversion Agreement (ECA) for the New Dual Fuel Power Plant and Authorizing the Guam Power Authority (GPA) to Petition the Guam Public Utilities Commission (GPUC) to Approve the Energy Conversion Agreement (ECA) with Korea Electric Power Company (KEPCO)

WHEREAS, Integrated Resources Planning (IRP) is a public process in which GPA planners work together with other interested stakeholders to identify and prepare energy options that serve the highest possible public good at the lowest cost. The IRP process is a conversation between the Authority, its customers, regulators, and other stakeholders on Guam’s Energy Future; and

WHEREAS, in 2008 the Consolidated Commission on Utilities (CCU) approved GPA’s IRP which recommended to continue development of renewable energy resources, to improve fuel efficiencies through modern technology and to seek opportunities for diversifying to lower cost and cleaner fuel sources, including the potential to use Liquefied Natural Gas (LNG) as an alternate fuel source; and

WHEREAS, in 2008, the CCU and GPA worked with the late Speaker Ben Pangelinan, the Guam Legislature and Governor Felix Camacho to pass P.L. 29-62 to establish Guam’s first Renewal Portfolio Standard (RPS). The public policy set a goal to have no less than 25% of Guam’s electricity to be provided by renewable energy sources by 2035 in order to reduce Guam’s exclusive energy dependency on oil and to reduce the island’s carbon footprint; and

WHEREAS, in FY2013 GPA updated its Integrated Resource Plan (IRP) to address new U.S. Environmental Protection Agency (USEPA) regulations on emissions by recommending a generation resource plan which included fuel conversion from residual fuel oil to Ultra-Low Sulfur Diesel (ULSD) Fuel Oil and LNG, replacement of older, less fuel efficient and high production cost generating units with new, more fuel efficient, lower operating cost generating units, which would also allow for even more renewable energy assets to be added to the system; and

WHEREAS, on October 27, 2014 the Consolidated Commission on Utilities (CCU) authorized GPA in Resolution 2014-48 to petition the Guam Public Utilities Commission (PUC) for approval of the procurement of a new dual fuel power plant; and

WHEREAS, GPA’s justification for procuring a new dual fuel power plant was the need to lower rate payer costs by reducing the amount of fuel needed to supply Guam’s power, and for
base load generating units to come into compliance with certain environmental regulations issued by the United States Environmental Protection Agency (USEPA) under the Clean Air Act, which include the RICE-MACT regulations (slow-speed generations), EGU-MACT regulations (steam generators); and

WHEREAS, the PUC in its January 29, 2015 order, rejected GPA’s petition for approval of the procurement of a new dual fuel power plant, and stated that the petition does not present sufficient evidence that the proposed new power plant is justified; and

WHEREAS, on January 30, 2015, GPA submitted its proposed compliance schedule to USEPA which detailed GPA’s plans to construct a new dual fuel power plant no later than September 30, 2019, retire all four Cabras steam plants, and to convert MEC 8 & 9 units to ULSD within one year after the commissioning of the new power plant; and

WHEREAS on March 24, 2015, CCU Resolution 2015-21 authorized GPA to petition the PUC for approval of procurement documents for engineering and technical consulting services to support implementing the USEPA compliance plan which includes procurement, contracting, construction and commissioning support for a dual fuel power plant; and

WHEREAS, on May 28, 2015 the PUC in its order in GPA Docket 15-05 deferred GPA’s request to begin procurement for new engineering and technical consulting services relating to the new dual fuel power plant; and

WHEREAS, on August 31, 2015 an explosion and fire occurred at GPA’s Cabras 3 & 4 power plants resulting in the loss of 79 MW of baseload generation capacity; and

WHEREAS, on October 29, 2015 the PUC ordered GPA in Docket 15-05 to update the Integrated Resource Plan (IRP) as a result of the August 31, 2015 explosion and fire at Cabras 3 & 4; and

WHEREAS, on May 24, 2016 CCU Resolution 2016-36 authorized GPA to petition the PUC to proceed with the Procurement of a new dual fuel power plant and for approval of the plan using the Independent Power Producer (IPP) model. In addition, CCU authorized GPA to procure the services of an Engineering, Procurement and Construction Management (EPCM) firm to assist in the procurement of the new power plant and act as GPA’s owner representative; and

WHEREAS, on October 27, 2016, the PUC in Docket 15-05 approved GPA’s petition to procure new generation based upon the Independent Power Producer (IPP) model as a Build Operate Transfer (BOT), including assorted transmission facilities and pipelines for both ULSD and LNG. The technology for the new generation shall not preclude any type of technology, and could be combined cycle units, internal combustion units, and/or renewable energy, subject to PUC
procurement protocol. In addition, PUC also approved the consulting services and funding to support the procurement development for an IPP contract; and

WHEREAS, on November 22, 2016, CCU Resolution 2016-66 authorized GPA to procure property in the Harmon area, close to the Harmon substation for the location of the new power plant; and

WHEREAS, on January 24, 2017 CCU Resolution 2017-01 authorized GPA to contract for an Engineering, Procurement and Construction Management (EPCM) for the development of an IPP contract for new generation capacity and to represent GPA as Owner’s engineer support during the construction of the new power plant. Stanley Consultants, Inc. was determined to be the most qualified and was the firm GPA selected; and

WHEREAS, on April 18, 2017, the PUC authorized GPA to proceed with the IRP, and approved the procurement of new efficient, reliable, cost effective baseload generation without prohibition of LNG considerations; and

WHEREAS, on April 27, 2017 the PUC ordered GPA in Docket 15-05 supplemental order to open the new power plant bid to the market to offer technology neutral/agnostic solutions including combined cycle, internal combustion engines, and renewables; and

WHEREAS, on September 26, 2017 CCU Resolution 2017-39 authorized GPA to petition the PUC for approval of a multi-step bid process and to initiate the Request for Qualifications to establish a bidders list for the procurement of a new dual fuel power plant; and

WHEREAS, October 13, 2017 CCU Resolution 2017-42 authorized GPA to execute the real property purchase agreement for 60 acres of unimproved real property in the Harmon (Ukudu) area for a price not to exceed $10,870,000 and to commence rezoning efforts, and to petition the PUC for approval of this purchase; and

WHEREAS, on November 30, 2017, the PUC approved in Docket 18-02 a multi-step procurement process and authorized GPA to issue the Request for Qualifications for the new dual fuel power plant; and

WHEREAS, on January 16, 2018 GPA issued Multi-Step Bid GPA-034-18 for Build, Own/Operate and Transfer Contract for the new dual fuel power plant; and

WHEREAS, on May 16, 2018, Public Law 34-102 was enacted that consolidated the lots and rezoned the lots from R-2 to M-1 for the construction and operation of GPA’s new dual fuel power plant; and
WHEREAS, on May 31, 2018, the PUC in Docket 18-14 approved GPA’s purchase of the Harmon (Ukudu) property for the new dual fuel power plant and to enter into the proposed Contract of Sale; and

WHEREAS, on July 24, 2018 CCU Resolution 2018-015 approved GPA’s request to petition the PUC for the approval of the Technical Bid documents for Multi-Step Bid GPA-034-18 for the Build, Own/Operate & Transfer (BOT) Contract for the new dual fuel power plant. PUC Docket 18-02 required GPA to submit and obtain approval of the technical bid documents from PUC; and

WHEREAS, on August 30, 2018, the PUC approved the technical bid documents allowing GPA to issue the bid for public bidding; and

WHEREAS, from an initial list of 18 bidders and 7 qualified proponents, GPA received price proposals from Powerflex (Wartsila), Hanwha Energy and Korea Electric Power Company (KEPCO) on June 3, 2019. The evaluation criteria included financial capacity, experience, qualifications and technical proposal. There were no proposals strictly using only renewables; and

WHEREAS, on June 10, 2019, GPA determined that the lowest qualified bidder was KEPCO, with a 25-year Net Present Value (NPV) cost of $3,121,230,000. This cost was lower than the cost of Hanwha Energy ($3,199,004,000 NPV) and Powerflex (Wartsila) ($4,019,294,000 NPV); and

WHEREAS, the proposal provides a plant with a thermal efficiency of 51% which substantially exceeds existing generating units heat rates, (64% more efficient than Cabras) and will produce the greatest fuel savings for ratepayers; and

WHEREAS, GPA is now requesting the CCU to review and approve the Energy Conversion Agreement (ECA), and its supporting schedules and documents, with KEPCO (Exhibit A) for the new dual fuel power plant; and

WHEREAS, under the ECA, KEPCO’s proposal is to build, finance, operate and transfer ownership to GPA after twenty-five years a new dual fuel power plant for a total firm capacity of 198 MW consisting of three (3) Siemens SGT-800 45 MW combustion turbines for total MW capacity of 135 MW; and one (1) 63 MW Siemens steam turbine; and

WHEREAS, the proposal also included for increased reliability and to meet the guaranteed 96% availability, one (1) 25 MW Battery Energy Storage System (BESS) to improve reliability; and 64 MW of additional small diesel generators to further insure reliability; and

WHEREAS, the commissioning of the new dual fuel power plant is critical to meeting GPA’s Compliance Plan with USEPA. Discussions and negotiations for a consent decree are currently ongoing between GPA and USEPA. GPA’s plan is to have all power plants compliant with USEPA
regulations, which includes the retirement of Cabras 1 & 2, and the conversion of MEC 8 & 9 to also be dual fuel capable; and

WHEREAS, the new dual fuel power plant will provide high reliability and substantial O&M savings, while burning less fuel when compared to the aging Cabras power plants. The fuel efficiency savings will reduce the initial cost of using a more expensive, though cleaner fuel. The new dual fuel power plant will reduce GPA’s annual fuel consumption by about 35 million gallons of fuel per year; and

WHEREAS, the new dual fuel power plant can also burn natural gas which is much less expensive than ULSD. Converting from ULSD to LNG would significantly lower fuel costs for ratepayers even more; and

WHEREAS, the new dual fuel power plant is projected to lower the average residential power bill by 7.95%, while burning ULSD, once completed in 2023. All other rate classes would also benefit from similar reductions in their power bill; and

WHEREAS, if GPA is eventually permitted to use LNG instead of ULSD as a fuel source, average residential power bills are projected to be lower by 21.15%, with similar savings for all other rate classes; and

WHEREAS, the technology mix proposed by the new plant will allow for the addition of more renewable energy assets in the future, which would further lower ratepayer power bills while also reducing the amount of fuel used for energy and Guam’s carbon footprint; and

WHEREAS, these potential savings are not attainable unless GPA is first allowed to enter into an ECA with KEPCO, as described herein; and

WHEREAS, the new dual fuel power plant would provide new capacity to meet the military buildup load growth; and

WHEREAS, time is of the essence to obtain approvals from the CCU and the PUC in order to meet GPA’s goal of commissioning the new power plant by October 2022 to comply with the applicable USEPA standards; and

NOW THEREFORE, BE IT RESOLVED, by the Consolidated Commission on Utilities, subject to the review and approval of the Public Utilities Commission, as follows:

1. For all the reasons listed herein, and based on all the additional analysis provided by GPA over the course of this planning, bidding and evaluation process, the CCU determines that is in the best interest of the ratepayers of Guam to proceed with the award and execution of the proposed ECA with KEPCO; and
2. The CCU authorizes the GPA General Manager to contract with KEPCO via the enclosed ECA, and its attachments, to Finance, Build, Own/Operate and Transfer for a 198 MW new dual fuel power plant and related assets.

RESOLVED, that the Chairman of the Commission certifies and the Secretary of the Commission attests the adoption of this Resolution.

DULY and REGULARLY ADOPTED this 3rd day of September, 2019.

Certified by: Attested by:

JOSEPH T. DUENAS MICHAEL LIMTIACO
Chairperson Secretary
Consolidated Commission on Utilities Consolidated Commission on Utilities

I, Michael Limtiaco, Secretary for the Consolidated Commission on Utilities (CCU), as evidenced by my signature above do certify as follows:

The foregoing is a full, true, and correct copy of the resolution duly adopted at a regular meeting of the members of Guam Consolidated Commission on Utilities, duly and legally held at the meeting place properly noticed and advertised at which meeting a quorum was present and the members who were present voted as follows:

Ayes: ___________
Nays: ___________
Absent: ___________
Abstain: ___________
[INSERT PROJECT NAME]

ENERGY CONVERSION AGREEMENT

BETWEEN

THE GUAM POWER AUTHORITY (GPA)

AND

[PROJECT COMPANY]

for a

Gas Dual Fired Power Electric Facility

Located at [Insert Location], Guam

2019
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ENERGY CONVERSION AGREEMENT

This ENERGY CONVERSION AGREEMENT (the “Agreement”) is entered into as of this ________ day of ________, 2019 BETWEEN the Guam Power Authority, a public corporation and an enterprise fund of the Government of Guam established by the Guam Power Authority Act of 1968 (herein referred to as “GPA”), with principal offices located at Gloria B. Nelson Public Service Building 688 Route 15 Fadian, Mangilao, Guam, AND [Project Company], a [insert legal name and description] (herein referred to as the “Project Company”), with principal offices at [insert address].

RECITALS

WHEREAS, pursuant to the Invitation For Bids issued by GPA on October 1, 2018 (as amended or supplemented), the Project Company has been chosen to develop, design, permit, finance, construct, test, commission, complete, own, insure, operate and maintain an electric power plant (the “Facility”, as hereinafter defined), a related BESS Facility and a related Reserve Facility (collectively with the Facility, the “Project Facilities” each as hereinafter defined) on a build, own and transfer basis at the Site located near Harmon Substation, Guam, to provide electric power capacity and net energy output to GPA;

WHEREAS, under the Guam Power Authority Act of 1968 GPA is authorized to enter into contracts whereby it will purchase electric capacity and net energy output from third parties in Guam;

[INSERT WHEREAS CLAUSE REGARDING RELEVANT AND UPDATED PUC APPROVAL ORDER/S]

WHEREAS, the Project Company desires to sell electric capacity and net energy output of the Project Facilities to GPA in accordance with the terms and conditions set forth in this Agreement; and

WHEREAS, GPA is agreeable to purchasing such electric capacity and net energy output from the Project Company in accordance with the terms and conditions set forth in this Agreement.

NOW THIS AGREEMENT WITNESSETH as follows:

ARTICLE 1

DEFINITIONS

Each of the following capitalized terms shall have the meaning set forth below unless a different meaning is expressly attributed to it in the Agreement. All units of measurement used in this Agreement shall conform to the International System of Units (SI).

“Abandonment” means a voluntarily cessation by Project Company of the development, construction or operation of the Facility and either (i) the Project Company expressly declares in writing that development, construction or operation of the Facility will not be resumed; or (ii) such cessation continues for sixty (60) consecutive Days, provided that an Abandonment shall not occur if the Project Company is using commercially reasonable and diligent efforts to commence or reinstate development, construction or operation.

1 Note to GPA: Subject to further review once Schedules are available (including careful review of cross-referencing between the ECA body and the schedules).

2 Note to GPA: Sponsors to provide details of the project company. Sponsors to advise timetable for incorporation of the Project Company.
“AAA Rules” has the meaning set forth in Article 18.4.

“Accumulated Unused Forced Outage Energy” has the meaning set forth in Article 8.3.

“Accumulated Unused Scheduled and Maintenance Outage Energy” has the meaning set forth in Article 8.3.

["Actual Heat Rate" means the Heat Rate expressed in BTU per kWh as determined by Commercial Operation Tests.]³

“AGC” means automatic generation control.

“Agent” has the meaning set forth in Article 4.2.

“Agreement” or “ECA” means this Energy Conversion Agreement, including its Schedules, as amended, supplemented or modified in accordance with the terms and conditions herein.

“Allowable Total Outages Energy” has the meaning set forth in Article 8.3.

“Allowable Forced Outages Energy” has the meaning set forth in Article 8.3.

“Annual Average Dependable Capacity” means for the relevant Contract Year, an amount equal to (a) the sum of the multiplication of each Dependable Capacity (including Initial Dependable Capacity) in effect during such Contract Year by the number of hours that each such Dependable Capacity was in effect during such Contract Year, divided by (b) the number of hours in such Contract Year.

“Bank” means the Federal Reserve Bank of the United States of America.

“Bank Rate” means the prime interest rate of the Bank from time to time.

“BESS Facility” means the battery energy storage system (BESS) that meets the requirements set forth in Schedule 1 to be installed by the Project Company as part of the Project Facilities.

“BESS-Related Capacity” means 25 MW of BESS capacity to be available for thirty (30) minutes as further described in Schedule 1.

“Bid Date” means April 2, 2019.

“Bid Guarantee” means the security established in accordance with the IFMSB to secure, inter alia, Project Company’s obligations as set forth in this Agreement, during the period between the execution of this Agreement and Financial Close.

“Black Start” means the process of restoring an electric power station to operation without relying on the external transmission network.

“British Thermal Unit” or “Btu” means the amount of heat required to raise the temperature of one pound of water by one degree Fahrenheit.

“Business Day” means any Day (including partial Days) of the year on which banks are required to be open for business in Guam.

“Capacity Charge” has the meaning set forth in Schedule 4.

³ Note to GPA: This defined term is not used in the ECA. To be re-checked when the ECA Schedules are inserted into the ECA.
"Capacity Damages" has the meaning set forth in Article 8.3.

"Cause" means, in relation to the issuance, renewal, revocation, amendment or modification of any Government Authorization, any material default, neglect or failure by Project Company to abide by any Laws of Guam or the United States or any of the terms and conditions of any Government Authorization which entitles the relevant Government Authority to revoke, or refuse to issue or renew, the Government Authorization or make an amendment to its terms and conditions.

"Change in Law" means any of the following events occurring after the date falling thirty (30) Days prior to the Bid Date as result of any action by any Government Authority:

(a) the adoption, imposition, promulgation, coming into effect, modification or repeal of any Law of Guam or the United States that affects the Project or Project Company;

(b) any change in the manner in which a Law of Guam or the United States that affects the Project or Project Company is applied or interpreted;

(c) the imposition by a Government Authority (other than for Cause) of any material condition or delay in connection with the issuance, renewal, or modification of any Government Authorization; or

(d) the revocation or failure to issue (other than for Cause) of any Government Authorization by a Government Authority, except to the extent such failure to issue is due to Project Company’s failure to diligently prepare the application for the applicable Government Authorization and to diligently seek the issuance thereof by the applicable Government Authority in compliance with applicable application requirements and procedures (taking into account the input of the Project Company’s local permitting consultant), that establishes or results in requirements that affect or relate to the Project that are materially more or less restrictive or materially more or less costly for Project Company.

"Commercial Operation Date" or “COD” means the earlier of (i) the Day following the Day upon which the Facility is Commissioned; or (ii) the Day following the Day upon which the Facility is deemed Commissioned in accordance with Article 7.

"Commercial Operation Period" means, with respect to the Facility, the period of time commencing on the COD and ending on (but including) the last Day of the Term.

"Commercial Operation Tests" mean the tests specified in Schedule 3 to demonstrate that the standard requirements and the guaranteed values (set out in Schedule 2) are met to achieve the COD with respect to the Facility.

"Commissioned" means notification by Project Company, accompanied by a report of the GPA Engineer certifying that the tests for the Facility have been satisfactorily completed in accordance with Schedule 3, and that the Facility meets the relevant characteristics set out in Schedule 2, provided that upon receipt of such notice and report the date on which the Facility is Commissioned shall be the date upon which the tests for the Facility (as referred to above) have been satisfactorily completed.

"Commissioning" means the process by which the Facility is Commissioned.

"Connection Agreement" has the meaning set forth in Article 4.5(i).
“Construction Contract” means the agreement/s between Project Company and the Construction Contractor/s for the design, engineering, procurement, construction and Commissioning of the Facility, as amended from time to time.

“Construction Contractor” means the construction contractor/s that are party to the Construction Contract.

“Construction Period” means the period of time commencing on the Construction Start Date and ending on the Commercial Operation Date.

“Construction Start Date” means the day on which Project Company issues the first Notice to Proceed to a Construction Contractor.

“Contracted Characteristics” means the characteristics of the Project Facilities described in Schedule 2.

“Contracted Facility Capacity” means the net electric power generating capacity of the Facility (excluding, for the avoidance of doubt, the Reserve Capacity and the BESS-Related Capacity) guaranteed to be provided to the Delivery Point on a continuous basis, adjusted to Site Reference Conditions as set forth in Schedule 2 and to the Fuel being consumed by such generating capacity at any given time, if applicable.

“Contractors” means the Construction Contractor and any O&M Contractor.

“Contract Year” means a period of twelve (12) consecutive Months commencing on each consecutive anniversary of the Commercial Operation Date and ending as of the end of the Day preceding the next anniversary of the Commercial Operation Date, except for the first Contract Year which shall start on the Commercial Operation Date.

“Day” means a twenty-four (24) hour period beginning and ending at 12:00 midnight Guam time.

“Declared Capacity” means the estimated net capacity of the Facility (adjusted to Site Reference Conditions and excluding, for the avoidance of doubt, the Reserve Capacity and BESS-Related Capacity) announced by Project Company pursuant to Article 9.3.

“Declared Reserve Capacity” means Reserve Capacity announced by Project Company pursuant to Article 9.3 which is distinct from and additional to the Declared Capacity and is available to be dispatched subject to the provisions of Article 9.2.

“Delivery Point” means the connection point of the Electrical Interconnection Facilities to the 115 kV bus bar at the Facility’s switchyard where GPA receives the Net Energy Output and Reserve Energy Output from the Project Company, as specified in Schedule 2.

“Dependable Capacity” means, at any given time, the net capacity of the Facility (excluding, for the avoidance of doubt, any BESS-Related Capacity and Reserve Capacity) operating on ULSD or Natural Gas if and when applicable, measured in kW (adjusted to Site Reference Conditions), at the Delivery Point of the Facility as determined by the most recent Dependable Capacity Test, provided that for purposes of calculating the Capacity Charge, the Dependable Capacity shall not exceed the Contracted Facility Capacity.

“Dependable Capacity Test” has the meaning set forth in Schedule 3 and the frequency described in Article 7.2.

“Dispatch Instruction” means an instruction issued directly by the PSCC to Project Company in accordance with (i) the dispatch principles and guidelines established by GPA in accordance
with the applicable system grid code for the Grid System; (ii) the Operating Procedures; (iii) the Technical Limits; (iv) Prudent Utility Practices; and (v) this Agreement.

“Dispute” means any dispute or disagreement of any kind whatsoever between GPA and Project Company in connection with or arising out of this Agreement.

“Dollars” or “USD” or “US$” all mean the lawful currency of the United States of America.

“Early Transfer Price” means the applicable price set forth in Schedule 8 for the purchase of the Project Facilities by GPA from Project Company pursuant to Article 4.5(e).

“Electrical Interconnection Facilities” means all of the electrical interconnection facilities and equipment described in Schedule 1 to be constructed by the Project Company and transferred to GPA at the Commercial Operation Date.

“Emergency” means a condition or situation that in the reasonable opinion of GPA poses an imminent threat of (a) materially adversely affecting the ability of GPA to maintain safe, adequate and continuous electrical service to its customers, having due regard to the then current standard of electrical energy provided to its customers; or (b) endangering the safety of people, plant, or equipment.

“Energy Charge” has the meaning set forth in Schedule 4.4.

“Environmental Attributes” means (a) credits, benefits, reductions, offsets and other beneficial allowances, howsoever named or referred to, with respect to any and all fuel, emissions, air quality, or other environmental characteristics, resulting from the use of Facility generation or the avoidance of the emission of any gas, chemical or other substance into the air, soil or water attributable to the sale of energy generated by the Project during the Term and in which Project Company has property rights or will have property rights upon such attributes coming into existence, and include any of the same arising out of legislation or regulation (i) concerned with (A) oxides of nitrogen, sulfur, or carbon, (B) particulate matter, soot, or mercury, or (C) implementing the United Nations Framework Convention on Climate Change (the “UNFCCC”) or protocols connected to the UNFCCC or crediting “early action” with a view thereto, and (b) all Environmental Attribute Reporting Rights.

“Environmental Attribute Reporting Rights” means the rights to report the ownership of any Environmental Attribute, including those rights accruing under any emissions trading program.

“Equity Documents” means any agreements relating to the issuance, subscription, placement or underwriting of Shares or other securities convertible into Shares issued by Project Company and any instruments constituting or evidencing Shares or other securities convertible into Shares issued by Project Company, and any documents or agreements evidencing or relating to indebtedness for money borrowed by Project Company from the Investors or their affiliates which, by its terms, is subordinated to any indebtedness for borrowed money incurred by Project Company under any Financing Document.

“Excessive Forced Outages Energy” has the meaning set forth in Article 8.3(a).

“Excessive Total Outages Energy” has the meaning set forth in Article 8.3(b).

“Excusable Event” means:

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4 Note to GPA: To be checked when the ECA Schedules are inserted into the ECA.
(i) events or circumstances constituting a Change in Law or Force Majeure event occurring after the date falling thirty (30) Days prior to the Bid Date and prior to Financial Close; or

(ii) a delay in the issuance of a Government Authorization, including, without limitation any delay in:

(A) the issuance of a building height variation for the zoning applicable to the Site to accommodate the buildings and structures forming part of the Project Facilities beyond the date falling [six (6)] months after the date of this Agreement, except to the extent that such delay is due to Project Company’s failure to diligently prepare the application for the applicable permit, and to diligently seek approval thereof by the applicable Government Authority in compliance with applicable application requirements and procedures (taking into account the input of the Project Company’s local permitting consultant); or

(B) the issuance of the environmental permits (including delay in the approval of the environmental impact assessment and the building permit) required under applicable environmental Laws beyond the date falling [six (6)] months after the date of this Agreement, except to the extent such delay is due to Project Company’s failure to diligently prepare the applications for the applicable environmental permits and environmental impact assessment, and to diligently seek the approval thereof by the applicable Government Authority in compliance with applicable environmental permit/environmental impact assessment application requirements and procedures (taking into account the input of the Project Company’s local environmental consultant),

provided further, that in the case of this sub-clause (ii), such delay prevents Project Company from performing its obligations under this Agreement or delays such performance, as demonstrated by the Project Company.

"Facility" means an electric generating facility with an expected continuously available fully dispatchable capacity of 198 MW net (when operating on ULSD) to be constructed by Project Company at a leased Site in Guam, whether completed or at any stage of development and construction, including, without limitation or regard to the level of development, the leased land, buildings, engineering and design documents, all power producing equipment and auxiliary equipment, Black Start capability, Fuel handling and storage infrastructures, Water intakes and discharges, Water treatment and pumping facilities, solid waste disposal facilities, main and plant transformers, plant switchgear, and all other installations as described in Schedule 1, but excluding the BESS Facility and the Reserve Facility.

"FERC" means the U.S. Federal Energy Regulatory Commission.

"Final Major Overhaul" has the meaning set forth in Article 17.2.

"Financial Close" means the date on which all conditions of the Lenders under the Financing Documents have been met or waived (in accordance with the terms thereof), and initial financing disbursements can take place (as certified by the Agent in writing).

"Financing Documents" means the loan agreements, notes, bonds, note or bond purchase agreements, participation agreements, indentures, security agreements, hedging agreements, guarantees, shareholder support agreements, the Lenders’ Direct Agreements and other documents relating to the construction and permanent financing (including

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5 Note to GPA: Sponsors will confirm with their environmental consultant whether the 6-month period in paragraphs (ii)(A) and (B) of the definition of Excusable Event is feasible. Subject to finalization prior to the signing of the ECA.
refinancing) of the Project Facilities or any part thereof provided by any Lender, but excluding any Equity Documents.

"First Fill" has the meaning set forth in Article 3.3.2(a).

"Fixed Operation and Maintenance Charge" has the meaning set forth in Schedule 4.6.

"Force Majeure" has the meaning set forth in Article 16.

"Force Majeure Transfer Price" means the applicable price set forth in Schedule 8 for the purchase of the Project Facilities by GPA from Project Company pursuant to Article 4.5(g).

"Forced Outage" means a failure to make available the Dependable Capacity:

(a) that is not the result of a request by GPA in accordance with this Agreement;
(b) that is not the result of a Scheduled Outage or a Maintenance Outage;
(c) that is not the result of an event or occurrence of a Force Majeure;
(d) that is not the result of a condition caused by GPA or by the Grid System, provided that such condition would not have occurred without the action or inaction of GPA or the condition of the Grid System;
(e) that does not occur during any period during which the Facility is deemed to provide the Dependable Capacity under Article 7.5; or
(f) that is not the result of GPA failing to deliver Fuel that meets the Fuel Specifications at the times and in the quantities required to satisfy the Fuel Supply Requirement (after the Project Company has utilized available Fuel in the ULSD Storage Facilities).

"Forced Outages Energy" has the meaning set forth in Article 8.3.

"Fuel" means fuel used by the Project Facilities, which will be ULSD (as specified in Schedule 6) or Natural Gas (as specified in Schedule 7).

"Fuel Delivery Point" has the meaning set forth in Schedule 2.

"Fuel Price (FP)" has the meaning set forth in Schedule 4.7.

"Fuel Specifications" means the requirements of Schedule 6 (in the case of ULSD) or Schedule 7 (in the case of Natural Gas), as applicable.

"Fuel Supply Requirement" means the delivery by GPA of Fuel that meets the Fuel Specifications in the amounts and at the times specified in Articles 3.3.1(a), 3.3.2 or 3.4.1, as the case may be.

"Functional Specifications" or "Specification" means the characteristics (adjusted to Site Reference Conditions) for the design, construction and operation of the Project Facilities, as set forth in Schedule 1.

"Government" means the Government of Guam and the Government of the United States, as applicable.

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6 Note to GPA: To be checked when the ECA Schedules are inserted into the ECA.
7 Note to GPA: To be checked when the ECA Schedules are inserted into the ECA.
“Government Authority” means the Government and/or any national or local governmental authority of Guam with jurisdiction over Project Company, the Project or any part thereof, and/or any department, regulatory, supervisory or competent authority, or political subdivision or instrumentality, agency or judicial body of the Government, or any national or local governmental authority of the Government and/or any person under the direct or indirect control of any of the foregoing.

“Government Authorizations” means all formal written permits, licenses, authorizations, consents, decrees, waivers, privileges, approvals and filings required to be obtained from or provided by any Government Authority for the execution, delivery and performance of this Agreement, any other Project Agreement or any Financing Document, including without limitation the design, development, construction, financing, ownership, maintenance and operation of the Project Facilities (and all other activities incidental thereto), as contemplated by this Agreement, the other Project Agreements and the Financing Documents.

“GPA” has the meaning set forth in the Preamble hereto.

“GPA Default Transfer Price” means the applicable price set forth in Schedule 8 for the purchase of the Project Facilities by GPA from Project Company pursuant to Article 4.5(d), as the case may be.

“GPA Engineer” means the engineering company selected by GPA, the costs of whose appointment and retention shall be paid by GPA.

“GPA Delay Event” means a material breach by GPA of its obligations under this Agreement that is not remedied within five (5) Days after Notice from the Project Company to GPA (which Notice shall (i) identify the material breach in reasonable detail, and (ii) request the remedy thereof).

“GPA Event of Default” has the meaning set forth in Article 4.3.

“Grid System” means the transmission and distribution facilities through which the Net Energy Output and Reserve Energy Output may be transmitted and distributed to users.

“Guaranteed Heat Rate” or “GHR” means the Heat Rate (at the Site Reference Conditions) guaranteed by the Project Company for the Facility, as set forth in the tables included in Schedule 4.

“Guam” or “Territory of Guam” means that certain unincorporated and organized territory of the United States in Micronesia.

“GWA” means Guam Waterworks Authority.

“Heat Rate” expressed in Btu per kWh, means the fuel energy consumption expressed in Btu (higher heating value) required to generate one (1) kWh by the Facility at the high voltage bushings of the main power transformers.

“IFMSB” means the invitation for bids issued by GPA on October 1, 2018 and including all updates and amendments thereto between the date of its submission and the date of this Agreement.

“Independent Engineer” means a qualified, international, and independent engineering firm selected by Project Company and approved by GPA for purposes of certifying any claim by Project Company that the Facility should be deemed Commissioned in accordance with Article 7.5.
“Initial Dependable Capacity” means, at the Commercial Operation Date, the capacity set upon successful completion of the Dependable Capacity Test of the Facility used to establish the Commercial Operation Date, which is the maximum capacity adjusted for Site Reference Conditions that the Facility (excluding, for the avoidance of doubt, the BESS-Related Capacity and Reserve Capacity) is demonstrated to be capable of delivering continuously at the Delivery Point at that time, in accordance with (and subject to) Article 7.1(d)(iii) and is the capacity to apply until the next Dependable Capacity Test occurs after the Commercial Operation Date.


“Investor” means a shareholder of Project Company.

“Invoice Due Date” has the meaning set forth in Article 13.4.

“Joint Coordinating Committee” is the committee established by Project Company and GPA pursuant to Article 10.

“kW” means kilowatts.

“kWh” means kilowatt-hours.

“Law” or “Laws” means the laws of Guam and the United States of America.

“Land Lease Agreement” or “LLA” means the agreement entered into by and between Project Company and GPA whereby Project Company will lease the Site on which the Project Facilities shall be built.

“Lenders” means the lenders, guarantors, credit providers, multilateral agencies, export credit agencies or other financial institutions or insurers providing (or supporting) the financing or refinancing arrangements for the Project pursuant to the Financing Documents, but not including any Investor or affiliate of an Investor with respect to indebtedness for money borrowed by Project Company from any such Investor or affiliate.

“Lenders’ Direct Agreement” means the agreement to be entered into by the Project Company, GPA, and the Lenders and/or their security agent pursuant to Article 22.11, substantially in the form attached hereto as Exhibit [*].

“Liquidated Damages Due Date” has the meaning set forth in Article 8.6.

“Liquidated Damages Notice” has the meaning set forth in Article 8.6.

“Long Term Programme Agreement” or “LTPA” means the agreement to be entered into between the Project Company and the LTP Contractor for the provision by the LTP Contractor of technical services to the Project Company for the Project Facilities, or any agreement for the provision of similar services.

“Loss” means any loss, cost, expense damage, liability, payment or obligation (including reasonable legal fees and expenses but excluding any indirect or consequential loss, cost, expense, damage, liability, payment or obligation or any loss of revenue or loss of profit).

“LTP Contractor” means Siemens Corporation or any replacement or successor party under an LTPA for the Project Facilities or any part thereof.

“Lump Sum Amount” has the meaning set forth in Article 13.8.
“Maintenance Outage” means an interruption or reduction of the generating capability of the Facility that:

(a) is not a Scheduled Outage;

(b) has been scheduled in accordance with Article 9.4(f); and

(c) is for the purpose of performing work on specific components of the Facility which work should not, in the reasonable judgment of Project Company, be postponed until the next Scheduled Outage.

“Major Overhaul” means the repair and reconditioning of any Unit of the Facility that is conducted in accordance with Article 9.4(g) and Schedule 2.

“Maximum Natural Gas Switch Quantity” has the meaning set forth in Article 7.2(f).

“Metering System” means the measurement system capable of interpreting readings of all pertinent parameters required by the invoicing process.

“Million Btu” or “MMBtu” means 106 Btu.

“Militating Costs” has the meaning set forth in Article 16.1.

“Month” means a month according to the Gregorian Calendar, and “Monthly” shall be construed accordingly.

“MW” means megawatts.

“MWh” means megawatt hours.

“Natural Gas” means natural gas meeting the Fuel Specifications contained in Schedule 7.

“Net Energy Output” means the energy output delivered by the Facility and BESS Facility accepted by GPA during a given period of time measured in kWh by the Metering System at the Delivery Point (excluding, for the avoidance of doubt, Reserve Energy Output).

“NERC” means North American Electric Reliability Corporation.

“NG Fuel Pipeline” means the NG fuel pipeline between an LNG receipt and storage facility at the ULSD Bulk Storage and the Site as described in Schedule 1 to be constructed by the Project Company and transferred to GPA on the Commercial Operation Date.

“Non-Conforming Fuel” has the meaning set forth in Article 3.3.1(f).

“Notice” has the meaning set forth in Article 21.

“Notice of Intent to Terminate” has the meaning set forth in Article 4.5(a).

“Notice to Proceed” means the initial notice to the Construction Contractor to commence engineering, procurement or construction work pursuant to the Construction Contract.

“O&M Contract” means any agreement entered into between Project Company and a third-party contractor for the operation and maintenance of the Project Facilities or any portion thereof, including any LTPA.

“O&M Contractor” means any party to any O&M Contract which is responsible for the operation and maintenance of the Project Facilities or any portion thereof, including any LTP Contractor.
"Operating Procedures" means the operating procedures developed by the Parties pursuant to Article 6.4 and in compliance with the applicable system grid code, as such procedures may be modified from time to time in accordance with Article 6.4 and the applicable system grid code.

"Outage Hours" means for each month during the Commercial Operation Period, the total number of full load equivalent hours during such month in which Dependable Capacity is reduced due to Forced Outages, Maintenance Outages and Scheduled Outages which shall be calculated as the summation of the duration of each such outage in the month (in hours) multiplied by the reduction in Dependable Capacity during such outage (in MW) divided by the Dependable Capacity (in MW).

"Party" or "Parties" means GPA and Project Company, either individually or collectively.

"Performance Bond" means the security established in accordance with Article 8.5(d) to secure the Project Company’s ability to pay liquidated damages in accordance with Article 8, substantially in the form attached hereto as Schedule 9.

"Period of Testing" means the period from initial synchronization of a Unit or Facility to the Commercial Operation Date, during which period testing occurs and net power is produced.

"Pipeline Route" means the land on which the new ULSD Supply Infrastructure and the NG Fuel Pipeline is to be built.

"Power System Control Center" or "PSCC" means GPA’s main control center located at [•] or such other control center designated by GPA from time to time (but not more than one center at a time) which shall issue Dispatch Instructions to Project Company.

"Pre-Existing Condition" means a Pre-Existing Site Condition or a Pre-Existing Pipeline Route Condition.

"Pre-Existing Pipeline Route Condition" means any artificial obstructions on, under, in, or affecting the Pipeline Route, or any contamination (whether occurring before or after the Bid Date, but not resulting from Project Company’s or Contractor’s activities on the Pipeline Route) that could not reasonably have been discovered prior to Bid Date by an experienced international engineering and construction contractor using the most sophisticated devices and personnel available at the time of the pipeline route investigation by such contractor but shall not, for the avoidance of doubt, include archaeological discoveries.

"Pre-Existing Site Condition" means any artificial obstructions on, under, in, or affecting the Site or any contamination (whether occurring before or after the Bid Date, but not resulting from Project Company’s or Contractor’s activities on the Site) that could not reasonably have been discovered prior to the Bid Date by an experienced international engineering and construction contractor using the most sophisticated devices and personnel available at the time of Site investigation by such contractor but shall not, for the avoidance of doubt, include archaeological discoveries on the Site.

"Pre-Existing Condition Period" means the period from the date of this Agreement to (a) in the case of a Pre-Existing Site Condition, the date falling twelve (12) months after the issuance of Notice to Proceed under the Construction Contract, and (b) in the case of a Pre-Existing Pipeline Route Condition, the date falling fifteen (15) months after the issuance of Notice to Proceed under the Construction Contract.

"Price" means the price of electricity charged by Project Company to GPA and calculated in accordance with the formulas in Schedule 4.
“Project” means the development, design, engineering, financing, refinancing, insurance, procurement, construction, startup, testing, Commissioning, completion, ownership, operation and maintenance of the Project Facilities, all activities incidental thereto, and each of the Project Facilities themselves.

“Project Agreements” means collectively, this Agreement, the Land Lease Agreement, the O&M Contract (if applicable), the Construction Contract, the Water Supply Agreement, and any other document, contract, or agreement executed subsequent to the date hereof by Project Company that is relevant to the construction and development of the Project or the ownership or management of Project Company (other than any Financing Document, Equity Document or Government Authorization) or otherwise mutually agreed in writing to constitute a “Project Agreement”.

“Project Company” has the meaning set forth in the Preamble hereto.

“Project Company Default Transfer Price” means the applicable price set forth in Schedule 8 for the purchase of the Project Facilities by GPA from Project Company pursuant to Article 4.5(f).

“Project Company Event of Default” has the meaning set forth in Article 4.2.

“Project Facilities” means each of the Facility, the BESS Facility and the Reserve Facility.

“Project Facilities Transfer” has the meaning set forth in Article 17.1.

“Prolonged Force Majeure” means a condition in which a Force Majeure event has caused fifty percent (50%) or more of the Contracted Facility Capacity to be unavailable for dispatch for eighteen (18) consecutive months or more and is continuing.

“Proposal” means Project Company’s written offer and amendments based on the covenants, terms and conditions as contained in the IFMSB for the development, financing, construction, ownership, operation and transfer of the Project.

“Prudent Utility Practices” means those practices, methods, techniques and standards, as changed from time to time, that are generally accepted internationally for use in electric utility industries (taking into account conditions in Guam), and commonly used in prudent engineering and operation to design, engineer, construct, test, operate and maintain equipment lawfully, safely and economically as applicable to power stations of the size, service, and type (and operating with the contemplated Fuels) as the applicable Project Facility.

“PUC” means the Public Utilities Commission of Guam.

“Remedial Actions” means any necessary actions to increase the Initial Dependable Capacity to the Contracted Facility Capacity.

“Required Commercial Operation Date” means the date falling twenty-seven (27) months from Financial Close, or such later date as may apply in accordance with the provisions of this Agreement.

“Required Financial Closing Date” means the date falling nine (9) months after execution of the ECA, as such date may be extended in accordance with Article 8.5(b) or Article 16.8.

“Reserve Capacity” means the capacity of the Reserve Facility.

“Reserve Facility” means high speed diesels, micro-gas turbines and/or micro-steam turbines with an aggregate capacity as set forth in Schedule 1 to be installed by the Project Company as part of the Project Facilities.
“Reserve Energy” means any energy that is generated by Reserve Capacity.

“Reserve Energy Guaranteed Heat Rate” means 10,556 Btu/kWh (higher heating value).

“Reserve Energy Output” means Reserve Energy which is (i) dispatched under a Dispatch Instruction pursuant to Article 9.2, and (ii) is subsequently delivered by the Reserve Facility to the Delivery Point.

“Scheduled Outage” is a planned interruption of the generating capability of the Facility that:

(a) is not a Maintenance Outage;
(b) has been scheduled in accordance with Article 9; and
(c) is for inspection, testing, Major Overhauls, preventive and corrective maintenance, repairs, replacement or improvement of the Facility.

“Security” means any one or more of the following: the Bid Guarantee, the Performance Bond, or the Transfer Security.

“Security Package” consists of:

(a) this Agreement;
(b) the LLA;
(c) the Construction Contract;
(d) the O&M Contract (if applicable);
(e) the Financing Documents;
(f) the bylaws and articles of Project Company;
(g) the Equity Documents;
(h) the insurance policies required to be obtained by Project Company pursuant to Article 14;
(i) the documents creating or evidencing the security for the Lenders (including the Lenders' Direct Agreement);
(j) all Government Authorizations, including a generation license issued in accordance with [•]; and
(k) any other Project Agreements to which Project Company is party.

“Shares” means shares of Project Company with voting or other rights of management and/or control.

“Site” means the land on which the Project Facilities are to be installed (defined by the boundaries [insert site plot designation or coordinates][8]), and has been leased by GPA to Project Company by means of the LLA.

[8] Note to GPA: Sponsors to provide.
“Site Reference Conditions” means the physical and meteorological conditions at which the Project Facilities would be operating under hypothetical representative circumstances as defined in Schedule 1.

“Start” means the process of starting up a Unit or other Project Facilities until its synchronization, when the corresponding Unit or the other Project Facility has been shut down.9

“Supplemental Charge” means any additional charges which are payable by GPA to Project Company pursuant to this Agreement (or as otherwise agreed by the Parties) as part of the Price payments.

“Technical Limits” means the limits and constraints described in Schedule 2 relating to the operation and maintenance of the Project Facilities, and which shall be in accordance with the Functional Specifications.

“Term” has the meaning set forth in Article 4.1.

“Termination Notice” has the meaning set forth in Article 4.5(c).

“Testing” means the process of testing the Project Facilities pursuant to Article 7.

“Threshold Capacity” means a Dependable Capacity equal to ninety per cent (90%) of the Contracted Facility Capacity.

“Transfer Date” means the date upon which all ownership, custody and control of the Project Facilities shall be transferred from Project Company to GPA, which date shall be the final day of the Term unless mutually agreed otherwise.

“Transfer Security” has the meaning set forth in Article 17.4.

“ULSD” means ultra-low sulfur diesel fuel with maximum sulfur content of 14 ppm suitable for firing by diesel engine generators or combustion turbine generators meeting Fuel quality specifications contained in Schedule 6.

“ULSD Bulk Storage” means GPA’s existing GPA ULSD bulk storage located near the existing Cabras power station to be modified by the Project Company as required under this Agreement.

“ULSD Storage Facilities” has the meaning set forth in Article 3.3.1(g).

“ULSD Supply Infrastructure” means the ULSD Bulk Storage, and the ULSD supply pipeline between the ULSD Bulk Storage and the Site with all its associated systems, equipment, and accessories as described in Schedule 1 to be constructed by the Project Company and transferred to GPA on the Commercial Operation Date.

“Unit” means an individual gas turbine-generator or steam turbine that is not part of the Reserve Facility.

“Unit Available Capacity” means the capacity of each Unit (adjusted to Site Reference Conditions) announced by Project Company pursuant to Article 9.3(e).

“U.S. EPA” means the United States Environmental Protection Agency.

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9 Note to GPA: Sponsors to confirm.
“Variable Operation and Maintenance Charge” has the meaning set forth in Schedule 4.\(^{10}\)

“Water” means water used by the Facility coming from the Northern District Wastewater Treatment Facility, or if such water is not available, potable water provided by GPA or GWA.\(^ {11}\)

“Water Supply Agreement” means the agreement to be entered into by and between GWA and the Construction Contractor, and which shall be novated on Commercial Operation Date pursuant to the terms thereof to substitute the Project Company in place of the Construction Contractor as a party to the Water Supply Agreement.\(^ {12}\)

“Wilful Misconduct” means an intentional, conscious or reckless default in announcing an accurate Declared Capacity by a director, officer, manager or employee of Project Company exercising apparent authority to announce, or cause to be announced, a Declared Capacity, provided, however, that Wilful Misconduct shall not include any error of judgement or mistake made in good faith in the exercise of any function, authority or discretion arising under or in connection with the performance of this Agreement.

“Year” means a calendar year according to the Gregorian calendar beginning at midnight December 31 in Guam.

ARTICLE 2
INTERPRETATION

In this Agreement (including its Schedules), unless otherwise stated:

2.1 Any references to:

(a) any agreement (including this Agreement) or document shall be construed, at any particular time, as including a reference to the relevant agreement or document as it may have been amended, novated, assigned, modified or supplemented in accordance with its terms;

(b) the Preamble, Recitals or a particular Article or Schedule, shall be a reference to the Preamble, Recitals or relevant Article or Schedule in or to this Agreement;

(c) a particular paragraph or sub-paragraph, if contained in an Article or Schedule, shall be a reference to the relevant paragraph or sub-paragraph of that Article or Schedule; and

(d) a Party or any other person includes its successors in title, permitted assigns and permitted transferees.

2.2 Words in the singular may be interpreted as referring to the plural and vice versa.

2.3 A requirement that a payment be made on a Day which is not a Business Day shall be construed as a requirement that the payment be made on the next following Business Day.

2.4 The words “including” and “include” are to be construed as being at all times followed by the words “without limitation”, unless the context otherwise requires.

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\(^{10}\) Note to GPA: To be checked when the ECA Schedules are inserted in the ECA.

\(^{11}\) Note to parties: To add in the ECA or a separate side agreement among GPA, GWA and the Project Company a right for GPA to provide potable water as back-up supply. Drafting subject to the review of the Water Supply Agreement.

\(^{12}\) Note to GPA: Novation arrangement subject to Sponsors’ review once the Water Supply Agreement is available. Sponsors to revert on the timing of the execution of the Water Supply Agreement.
2.5 For the purpose of any calculation under this Agreement, references to any period or periods of an hour or hours shall be rounded up to the nearest 1/10th of an hour.

2.6 The Schedules contained herein form an integral part of this Agreement. In the event of an inconsistency between the body of this Agreement and the Schedules thereto, the provisions of the body shall govern.

2.7 Where reference is made in this Agreement to a period or periods of time the periods in question shall be deemed to end at midnight on the last Day of such period unless otherwise stated.

2.8 Unless otherwise stated, whenever a consent or approval is required by one Party from the other Party, such consent or approval shall not be unreasonably withheld or delayed.

2.9 In carrying out its obligations and duties under this Agreement, each Party shall have an implied obligation of good faith.

2.10 Any capitalized term used but not defined in this Agreement shall have the meaning attributable thereto in the IFMSB.

2.11 The Parties agree that, should a situation arise where the provisions of Schedule 1 require clarification, then Form 8 of the Proposal, to the extent relevant, would be used to interpret the provisions of Schedule 1, provided that this process in no event results in the modification of the Project Company’s obligations hereunder or the imposition of obligations additional to those included in this Agreement.

2.12 Any reference to GPA’s successors and permitted assigns shall be a reference to such successors and permitted assigns in all of GPA’s capacities.

ARTICLE 3
SALE AND PURCHASE OF CAPACITY AND ENERGY

3.1 Energy and Capacity

Subject to and in accordance with the terms and conditions of this Agreement, Project Company agrees to maintain and make available and deliver exclusively to GPA, and GPA agrees to accept and purchase from Project Company, from and after the Commercial Operation Date, for the consideration described in Article 13 and Schedule 4, the entire Dependable Capacity and, subject to Dispatch Instructions, the Net Energy Output and the Reserve Energy Output. GPA further agrees to pay to Project Company all amounts (and adjustments to amounts) described in Article 13.1 in the circumstances contemplated in Article 13.1.

3.2 Sales to Third Parties and Test Energy

3.2.1 No Sales to Third Parties

The Parties agree that Project Company shall not during the Term sell or deliver electric capacity or energy produced by the Project Facilities to any entity other than GPA.

3.2.2 No Payment for Test Energy

Prior to the Commercial Operation Date, GPA shall not pay for energy delivered to GPA during Testing and Commissioning.
3.3 Fuel Supply

3.3.1 Fuel Supply after COD

(a) Commencing as of the Commercial Operation Date, GPA shall deliver Fuel to Project Company in compliance with the Fuel Specifications for each Day of operation, at such times as it may be required by Project Company to satisfy the hourly dispatch requirements to be provided by GPA. All Fuel required to be delivered by GPA to Project Company under this Article shall be delivered to the corresponding Fuel Delivery Point and shall be measured at the corresponding Fuel Measurement Point in accordance with the provisions set forth in Schedule 10.

(b) Unless Project Company informs GPA otherwise, the Fuel Supply Requirement shall be consistent with the Guaranteed Heat Rate and Reserve Energy Guaranteed Heat Rate specified in Schedule 4, adjusted to Site Reference Conditions and expressed in BTUs per kWh. In the event the expected operating heat rate applicable to any period of operation is higher than the corresponding Guaranteed Heat Rate, Project Company shall inform the magnitude of the deviation, the likely cause of such deviation, and the way this deviation is going to be corrected. Project Company shall use its best efforts to meet the Guaranteed Heat Rate and Reserve Energy Guaranteed Heat Rate. GPA shall supply the Fuel Supply Requirement even if the expected operating heat rate is higher than the Guaranteed Heat Rate and Reserve Energy Guaranteed Heat Rate.

(c) Each Party shall cooperate reasonably with the other Party to coordinate the supply and delivery of Fuel to the Fuel Delivery Point with the operation of the Facility and the Reserve Facility as follows: (x) by providing the other Party such information as the first Party shall reasonably request regarding the supply and delivery of the Fuel to the Fuel Delivery Point (on both a historical and estimated future basis); and (y) by maintaining personnel available at all times to address scheduling of Fuel supply and delivery.

(d) Subject to the foregoing, GPA shall have the right to change the quantities of Fuel nominated and received on a daily basis, or more frequently, to the extent permitted, so long as such changes do not disrupt Project Company’s operations.

(e) GPA shall be deemed to be in exclusive control of, and responsible for any damage or personal injury caused by, Fuel up to the Fuel Delivery Point. Project Company shall be deemed to be in exclusive control of, and responsible for any losses of Fuel, and any damages or injury caused by, such Fuel at and from the Fuel Delivery Point. GPA warrants that Fuel caused to be delivered hereunder to Project Company shall be free and clear of all liens or other encumbrances. Title to and risk of loss of all Fuel shall transfer from GPA to Project Company upon delivery to the Fuel Delivery Point.

(f) GPA undertakes that all Fuel delivered at the Fuel Delivery Point shall meet the Fuel Specifications. Project Company shall have the right to reject Fuel which fails to meet the Fuel Specifications at the Fuel Delivery Point ("Non-Conforming Fuel"), provided that the Project Company shall use reasonable efforts to accept Non-Conforming Fuel where such acceptance is consistent with Prudent Utility Practices and will not adversely impact the reliability, efficiency or performance of the Project Facilities or the ability of the Project Company to comply with applicable Laws based on the Project Company’s then existing permits; provided further, that the Project Company shall not have any
obligation to accept Non-Conforming Fuel if the original equipment manufacturer of the Facility or the Reserve Facility (as applicable) will not accept the use of such Non-Conforming Fuel. If Project Company erroneously rejects Fuel that in fact meets the Fuel Specifications, Project Company shall be liable to GPA for all damages caused by said rejection and shall indemnify and hold GPA harmless therefor. If either Party becomes aware that Fuel that is being or will be delivered by GPA to the Project Company fails to meet the Fuel Specifications, such Party shall inform the other Party of this fact as soon as possible after becoming aware thereof.

(g) Project Company shall, in accordance with Schedule 1, construct and maintain storage facilities at the Site for the supply of ULSD for the operation of the Facility and the Reserve Facility (the “ULSD Storage Facilities”). Such storage facilities shall be capable of holding an inventory equivalent to the amount of ULSD necessary to operate the Facility at the full Contracted Facility Capacity (in accordance with the Guaranteed Heat Rate) for at least thirty (30) consecutive Days or such larger quantities as may be required by Lenders.

(h) Project Company shall, in accordance with Schedule 1, (i) finance, design and construct each of the ULSD Supply Infrastructure and the NG Fuel Pipeline, and (ii) transfer each of them to GPA at no cost on the Commercial Operation Date. GPA shall (x) procure all easements required for the ULSD Supply Infrastructure and the NG Fuel Pipeline and (y) own, operate, and maintain the ULSD Supply Infrastructure and NG Fuel Pipeline during the Term of the ECA.

3.3.2 Fuel Supply During Testing and Commissioning

(a) Commencing as of the date falling eleven (11) months prior to the planned Commercial Operation Date (as such date is notified by the Project Company to the GPA), GPA shall procure and deliver the Fuel required for start-up, Testing and Commissioning to the ULSD Storage Facilities pursuant to the specifications in Schedule 6. GPA shall pay for the Fuel required for start-up, Testing and Commissioning up to a maximum of [•] MMBtu\(^1\) and Project Company shall pay for any Fuel required and delivered in excess thereof. The Project Company shall be responsible for the operation and maintenance of the ULSD Supply Infrastructure prior to the Commercial Operation Date and the cost of first fill of ULSD in an amount equal to the Fuel storage requirements in Article 3.3.1(g) (the “First Fill”).

(b) At least eighteen (18) Months prior to the Required Commercial Operation Date, Project Company and GPA shall agree to a procedure to periodically estimate and forecast the necessary amount of Fuel expected to be required for Commissioning and start-up, provided, however, that the final amount of Fuel required shall be set no later than [•]\(^2\) days prior to the Required Commercial Operation Date.

3.4 Natural Gas Supply

The following is applicable for Natural Gas if and when it becomes available and if and when GPA so elects to supply Natural Gas to the Facility.

3.4.1 Natural Gas Procurement

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13 Note to GPA: Sponsors’ technical team to confirm.
14 Note to GPA: Sponsors’ technical team to confirm.
At any time after the Commercial Operation Date, GPA, in its sole discretion may elect to supply Natural Gas to the Facility and require that the Facility burn Natural Gas. The procedure set forth in Articles 7.2(f) and 7.2(g) of this Agreement shall apply to the implementation of this election. For such time as GPA elects for the Facility to burn Natural Gas, the provisions of Articles 3.3.1(a), (b), (c), (d), (e) and (f) shall apply, mutatis mutandis.

3.4.2 Natural Gas Nominations by the Project Company

After receiving the daily Dispatch Instructions, the Project Company shall provide to GPA the Natural Gas daily nominations as required by the Project Company to satisfy the Dispatch Instructions. The detailed procedure for daily nominations and for renominations shall be determined by the Joint Coordinating Committee.

3.5 Fuel Cost Allocation

(a) When GPA receives bills for Fuel supply and delivery for the Facility, GPA shall send a copy to the Project Company. Once received by the Project Company, the Joint Coordinating Committee shall meet to distribute the cost between the Parties.

(b) For Fuel consumed by the Facility, the Project Company shall be responsible for the cost determined in accordance with Schedule 4 of any Fuel consumed in excess of the quantity of Fuel that should have been required to produce the applicable amount of Net Energy Output had the Facility operated in compliance with the Guaranteed Heat Rate for the simple or combined operation modes as specified in Schedule 4, as adjusted to the operating parameters provided in the applicable Dispatch Instructions.

(c) For Fuel consumed by the Reserve Facility, the Project Company shall be responsible for the cost determined in accordance with Schedule 4 of any Fuel consumed in excess of the quantity of Fuel that should have been required to produce the applicable amount of Reserve Energy Output had the Reserve Facility operated in compliance with the Guaranteed Reserve Energy Heat Rate as specified in Schedule 4, as adjusted to the operating parameters provided in the applicable Dispatch Instructions.

(d) In the event that, in any given hour or portion thereof, the Facility is unavailable to operate at one hundred percent (100%) load due to a reason other than the fault of GPA, an event of Force Majeure, a Change in Law or an Excusable Event, and this event occurs during a Scheduled Outage, Maintenance Outage or Forced Outage after the Facility has exceeded its Allowable Total Outages Energy for the applicable Contract Year pursuant to Article 8.3, then the Guaranteed Heat Rate used to calculate the Fuel cost allocation for fuel used by the Facility shall be the Guaranteed Heat Rate applicable to the load at which the Facility would have been dispatched had the Facility been available to operate at one hundred percent (100%) load, as further specified in Schedule 4.

(e) Commencing from the third (3rd) anniversary of the Commercial Operation Date, the Project Company may from time to time request an amendment or supplement to the terms of this Agreement to incorporate a Fuel saving bonus for Fuel consumed by the Facility on terms that are mutually acceptable to the Parties. Upon receipt of such a request, the Parties shall negotiate reasonably and in good faith to seek to reach agreement on the terms of such a Fuel saving bonus.
bonus, which shall be reflected in an amendment or supplement to the terms of this Agreement.

3.6 Set-off for Fuel Costs

Any amounts owed to GPA by the Project Company with respect to Fuel, if any, shall be deducted from the monthly invoice as set forth in Article 13.

3.7 Non-Conforming Fuel

(a) If GPA supplies Non-Conforming Fuel, Project Company may send a Notice to GPA notifying that Project Company has received Non-Conforming Fuel.

(b) GPA shall, promptly upon becoming aware of such delivery or promptly upon receipt of the Notice from Project Company referred to in paragraph (a) above, take such steps as are reasonably necessary to rectify the situation and shall send a Notice to Project Company stating, to the extent known to GPA, the period during which the Non-Conforming Fuel was delivered, the quantity thereof and how its specifications vary from the ones set out in Schedule 6 or Schedule 7, as the case may be, and the steps it is taking (and will take) to rectify the situation.

(c) Except for Fuel accepted by the Project Company pursuant to Article 3.3.1(f), Project Company shall be under no obligation to accept, or operate the Facility or the Reserve Facility, on such Non-Conforming Fuel. In the event that the Dependable Capacity would otherwise be available but for the delivery of Non-Conforming Fuel, then GPA shall remain obligated to pay the Capacity Charge.

ARTICLE 4
TERM, DEFAULTS AND REMEDIES

4.1 Term of Agreement

(a) Except for the provisions of Articles 1, 2, 4, 5.5, 6, 10, 15, 16, 18, 19, 21 and 22 (which shall commence and be effective upon the date of signature of this Agreement), the term of this Agreement (“Term”) shall commence and be effective upon Financial Close (provided that this Agreement shall be effective upon satisfaction or waiver of all conditions precedent other than the condition to achieve Financial Close if the only condition precedent to Financial Close that is not satisfied or waived is that any or all of this Agreement or other Project Agreement is not in full force and effect because Financial Close has not occurred) and shall terminate twenty five (25) Contract Years after the Commercial Operation Date, unless extended or earlier terminated pursuant to the provisions of this Agreement. The termination of this Agreement shall be without prejudice to all rights and obligations of the Parties accrued under this Agreement prior to the date of such termination.

(b) On or before the end of the twenty-first (21st) Contract Year the Parties shall meet to discuss whether the Term of this Agreement shall be extended. To the extent the Parties agree to extend the Term, then the terms and conditions of this Agreement shall be negotiated and mutually agreed by the Parties, as required and appropriate. To the extent this Agreement is not extended, then this Agreement shall terminate in accordance with its terms and conditions, and the Parties shall commence the implementation of the Project Facilities Transfer procedures set forth in Article 17.
4.2 Project Company Events of Default

The Project Company shall be in default under this Agreement upon the occurrence of any of the following events set forth in subsections [a] to [r] below (each a “Project Company Event of Default”); provided, however, that none of such events shall constitute a Project Company Event of Default if such event [a] results from a breach or default by GPA under this Agreement or the LLA or (b) occurs as a result of, or during, a Force Majeure pursuant to Article 16. Subject to the proviso in the preceding sentence, the following are Project Company Events of Default:

(a) the failure of Project Company to achieve Financial Close by the Required Financial Closing Date due to the failure of the Project Company, in the reasonable opinion of GPA, to use commercially reasonable efforts to do so;

(b) the failure of Project Company to issue the Notice to Proceed to the Construction Contractor within two (2) Business Days after Financial Close;

(c) prior to the achievement of the Commercial Operation Date, an Abandonment occurs without GPA’s prior written consent and continues for a period of thirty (30) consecutive Days from the receipt of a Notice from GPA;

(d) the failure of the Project Company to achieve the Commercial Operation Date within one hundred and eighty (180) Days after the Required Commercial Operation Date;

(e) the failure of Project Company to submit the Performance Bond on or before Financial Close;

(f) the failure of the Project Company to establish and maintain any Security in accordance with the terms of this Agreement;

(g) after the Commercial Operation Date, an Abandonment occurs without the prior written consent of GPA and continues for a period of fifteen (15) consecutive Days from receipt of a Notice from GPA;

(h) the failure of the Facility to achieve the Threshold Capacity upon completion of the Commercial Operation Tests under Article 7.1 or, after the Commercial Operation Date, the failure of the Facility to (A) achieve a Dependable Capacity level equal to eighty-five percent (85%) of the Initial Dependable Capacity after any Dependable Capacity Test and (B) achieve such level of Dependable Capacity after a later Dependable Capacity Test or otherwise make available to GPA such level of capacity, in each case no later than six (6) Months after the test mentioned in (A) above, provided that, in the case of a failure of equipment where the Project Company can demonstrate that replacement equipment has been ordered, or that a repair has been undertaken, as soon as reasonably practicable after the failure (taking into account the amount of time required to determine whether a repair can be achieved), but in any event no later than the end of such six (6) Month period, such period shall be extended for as long as Project Company is awaiting delivery of such equipment or is otherwise diligently pursuing a cure of the cause of the failure, up to a maximum of fifteen (15) Months;

(i) should the Facility experience more than two hundred and eighty-five (285) Outage Hours in each month for a period of six (6) consecutive Months, provided that, in the case of a failure of equipment where the Project Company can demonstrate that replacement equipment has been ordered, or that a repair has been undertaken, as soon as reasonably practicable after
the failure (taking into account the amount of time required to determine whether a repair can be achieved), but in any event no later than the end of such six (6) Month period, such period shall be extended for as long as the Project Company is awaiting delivery of such equipment or is otherwise diligently pursuing a cure of the Forced Outage, up to a maximum of fifteen (15) Months;

(j) Project Company's failure to operate, maintain, modify, or repair the Project Facilities in accordance with Prudent Utility Practices and applicable environmental Laws, such that the safety of persons and property (including the Project Facilities) is materially adversely affected, and such failure shall continue unremedied for a period of thirty (30) Days after Notice from GPA, provided that where Project Company has implemented a remedial plan approved by GPA, such failure shall continue unremedied for a period of ninety (90) Days after Notice from GPA;

(k) the occurrence of any of the following events: (i) the passing of a resolution by the Investors for voluntary liquidation (or other similar relief) of Project Company; (ii) the appointment of a liquidator by Project Company or by the Controller of Companies for liquidation of Project Company; (iii) submission of an application to a court of competent jurisdiction for mandatory liquidation of Project Company which application is not dismissed within ninety (90) Days, (iv) the issuance of a final and conclusive order by a court of competent jurisdiction for liquidation or winding up of Project Company; or (v) except as otherwise permitted under and pursuant to the Financing Documents or the Project Agreements, the transfer, conveyance, loss, or relinquishment to any person of Project Company's right to own and/or operate the Project Facilities or any material part thereof or to occupy the Site without the prior written approval of GPA;

(l) any statement, representation or warranty by Project Company in this Agreement proves to have been incorrect, in any material respect, when made and such failure or incorrect statement, representation, or warranty has a material and adverse effect on Project Company's ability to perform its obligations under this Agreement;

(m) the failure of Project Company to make any payment or payments required to be made by it hereunder (other than payments disputed by Project Company in good faith and by Notice to GPA) within thirty (30) Days of the due date for such payment;

(n) any material breach by Project Company of this Agreement (other than any such breach referred to elsewhere in this Article 4.2), that is not remedied within sixty (60) Days after Notice from GPA to Project Company (which Notice shall (i) state that a material breach of this Agreement has occurred that could result in the termination of the Agreement; (ii) identify the material breach in question in reasonable detail; and (iii) demand remedy thereof);

(o) the occurrence of a Project Company Event of Default under the LLA or Water Supply Agreement (as such term is defined in each such agreement), which is not cured within the applicable cure period (if any) provided for therein;

(p) Project Company makes an assignment of this Agreement or transfers or creates a lien on the Project in violation of Article 20.2;

(q) the failure of Project Company to obtain or maintain the Government Authorizations during the Term of this Agreement and its extension, without
which the Project Company cannot comply with its material obligations under the Project Agreements, which is not remedied within ninety (90) Days after Notice from GPA; and

(r) except as otherwise provided in this Article 4.2, Project Company shall fail to comply with any of its other obligations under this Agreement and such failure has a material adverse effect upon GPA, and such failure shall continue uncured for sixty (60) Days after Notice from GPA to the Project Company, provided that if such failure is not capable of being cured within such period of sixty (60) Days with the exercise of commercially reasonable efforts, then such cure period shall be extended for an additional reasonable period of time (not to exceed one hundred and twenty (120) Days) so long as Project Company is exercising commercially reasonable efforts to cure such failure.

GPA shall deliver to the Lenders' agent ("Agent") (in accordance with the Lenders' Direct Agreement) a copy of any Notice given under this Article 4.2.

4.3 GPA Events of Default

GPA shall be in default under this Agreement upon the occurrence of any of the following events set forth in subsections (a) to (e) (each a "GPA Event of Default"); provided, however, that none of such events will constitute a GPA Event of Default if such event (i) results from a breach or default by Project Company under this Agreement or the LLA, or (ii) occurs as a result of a Force Majeure pursuant to Article 16. Subject to the proviso in the preceding sentence, the following are GPA Events of Default:

(a) the submission for voluntary liquidation (or other similar relief) of GPA by GPA or any Government Entity with the authorization to make such submission, the appointment of a liquidator by GPA or the Public Utilities Commission, the submission of an application to a court of competent jurisdiction for mandatory liquidation of GPA which application is not dismissed within ninety (90) Days, or the issuance of a final and conclusive order by a court of competent jurisdiction for liquidation or winding up of GPA;

(b) any default or defaults by GPA in the making of any payment or payments (other than payments disputed by GPA in good faith and by Notice to Project Company) required to be made by it within thirty (30) Days of the due date for such payment;

(c) any material breach by GPA of this Agreement (other than any such breach referred to elsewhere in this Article 4.3) that is not remedied within sixty (60) Days after Notice from the Project Company to GPA (which Notice shall (i) state that a material breach of this Agreement has occurred that could result in the termination of this Agreement, (ii) identify the material breach in reasonable detail and (iii) demand remedy thereof);

(d) any statement, representation, or warranty made by GPA in this Agreement proves to have been incorrect in any material respect when made, and such failure or incorrect statement, representation, or warranty has a material and adverse effect on GPA's ability to perform its obligations under this Agreement; or

(e) the occurrence of a GPA Event of Default under the LLA (as such term is defined therein) which is not cured within the applicable cure period (if any) provided for therein.
The Project Company shall deliver to the Agent a copy of any Notice given under this Article 4.3.

4.4 GPA Early Termination and Termination for Prolonged Force Majeure

(a) GPA shall have the right to terminate this Agreement for convenience at any time subject to the terms and procedures set forth in Article 4.5(e).

(b) GPA shall have the right to terminate this Agreement during a Prolonged Force Majeure, subject to the terms and procedures set forth in Article 4.5(g), unless (i) the Project Company is exercising reasonable efforts to resolve the impact of the underlying Force Majeure event on the Project Facilities’ performance, (ii) that such resolution is reasonably expected to occur within three (3) months from the end of the eighteen (18) month period described in the definition of Prolonged Force Majeure, and (iii) result in the Facility operating, on a continuing basis, with an annual availability of ninety percent (90%) or more.

4.5 Termination Notices and Rights

(a) Upon the occurrence of a GPA Event of Default or a Project Company Event of Default, as the case may be, the non-defaulting Party may, subject to the Lenders’ Direct Agreement, at its option, initiate termination of this Agreement by delivering a Notice of its intent to terminate this Agreement (a "Notice of Intent to Terminate") to the defaulting Party and the Agent. The Notice of Intent to Terminate shall specify in reasonable detail the Project Company Event of Default or the GPA Event of Default, as the case may be, giving rise to such Notice.

(b) Following the delivery of a Notice of Intent to Terminate, the Parties shall consult for a period of up to forty-five (45) Days in the case of a failure by either Party to make payments when due, and up to sixty (60) Days with respect to any other Event of Default (or such longer period as the Parties may mutually agree), as to what steps shall be taken with a view to mitigating the consequences of the relevant Event of Default taking into account all the circumstances. During the period following the delivery of the Notice of Intent to Terminate, the Party in default may continue to undertake efforts to cure the Event of Default, and if the Event of Default is cured at any time prior to the delivery of a Termination Notice in accordance with Article 4.5(c) then the non-defaulting Party shall have no right to terminate this Agreement in respect of such cured Event of Default.

(c) Upon expiration of the consultation period described in Article 4.5(b) and unless the Parties shall have otherwise agreed or unless the Event of Default giving rise to the Notice of Intent to Terminate shall have been remedied, the Party having given the Notice of Intent to Terminate may, subject to the Lenders’ Direct Agreement and the conditions set forth in subsections (d)-(i) below, terminate this Agreement by delivery of a Notice (a “Termination Notice”) to the other Party and the Agent, whereupon, subject to the Lenders’ Direct Agreement, this Agreement shall immediately terminate.

(d) In the event of a termination by Project Company due to a GPA Event of Default, GPA shall be required to acquire the Project Facilities from Project Company for the applicable GPA Default Transfer Price set forth in Schedule 8. The Parties will commence working together diligently and in good faith to effect such transfer within forty-five (45) Days of GPA’s receipt of Project Company’s Termination Notice, or as soon as practicable, but otherwise no later than ninety (90) Days thereafter.
In the event of an early termination by GPA for convenience pursuant to Article 4.4(a), GPA shall be required to acquire the Project Facilities from Project Company for the applicable Early Transfer Price set forth in Schedule 8. The Parties shall work together diligently and in good faith to effect such transfer within forty-five (45) Days of Project Company’s receipt of GPA’s early Termination Notice or as soon as practicable, but otherwise no later than ninety (90) Days thereafter.

In the event of a termination by GPA due to a Project Company Event of Default, GPA shall have the right, but not the obligation, to acquire the Project Facilities from Project Company for the applicable Project Company Default Transfer Price set forth in Schedule 8. In order to exercise such right, GPA shall provide Project Company with Notice of its election to acquire the Project Facilities within sixty (60) Days of the date Project Company received the Notice of Intent to Terminate from GPA, after which the Parties shall commence working together diligently and in good faith to effect such transfer within forty-five (45) Days of Project Company’s receipt of GPA’s Notice of its election to acquire the Project Facilities or as soon as practicable, but otherwise no later than ninety (90) Days thereafter.

In the event of a termination by GPA due to a Prolonged Force Majeure pursuant to Article 4.4(b), GPA shall have the right, but not the obligation, to acquire the Project Facilities from Project Company for the applicable Force Majeure Transfer Price set forth in Schedule 8. In order to exercise such right, GPA shall provide Project Company with Notice of its election to acquire the Project Facilities within sixty (60) Days of the date Project Company receives the applicable Notice of Intent to Terminate from GPA, after which the Parties will commence working together diligently and in good faith to effect such transfer within ninety (90) Days of Project Company’s receipt of GPA’s Notice of its election to acquire the Project Facilities or as soon as practicable, but otherwise no later than ninety (90) Days thereafter.

Any transfer contemplated in subsections (d)-(g) above shall:

(i) be free and clear of all liens or other encumbrances;

(ii) include all right, title and interest in and to the Project Facilities including all fixtures, fittings, plant and equipment (including all test equipment, special tools, as-built drawings, software, documents, reports, analyses, all relevant files, plant procedures and forms as reasonably required and necessary for GPA to effectively operate the Project Facilities after the transfer) and all improvements comprising the Project Facilities; and,

(iii) include, at GPA’s election and upon the payment of the applicable transfer price in Schedule 8, the assignment by the Project Company to GPA of the Construction Contract, LTPA and O&M Contract, including, for the avoidance of doubt, the assumption by GPA of all rights, obligations and liabilities of the Project Company under the foregoing agreements.

In the event of a termination resulting in Project Company (or any successor thereof) continuing to be the owner of any of the Project Facilities, the Parties shall enter into a connection agreement (the “Connection Agreement”) whereby the Project Company shall be granted the exclusive rights to use the Electrical Interconnection Facilities and to provide capacity and inject energy to the Grid System from the Project Facilities at the Delivery Point as if this Agreement had not been terminated; provided that the Connection
Agreement shall (i) be compliant with the applicable system grid code, (ii) have a term that is equal to or greater than the remaining term of this Agreement immediately prior to its termination, and (iii) obligate GPA to operate and maintain the Electrical Interconnection Facilities in accordance with the applicable system grid code and Prudent Utility Practices for a reasonable and customary annual fee limited to the amount necessary to cover the reasonable costs of such operation and maintenance.

4.6 Other Remedies

(a) The exercise of the right of a Party to terminate this Agreement, as provided herein, does not preclude such Party from exercising other remedies that are provided herein or available at Law, provided that, notwithstanding the above:

(i) no Party may terminate this Agreement other than in accordance with the express terms of this Agreement;

(ii) the termination rights, rights to liquidated damages, and right to draw under the Performance Bond as expressly set out in this Agreement shall be the sole and exclusive remedies available to GPA against Project Company or the Project for any delay in Commissioning or failure of any Project Facility to be available or to meet the Dependable Capacity and/or outage requirements set out in this Agreement; and

(iii) the termination right and right to draw under the Bid Guarantee shall be the sole and exclusive remedies available to GPA against Project Company for failure to achieve Financial Close by the Required Financial Closing Date.

(b) Subject to Article 4 and Article 4.6(a) above, remedies are cumulative, and the exercise of, or failure to exercise, one or more of them by a Party shall not limit or preclude the exercise of, or constitute a waiver of, other remedies by such Party.

ARTICLE 5
COVENANTS, REPRESENTATIONS AND WARRANTIES

5.1 Project Company Covenants

The Project Company hereby covenants and agrees with GPA to:

(a) develop, design, permit, engineer, finance, construct and complete the Project Facilities in a good and workmanlike manner, only with materials and equipment that are new and of international utility-grade quality, and in all material respects in accordance with:

(i) the Functional Specifications set forth in Schedule 1;

(ii) the plans and specifications prepared in accordance with this Agreement;

(iii) the Technical Limits set forth in Schedule 2;

(iv) the U.S. EPA requirements;

(v) all applicable Laws and the Government Authorizations;
(vi) Prudent Utility Practices; and
(vii) FERC and NERC requirements;

(b) design, engineer, construct and complete the Facility in such a manner as to provide, with proper maintenance and operation, that the useful life of the Facility will be at least equal to thirty (30) years;

(c) after the Commercial Operation Date, operate and maintain the Project Facilities in all material respects, in accordance with:

(i) the Operating Procedures developed pursuant to Article 6.4 and the Dispatch Instructions;
(ii) the Technical Limits set forth in Schedule 2;
(iii) the Guam and U.S. EPA requirements;
(iv) all applicable Laws and the Government Authorizations; and
(v) Prudent Utility Practices;

(d) use all reasonable efforts to procure and maintain all Government Authorizations necessary for its performance under this Agreement;

(e) engage only such advisors, representatives and experts as are experienced in the development, engineering, construction, financing, operation and maintenance of power stations similar to the Project Facilities;

(f) provide at its own risk and expense the necessary facilities and services for the safety, comfort and protection of its personnel;

(g) work and cooperate in good faith with GPA with respect to all of GPA's obligations and rights hereunder;

(h) ensure that the Construction Contract, LTPA and O&M Agreement (if any) are freely assignable to GPA (at no cost to GPA for such assignment beyond the applicable transfer price under Schedule 8) upon an early transfer of the Project Facilities pursuant to Article 4; and

(i) ensure that the Project does not have a debt to equity ratio in excess of 80% to 20% and that the Lead Bidder maintains at least 35% of the Project equity.

5.2 GPA Covenants

GPA hereby covenants and agrees with Project Company to:

(a) work with and cooperate in good faith with Project Company with respect to all of Project Company’s obligations and rights hereunder;

(b) upon request by Project Company, use its reasonable efforts to support Project Company in obtaining the Government Authorizations required by Article 6; and

(c) deliver possession of the Site to the Project Company no later than the date of this Agreement, and in accordance with the provisions of the LLA.
5.3 The Project Company Representations and Warranties

The Project Company hereby represents and warrants at the date of this Agreement that:

(a) the Project Company is a company duly organized, validly existing and in good standing under the Laws of Guam, and Project Company has all requisite corporate power and authority to conduct its business, to own its properties, and to execute, deliver, and perform its obligations under this Agreement;

(b) the execution, delivery and performance by Project Company of this Agreement have been duly authorized by all necessary corporate action on the part of Project Company, and do not and will not:

(i) require any consent or approval of Project Company's board of directors, shareholders or partners other than those which have been obtained (evidence of which consents and approvals shall be, if it has not heretofore been, delivered to GPA upon its request), or

(ii) violate or result in a breach of, or constitute a default under any provisions of Project Company's articles and memorandum of association or bylaws or other organic documents, or any material indenture, contract, or agreement to which it is a party or by which it or its properties may be bound, or any material law, rule, regulation, order, writ, judgment, injunction, decree, determination, or award presently in effect applicable to Project Company;

(c) to the best of Project Company's knowledge, no Government Authorization or approval by any other Government Authority is necessary for the due execution, delivery and performance by Project Company of this Agreement other than the Government Authorizations or approvals by any other Government Authority as contemplated by this Agreement, the other Project Agreements and the Financing Documents;

(d) this Agreement is a legal, valid and binding obligation of Project Company, enforceable against Project Company in accordance with its terms; and

(e) there is no pending or, to the best of Project Company's knowledge, threatened action or proceeding against Project Company before any court, Government Authority or arbitrator that could materially and adversely affect the financial condition or operation of Project Company or the ability of Project Company to perform its obligations hereunder, or that could affect the legality, validity or enforceability of this Agreement (as in effect on the date hereof).

5.4 GPA Representations and Warranties

GPA hereby represents and warrants at the date of this Agreement that:

(a) GPA is a public corporation and an enterprise fund of the Government of Guam established by the Guam Power Authority Act of 1968, duly organized, validly existing, and in good standing under the Laws of Guam, and has all requisite corporate power and authority to conduct its business, to own its properties, and to execute, deliver, and perform its obligations under this Agreement;
(b) the execution, delivery and performance by GPA of this Agreement have been duly authorized by all necessary corporate or Government action, and do not and will not:

(i) require any consent or approval of GPA’s board of directors, shareholders, officers, or officials other than those which have been obtained (evidence of which consents and approvals shall be, if it has not heretofore been, delivered to the Project Company upon its request); and

(ii) violate or result in a breach or constitute a default under any provisions of GPA’s articles and memorandum of association or bylaws, or other organic documents, or any material indenture, contract, or agreement to which it is a party or by which it or its properties may be bound, or any material law, rule, regulation, order, writ, judgment, injunction, decree, determination, or award presently in effect applicable to GPA;

(c) to the best of GPA’s knowledge, no Government Authorization or approval by any other Government Authority is necessary for the due execution, delivery and performance by GPA of this Agreement other than the Government Authorizations or approvals by any other Government Authority as contemplated by this Agreement, the other Project Agreements and the Financing Documents;

(d) this Agreement is a legal, valid, and binding obligation of GPA, enforceable against GPA in accordance with its terms; and

(e) there is no pending or, to the best of GPA’s knowledge, threatened action or proceeding against GPA before any court, Government Authority, or arbitrator that could materially and adversely affect the financial condition or operation of GPA or the ability of GPA to perform its obligations hereunder, or that could affect the legality, validity or enforceability of this Agreement (as in effect on the date hereof).

5.5 Pre-Existing Condition

(a) If a Pre-Existing Condition is discovered during the Pre-Existing Condition Period, Project Company will notify GPA within fourteen (14) Days of such discovery (or, if later, the date when Project Company becomes aware of such discovery).

(b) Following a notification under paragraph (a) above, Project Company will promptly submit to GPA a remediation plan and a proposal for the cost of any remedial action required to remove such Pre-Existing Condition. Within thirty (30) Days of receipt of such plan and proposal, GPA will either (i) approve the remediation plan and proposal or (ii) not approve the remediation plan and proposal (setting out in reasonable detail the reasons therefore).

(c) In the event that GPA does not approve the remediation plan and proposal proposed by Project Company, GPA and Project Company shall discuss in good faith to attempt to agree to such a plan and proposal for a period of thirty (30) Days. In the event of a failure to agree to such a plan and proposal within such thirty (30) Days, GPA shall carry out, or shall appoint a third party to carry out, the remediation work and Project Company shall grant access to the Site or relevant portion of the Pipeline Route to GPA or such third party for this purpose, provided that the remediation work shall be carried out on a timely basis and in a manner that does not interfere with the activities of Project Company and its Contractors, and that all persons present on the Site on behalf
of GPA (or the third party appointed by it to carry out the remediation work) will comply with Project Company or its Contractors’ safety rules.

(d) GPA may not unreasonably withhold or delay its consent in relation to any remediation plan and proposal delivered by Project Company pursuant to this Article 5.5 and failure by GPA to respond to any remediation plan and proposal within fifteen (15) Days of receipt of such proposal shall be deemed to constitute GPA’s consent to such remediation plan and proposal.

(e) Following any remediation plan and proposal being agreed (or being deemed to have been agreed) by Project Company and GPA and subject to subsections (g) and (h) below:

(i) Project Company shall be responsible for the first one million Dollars (US$1,000,000) (in aggregate) of remediation costs resulting from the discovery of Pre-Existing Site Condition(s) during the Pre-Existing Condition Period;

(ii) Project Company shall be responsible for the first one million Dollars (US$1,000,000) (in aggregate) of remediation costs resulting from the discovery of Pre-Existing Pipeline Route Condition(s) during the Pre-Existing Condition Period; and

(iii) GPA shall be responsible for (i) all remediation costs resulting from the discovery of Pre-Existing Site Condition(s) during the Pre-Existing Condition Period in excess of the one million Dollars (US$1,000,000) of costs (in aggregate) to be met by Project Company and (ii) all remediation costs resulting from the discovery of Pre-Existing Pipeline Route Condition(s) during the Pre-Existing Condition Period in excess of the one million Dollars (US$1,000,000) of costs (in aggregate) to be met by Project Company, and GPA shall pay such costs to Project Company within thirty (30) Days of receipt of an invoice from Project Company in respect of such costs. Notwithstanding the above, only reasonable and documented remediation costs shall be considered in determining whether and to what extent GPA may be responsible for remediation costs under this subsection (e).

(f) Late payment of any invoice delivered by Project Company under this Clause shall accrue interest in accordance with Article 13.4. Project Company shall not be in default or breach of any of its obligations under this Agreement where such default or breach is directly attributable to a Pre-Existing Condition.

(g) Project Company shall exercise commercially reasonable efforts to mitigate the effects and costs of any Pre-Existing Condition. GPA shall have no obligation to pay any remediation costs pursuant to this Article 5.5 to the extent such costs are incurred due to a failure by Project Company to meet its obligation under this subsection (g).

(h) Prior to finalizing the design of the Project Facilities, Project Company shall perform early-stage site investigation and analysis consistent with Prudent Utility Practices. GPA shall not be obligated to pay remediation costs (and subsection (f) shall not excuse Project Company from any of its obligations under this Agreement) for any Pre-Existing Condition that was not notified to GPA within fourteen (14) Days of the date such condition was discovered.
ARTICLE 6
PRE-OPERATIONAL PERIOD

6.1 Permits, Licenses and Approvals

Prior to the Commercial Operation Date, Project Company shall, at its own expense, obtain and maintain all Government Authorizations or any other permit, license, approval or authorization required to be obtained and maintained by Project Company as and when required to comply with its obligations under this Agreement, including reaching Financial Close by the Required Financial Closing Date and achieving the Commercial Operation Date by the Required Commercial Operation Date.

6.2 Documents to be Submitted by Project Company

Project Company shall provide the following documents to GPA:

(a) as soon as available but no later than the earlier of Financial Close and Notice to Proceed, a complete copy of the Construction Contract, including all exhibits and schedules thereto, and complete plans and specifications for the construction of the Project Facilities, including drawings and interconnection points for SCADA and AGC, as soon as these are completed, provided that the Project Company shall be entitled to redact certain commercial terms from the copy of the Construction Contract supplied to GPA;

(b) as soon as available but no later than the earlier of Financial Close and Notice to Proceed, a complete copy of the O&M Contract (if applicable), including all exhibits and schedules thereto, provided that Project Company shall be entitled to redact certain commercial terms from the copy of the O&M Contract supplied to GPA;

(c) as soon as available but no later than Financial Close, a complete copy of the Water Supply Agreement;

(d) on or before Financial Close, complete copies of all Government Authorizations that have been issued to Project Company for the design, financing, construction, operation and maintenance of the Project Facilities;

(e) as soon as available, copies of all Government Authorizations other than those provided under the preceding clause that have been issued to Project Company or the Contractors (as applicable) for the design, financing, construction, operation and maintenance of the Project Facilities;

(f) on or before Financial Close, a copy of Project Company’s quality control program, safety program, environmental compliance program, and security (including cybersecurity) program, each with respect to all aspects of the design, engineering, equipping, construction, and operation and maintenance of the Project Facilities;

(g) on or before the Construction Start Date, complete copies of all insurance policies and certificates of insurance required for construction as indicated in Article 14, provided that Project Company shall be entitled to redact from the copy of the insurance policies supplied to GPA, all commercial terms and all other information that Project Company reasonably considers to be of a confidential or proprietary nature;
(h) as soon as available, but not later than the Commercial Operation Date, complete copies of all insurance policies and certificates of insurance obtained pursuant to Article 14 other than those provided under the preceding subsection;

(i) at least one hundred and twenty (120) Days (or such other period as shall be agreed between the Parties) before the scheduled commencement of the Testing and Commissioning for the Project Facilities, detailed programs and protocols to be used during the Testing and Commissioning of the Project Facilities consistent with the provisions of this Agreement, including Article 7 and Schedule 3. The GPA Engineer and GPA shall have the opportunity to comment on the proposed program and protocols within thirty (30) Days of receipt from Project Company of said documentation, and the GPA Engineer, GPA, and Project Company will work together to agree on the procedures and protocols to be used for Testing and Commissioning not later than sixty (60) Days prior to the scheduled commencement of the respective Testing and Commissioning;

(j) at least sixty (60) Days before the scheduled commencement of the Commercial Operation Tests, the intended start up and test schedule;

(k) not later than thirty (30) Days after the Commercial Operation Date, copies of all test results, certified by the GPA Engineer, for the Commercial Operation Tests performed with respect to the Project Facilities; and

(l) all the drawings, manuals, procedures, and other technical documents listed in Schedule 1 at the time specified in Schedule 1.

6.3 Supply of Power

(a) The Project Company will arrange for the supply of all electrical energy and capacity required for construction of the Project Facilities through (i) self-generation, or (ii) to the extent available, through making arrangements to purchase construction power from the GPA.

(b) GPA will arrange for backfeed power to be available at the Harmon Substation as required for Testing and Commissioning. Any such backfeed power shall be charged to Project Company at the prevailing rates applicable to such power.

(c) Project Company will arrange for the supply of all electrical energy and capacity required for the maintenance and operation of the Project Facilities by (i) generating it with Project Company’s own facilities, or (ii) to the extent available, using backfeed power through GPA’s Harmon substation. Any such backfeed power, to the extent it is supplied by GPA, shall be paid to GPA by Project Company at the then current rate for electricity at that location.

6.4 Operating Procedures

(a) Not later than one hundred and eighty (180) Days before the Required Commercial Operation Date, Project Company shall provide GPA with a first draft of its proposed operating procedures dealing with all operation interfaces between GPA and Project Company, including the method of day-to-day communication, key personnel lists, clearances and switching practices, outage scheduling, capacity and energy reporting, operating log and reactive power support, which procedures shall be consistent with this Agreement, the designs of the Project Facilities and the Grid System (including the principles and guidelines developed by GPA for the Grid System as part of and in accordance with the applicable system grid code and as provided to Project Company).
Company), and Prudent Utility Practices (the "Operating Procedures"). GPA shall cooperate with Project Company, including by providing responses to reasonable requests for information submitted by Project Company in preparation of the Operating Procedures.

(b) Within ninety (90) Days after GPA’s receipt of the first draft of the Operating Procedures, GPA shall notify Project Company of any requested deletions, amendments or additions which, in the exercise of GPA’s reasonable judgment, are necessary or desirable. Project Company shall make any deletions, amendments or additions that GPA reasonably requests unless such requests would be inconsistent with this Agreement, the designs of the Project Facilities, and the Grid System or Prudent Utility Practices. GPA may, from time to time, require the Operating Procedures to be revised to conform to any duly established grid code binding on GPA to the extent that those revisions are not inconsistent with the terms of this Agreement, the designs of the Project Facilities, the Grid System (including the principles and guidelines developed by GPA as part of and in accordance with the applicable system grid code for the Grid System), and Prudent Utility Practices.

6.5 GPA Observation Visits

GPA shall have the right, upon reasonable prior Notice, and subject to the safety rules and regulations of Project Company, to have its agents or employees at the Site at any time; provided that (i) such visits do not unreasonably interfere with the construction, Testing, Commissioning, operation or maintenance of the Project Facilities and (ii) such visits are at GPA’s own expense. All persons visiting the Project Facilities on behalf of GPA shall comply with the reasonable instructions and directions of Project Company and/or its Contractors. GPA shall bear responsibility for any claim, demand, action, proceeding, loss or damage to such persons or any property of Project Company caused by the negligence or wilful misconduct of any persons visiting pursuant to this Article 6.5 or the negligence or wilful misconduct of GPA during such visits. Insurance policies issued to Project Company must also cover GPA personnel and the GPA Engineer other than their bodily injury or death during their visits to the Site during the Term.

6.6 Project Company Progress Reports

Commencing on the date of this Agreement and continuing until the end of the Term, the Project Company shall submit progress reports to GPA prior to the fifteenth (15th) Day of each Month. Such reports shall cover in reasonable detail the progress in the development, permitting, financing, procurement, construction, and operation of the Project Facilities for the preceding Month.

Prior to the Commercial Operation Date, the progress report shall include, as a minimum, an updated critical path schedule, a list of activities completed in the preceding month, a list of activities behind schedule and reasons therefor, a recovery plan for activities more than thirty (30) Days behind schedule, a safety report specifying all safety related incidents (e.g., fatalities, lost time accidents, and near misses), and a list and description of outstanding issues or concerns impacting, or reasonably expected to impact, the Project or its implementation schedule.

Subsequent to the Commercial Operation Date, the progress report shall include, as a minimum, an operational performance report (including hours of operation, gross and net capacity, heat rate, auxiliary load, number of trips, outages, or derations), description of maintenance activity, an updated maintenance plan, a safety report specifying all safety related incidents (e.g., fatalities, lost time accidents, and near misses), a list and detailed description of any environmental or security violations and
a list and description of outstanding issues or concerns impacting the operation and maintenance of the Project Facilities.

ARTICLE 7
TESTING OF THE FACILITY

7.1 Testing of the Facility Prior to the Commercial Operation Date

(a) Project Company shall provide to GPA on an on-going basis relevant information regarding its program for Testing the Facility, including any delay suffered, or reasonably anticipated to be suffered, in the date of synchronization of a Unit (or Facility) or to the Required Commercial Operation Date.

(b) Not less than sixty (60) Days prior to the Required Commercial Operation Date, Project Company will deliver to GPA in writing the final program for Testing, including the expected duration of Project Company's start-up and Testing program and a tentative schedule for conducting all tests required by Schedule 3. Project Company shall advise GPA in writing of its final schedule for the Testing program not less than fifteen (15) Days prior to the commencement of the tests required by Schedule 3. If the schedule for any test required by Schedule 3 is adjusted after Project Company has provided GPA with the final Testing program schedule, Project Company shall advise GPA not less than seventy-two (72) hours prior to the commencement of any such test. On each Day beginning with the Day on which Testing commences, Project Company shall provide GPA with a schedule of the tests to be conducted on the following Day or Days, if such test will continue for more than one (1) Day. All Testing of the Facility shall satisfy the requirements provided in Schedule 3 and the procedures and protocols agreed upon by GPA, Project Company, and the GPA Engineer pursuant to Article 6.2(i). GPA will make all reasonable efforts to accept all the energy generated by the Facility during the Period of Testing and enable full load operation of the Facility during Dependable Capacity Tests.

(c) If GPA is unable to accommodate the schedule for such test or tests as provided by Project Company in the final schedule for the program of tests pursuant to the foregoing Article 7.1(b), GPA will give Project Company a Notice regarding deferral of any test or tests within seventy-two (72) hours of its receipt of the final schedule for Testing, and the Parties will mutually agree on a date for any deferred test or program of tests.

(d) Additional Commercial Operation Tests

(i) Project Company shall be entitled to attempt as many Commercial Operation Tests as are necessary to ensure that the Facility is Commissioned in accordance with the requirements of this Agreement. Project Company shall give GPA not less than seventy-two (72) hours' Notice of each additional Commercial Operation Test it desires to attempt.

(ii) Notwithstanding subsection (i), if the results of a Commercial Operation Test satisfy the applicable minimum performance criteria for successful completion of such Commercial Operation Test, but Project Company is not satisfied with the results of such Commercial Operation Test, Project Company may request additional tests to establish the results of the Commercial Operation Test with at least seventy-two (72) Hours' prior Notice provided to GPA prior to a subsequent test; provided, however, that Project Company will continue to be responsible for any
delay liquidated damages under Article 8.1 and will not be paid for capacity until it has notified GPA that Project Company has designated the test as the Commercial Operation Test in accordance with subsection (iii) below.

(iii) When Project Company is satisfied with a test to establish the Commercial Operation Date, Project Company shall notify GPA that Project Company has designated such test as the Commercial Operation Test. The Initial Dependable Capacity shall be set at any level successfully demonstrated during the Commercial Operation Test up to the Contracted Facility Capacity.

(iv) The Commercial Operation Date shall occur and payment for Capacity Charges shall commence as of the first Day after the Day the Facility is Commissioned. In the event that Project Company is unable to demonstrate in the Commercial Operation Tests (carried out in accordance with the foregoing subsection (i) that the Facility is capable of operating at Threshold Capacity, GPA may terminate this Agreement as a Project Company Event of Default in accordance with Article 4.5.

7.2 Testing of Dependable Capacity and Heat Rate of the Facility after the Commercial Operation Date

The following provisions with respect to Testing the Facility after the Commercial Operation Date shall apply:

(a) Dependable Capacity shall be tested annually (at Project Company’s cost) after the Commercial Operation Date at times mutually agreed upon by Project Company and GPA. Project Company may, within twenty-four (24) hours of completion of a Dependable Capacity Test, reject the test and may conduct a retest (at Project Company’s cost) at a time to be mutually agreed; provided, however, that Project Company cannot conduct more than two (2) retests of any Dependable Capacity Test before the level of capacity achieved during such a test is set as the Dependable Capacity. Project Company shall give GPA at least forty-eight (48) hours’ prior Notice of the first retest and twenty-four (24) hours’ prior Notice of the second retest, and any retest shall be conducted within ten (10) Days after the completion of the rejected test.

(b) The test period for the Dependable Capacity Test shall be for six (6) continuous hours. The test shall be run using the Metering System and plant instrumentation for measurements, unless otherwise decided by the Joint Coordinating Committee. The Dependable Capacity shall be the Net Energy Output during those six (6) hours corrected for Site Reference Conditions divided by six (6), but may not exceed the Contracted Facility Capacity. If, as the result of a Dependable Capacity Test, the tested capacity is shown to be above the Dependable Capacity in effect prior to such test, Project Company shall set the Dependable Capacity at the new tested capacity up to the Contracted Facility Capacity, and payments for the Dependable Capacity shall be increased accordingly, effective the Day such Dependable Capacity Test is completed. If, as a result of the Dependable Capacity Test, the tested capacity is shown to be below the Dependable Capacity in effect prior to such test, the Dependable Capacity will be reduced to the newly tested capacity, and payments for the Dependable Capacity shall be decreased to the tested level, effective the Day Dependable Capacity Test is completed.
(c) Between annual tests, GPA may request one (1) additional Dependable Capacity Test (at Project Company’s cost) if GPA reasonably believes that the currently set Dependable Capacity does not accurately reflect the Dependable Capacity previously declared to GPA. GPA shall provide written Notice of its request to test fourteen (14) Days prior to the requested test date. Project Company shall be entitled to one (1) retest of such Dependable Capacity Test (at Project Company’s cost) before the level of capacity achieved during such a test is set as the Dependable Capacity provided that it rejects the test within twenty-four (24) hours of completing the Dependable Capacity Test. Each such Dependable Capacity Test and, as appropriate, any retest, shall be conducted in accordance with the foregoing subsection (b), within ten (10) Days of its request or, as the case may be, the rejection, and Project Company shall give GPA not less than seventy-two (72) hours’ Notice of its intention to perform such retest.

(d) Between annual tests, Project Company may:

(i) conduct one (1) additional Dependable Capacity Test; and

(ii) in addition to Project Company’s right to request an additional Dependable Capacity Test under subsection 7.2(d)(i) above, conduct (at Project Company’s cost) one additional Dependable Capacity Test if GPA has elected to conduct an additional Dependable Capacity Test mentioned in Article 7.2(c) during a Forced Outage,

in each case, if Project Company reasonably believes that the currently set Dependable Capacity does not accurately reflect the Dependable Capacity that the Facility is able to achieve.

Each such Dependable Capacity Test carried out pursuant to this Article 7.2(d) shall be conducted in accordance with Article 7.2(b) and Project Company shall give GPA not less than seventy-two (72) hours’ Notice of its intention to perform each such Dependable Capacity Test.

(e) Notwithstanding anything to the contrary in this Agreement, no Dependable Capacity Test will be conducted during a Scheduled or Maintenance Outage, during the occurrence of a Force Majeure that affects the Facility, or while the consequences of such Force Majeure continue to affect the Facility. For the avoidance of doubt, the additional Dependable Capacity Test mentioned in Article 7.2(c) may be conducted during a Forced Outage.

(f) If GPA requires the Facility to operate on Natural Gas in accordance with the provisions of Article 3.4:

(i) GPA shall issue a Notice to Project Company stating the date, which shall not be less than ten (10) months from the date of the Notice, starting from which it could start the supply of Natural Gas;

(ii) Project Company shall be allowed a period of twenty-five (25) Days following the date set forth in the above-mentioned Notice to implement the switch to Natural Gas and to perform the tests set forth in Schedule 3;

(iii) during such twenty-five (25) Day period, which shall be extended in case of occurrence of any Force Majeure event or unavailability of Natural Gas:
(A) the Facility shall be deemed to provide the Dependable Capacity and the Project Company shall receive the full Capacity Charge;

(B) GPA shall provide sufficient quantities of Natural Gas in order to allow Project Company to implement the switch;

(C) Provision of Natural Gas by GPA to Project Company up to \([\bullet]^{15}\) MMBtu of Natural Gas (the "Maximum Natural Gas Switch Quantity") shall be at GPA’s cost;

(D) provision of Natural Gas by GPA to Project Company in quantities exceeding the Maximum Natural Gas Switch Quantity shall be at Project Company’s cost; and

(E) Project Company shall perform the tests referred to in Schedule 3 (at Project Company’s cost) and shall be required to conduct (including after the expiry of such period) as many retests (at Project Company’s cost) as necessary to pass these tests in accordance with the provisions of Schedule 3.

(g) The Parties agree that the provisions of subsection (f) above shall only apply when GPA elects to burn Natural Gas for the first time during the Term.

(h) GPA shall have the right to request that the Facility’s Heat Rate be tested (at Project Company’s cost) concurrently with any Dependable Capacity Test and Project Company shall be obligated to comply with such request.

7.3 Notice of and Compliance with Testing Procedures

Project Company shall carry out Commissioning of the Facility, the Testing of the Initial Dependable Capacity at or prior to the Commercial Operation Date and the Testing of the Dependable Capacity of the Facility thereafter in accordance with Article 7.2 and Schedule 3. GPA shall use its reasonable efforts to comply promptly with all reasonable requests made by Project Company for assistance in carrying out such Testing and Commissioning. GPA shall be given prior Notice of the Testing or Commissioning procedure in accordance with Article 7.2 and shall be entitled to be present and observe any such testing and Commissioning. The procedures and results of such tests shall be certified by the GPA Engineer.

7.4 Copies of Test Results

Project Company shall provide GPA with copies of the results of all tests performed pursuant to Schedule 3 and after every Major Overhaul of a generating Unit at the Facility. GPA shall not use or disclose such results other than in connection with the administration and enforcement of this Agreement or subject to applicable Law.

7.5 Deemed Commissioning

(a) In the event that for any reason (other than a breach by Project Company of its obligations under this Agreement or any other Project Agreement):

(i) Due to (A) any action or inaction by GPA, the GPA Engineer or GWA which is inconsistent with the terms of this Agreement, the LLA or the Water Supply Agreement (including any failure by GPA to satisfy the

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Note to GPA: Sponsors to advise.
Fuel Supply Requirement, (B) the discovery of a Pre-Existing Condition, (C) any failure by GPA or any third party appointed by GPA to carry out remediation work in accordance with Article 5.5(c), or (D) unavailability of Fuel or Water, a Commercial Operation Test is delayed beyond the date falling fourteen (14) Days before the Required Commercial Operation Date, then upon receipt of a certificate from an Independent Engineer to the effect that the Facility is, or would have been, ready for testing by the Required Commercial Operation Date, the Facility shall be deemed Commissioned fifteen (15) Days after the Required Commercial Operation Date (provided that for the avoidance of doubt the Project Company shall in no event be required to pay delay liquidated damages under Article 8.1 for such fifteen (15) Day period) and the Facility shall be deemed to be providing Initial Dependable Capacity equal to the applicable Contracted Facility Capacity from the end of such fifteen (15) Day period for the purposes of payments of Capacity Charges to be made by GPA to Project Company.

(ii) If the Facility has been deemed Commissioned, the Commercial Operation Tests for the Facility shall be conducted at the first available opportunity after such deemed Commissioning, and the Initial Dependable Capacity adjusted as a result of such test in accordance with subsection (b) below. Project Company shall use reasonable efforts to mitigate the delay caused by any of the events mentioned in this Article 7.5(a).

(b) In the event that the Initial Dependable Capacity of the Facility at the Commercial Operation Tests after the Facility has been deemed Commissioned is less than the Contracted Facility Capacity, Project Company shall refund to GPA an amount equal to:

(i) the difference, if any, between the Contracted Facility Capacity and the Initial Dependable Capacity divided by the Contracted Facility Capacity; times

(ii) the total Capacity Charges paid between the date of deemed Commissioning and the date upon which the Initial Dependable Capacity Tests take place; provided, however, that in the event that the Initial Dependable Capacity is less than the Threshold Capacity, the Project Company shall refund all Capacity Charges received based on deemed Commissioning.

(c) If, due to a delay mentioned in Article 7.5(a), the actual Commercial Operation Date does not occur within one (1) month of the Required Commercial Operation Date, GPA shall indemnify Project Company for (i) the actual reasonable documented costs of demobilization and remobilization of the personnel of Project Company, the O&M Contractor and the Construction Contractor, and (ii) for any other actual reasonable documented costs payable to the Construction Contractor.

ARTICLE 8
LIQUIDATED DAMAGES PAYABLE BY PROJECT COMPANY

8.1 Delay in Commissioning

Project Company covenants that the Facility shall be Commissioned on or before the Required Commercial Operation Date. If the Commercial Operation Date has not
occurred by the Required Commercial Operation Date, the Project Company shall pay GPA, as liquidated damages, for the delay in Commissioning a sum equal to:

(a) for the initial sixty (60) day period after the Required Commercial Operation Date, two thousand Dollars (US$2,000) for each Day of delay or fraction thereof; and

(b) thereafter, two hundred and forty thousand Dollars (US$240,000) for each Day of delay or fraction thereof.

In no event shall the damages assessed under this Article 8.1 exceed twenty-eight million eight hundred thousand Dollars (US$28,800,000).

8.2 Failure to Meet Contracted Facility Capacity

(a) Project Company covenants that the Initial Dependable Capacity of the Facility shall not be less than the Contracted Facility Capacity. In the event that upon completion of the Dependable Capacity Test used to establish the Initial Dependable Capacity of the Facility at or prior to the Commercial Operation Date pursuant to Article 7, the Initial Dependable Capacity for the Facility is less than the Contracted Facility Capacity (but greater than the Threshold Capacity), Project Company shall have the option for a period of up to six (6) months from the Commercial Operation Date to undertake Remedial Actions to increase the Initial Dependable Capacity to the Contracted Facility Capacity at its own cost. Within fifteen (15) Days of the expiration of such period or any decision by Project Company not to undertake Remedial Actions (whichever is the earlier to occur), Project Company shall pay to GPA, as liquidated damages, an amount equal to three thousand one hundred Dollars (US$3,100) per kW of the shortfall between the most recently determined Initial Dependable Capacity and the Contracted Facility Capacity.

(b) In no event shall the damages assessed under this Article 8.2 exceed thirty-five million Dollars (US$35,000,000).

(c) Results of all Initial Dependable Capacity Tests and Dependable Capacity Tests shall be valid only to the extent such tests are performed while the Facility operates within the requirements of all Government Authorizations and the environmental permits.

8.3 Excessive Outages

(a) Excessive Forced Outages

Project Company covenants that, in respect of each Contract Year, the Excessive Forced Outages Energy ("EFOE") for such Contract Year shall be less than or equal to zero (0).

In the event that, during any Contract Year other than the first Contract Year, the EFOE is greater than zero (0), then Project Company shall pay to GPA, as liquidated damages, the Capacity Damages, calculated as follows:

<table>
<thead>
<tr>
<th>Capacity Damages (US$) =</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity Damages Amount (US$/MW) x 1.3 x EFOE (MWh)/ number of hours in such Contract Year</td>
</tr>
</tbody>
</table>

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Where:

<table>
<thead>
<tr>
<th>Term</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Capacity Damages Amount</td>
<td>$\text{the product of (i) the Capacity Charge per MW per Month prevailing during the relevant Contract Year and (ii) twelve (12) Months.}$</td>
</tr>
</tbody>
</table>

The EFOE for any Contract Year, other than as modified in Article 8.3 for the first Contract Year, will be the sum of the actual Forced Outages Energy (FOE) minus the Allowable Forced Outages Energy (AFOE), minus Accumulated Unused Forced Outage Energy (AUFOE), namely:

$$\text{Excessive Forced Outages Energy (MWh) } = [\text{FOE} - (\text{AFOE}) - (\text{AUFOE})] \text{ (each term expressed in MWh)}$$

\[\begin{align*}
\text{FOE (MWh)} & = \text{the summation of all periods of Forced Outage of this product: duration of outage (hours) x reduction in Dependable Capacity (MW).} \\
\text{AFOE (MWh)} & = \text{Annual Average Dependable Capacity (MW) x guaranteed maximum Forced Outage hours pursuant to the availability guarantee set forth in Schedule 4.} \\
\text{AUFOE (MWh)} & = \text{Annual Average Dependable Capacity (MW) x unused guaranteed maximum Forced Outage Hours pursuant to the availability guarantee set forth in Schedule 4 from previous Contract Years (MWh), up to a maximum number of such unused hours that may be carried over from prior Contract Years to the then current Contract Year of one hundred and twenty (120) hours[, where unused guaranteed maximum Forced Outage Hours is the sum of the quotients, for each of the previous Contract Years when such quotient was above zero, of (a) AFOE minus FOE, divided by (b) the Annual Average Dependable Capacity for the relevant Contract Year].} \\
\end{align*}\]

If the EFOE for any Contract Year is less than or equal to zero (0), no liquidated damages are due.

(b) Excessive Total Outages

Project Company covenants that, in respect of each Contract Year, the Excessive Total Outages Energy ("ETOE") for such Contract Year shall be less than or equal to zero (0).

In the event that, during any Contract Year other than the first Contract Year, the Excessive Total Outages Energy is greater than zero (0), then Project Company shall pay to GPA, as liquidated damages, the Capacity Damages, calculated as follows:

$$\text{Capacity Damages (US$) } = \text{Capacity Damages Amount (US$/MW) x 1.3 x Excessive Total Outages Energy (MWh)/ the number of hours in such Contract Year}$$

\[\begin{align*}
\text{Where} & \quad \text{Capacity Damages Amount } = \text{the product of (i) the Capacity Charge per MW per Month prevailing during the relevant Contract Year and (ii) twelve (12) Months.} \\
\end{align*}\]
The Excessive Total Outages Energy (ETOE) for any Contract Year, other than as modified in Article 8.3 for the first Contract Year, will be the sum of the actual total outages (FOE, MOE and SOE) minus the Allowable Total Outages Energy (ATOE), minus the difference between the FOE and the AFOE minus Accumulated Unused Scheduled and Maintenance Outage Energy (AUSMOE), namely

\[
\text{Excessive Total Outages Energy (MWh)} = [\text{FOE} + \text{MOE} + \text{SOE} - (\text{ATOE}) - (\text{AUSMOE})] - [\text{FOE} - \text{AFOE} - \text{AUFOE}]
\]

if \([\text{FOE} - \text{AFOE} - \text{AUFOE}]\) is above zero or

\[
\text{Excessive Total Outages Energy (MWh)} = [\text{FOE} + \text{MOE} + \text{SOE} - (\text{ATOE}) - (\text{AUSMOE})]
\]

if \([\text{FOE} - \text{AFOE} - \text{AUFOE}]\) is equal to or below zero (each term expressed in MWH)

\[
\begin{align*}
\text{FOE (MWh)} & = \text{the summation of all periods of Forced Outage of this product: duration of outage (hours) x reduction in Dependable Capacity (MW).} \\
\text{MOE (MWh)} & = \text{the summation of all periods of Maintenance Outage of this product: duration of outage (hours) x reduction in Dependable Capacity (MW).} \\
\text{SOE (MWh)} & = \text{the summation of all periods of Scheduled Outage of this product: duration of outage (hours) x reduction in Dependable Capacity (MW).} \\
\text{ATOE (MWh)} & = \text{Annual Average Dependable Capacity (MW) x guaranteed maximum total Outage Hours pursuant to the availability guarantee set forth in Schedule 4.} \\
\text{AFOE (MWh)} & = \text{Annual Average Dependable Capacity (MW) x guaranteed maximum forced Outage Hours pursuant to the availability guarantee set forth in Schedule 4.} \\
\text{AUSMOE (MWh)} & = \text{Annual Average Dependable Capacity (MW) x unused guaranteed maximum Scheduled Outage and Maintenance Outage hours pursuant to the availability guarantee set forth in Schedule 4 from previous Contract Years, up to a maximum number of such unused hours that may be carried over from prior Contract Years to the then current Contract Year of one hundred and twenty (120) hours, where unused guaranteed maximum Schedule Outage hours and Maintenance Outage hours is the sum of the quotients for each of the previous Contract Years, when such quotient is a positive number, of (a) ATOE minus AFOE minus the sum of SOE and MOE divided by (b) Annual Average Dependable Capacity for the relevant Contract Year.}
\end{align*}
\]

If the ETOE for any Contract Year is less than or equal to zero (0), no liquidated damages are due.

8.4 Waiver of Defences

Notwithstanding that GPA may be substantially damaged in amounts that may be difficult or impossible to determine in the event that the Facility (i) is not Commissioned by the date required, (ii) is not capable of achieving and maintaining the Contracted Facility Capacity, (iii) cannot minimize the number of Forced Outages, or (iv) cannot achieve the designated operating levels, the Parties agree that the sums set out in this
Article 8 constitute a genuine pre-estimate of the loss to GPA and as a result are fair and reasonable as liquidated damages and it is further understood and agreed that the payment of liquidated damages is in lieu of actual damages for such occurrences. Project Company hereby waives any defence as to the validity of any liquidated damages in this Agreement on the grounds that such damages are void as penalties.

8.5 Financial Close and Security Deposits

(a) Notice of Possible Delays to Financial Close

Project Company shall, promptly (and in no event later than seven (7) Days after becoming aware thereof) give written Notice to GPA of the occurrence of any event which delays, or is reasonably likely to delay, Financial Close beyond the Required Financial Closing Date. Within fourteen (14) Days after any such initial Notice, Project Company shall provide GPA with a further written Notice substantiating such occurrence in reasonable detail, its effect on Project Company's ability to achieve Financial Close, and its effects, if any, on the Project, including financial implications. Further, Project Company shall thereafter provide such further information and updates as GPA may reasonably request from time to time in order to substantiate such occurrence and/or such effects.

(b) Extension of Required Financial Closing Date

If Project Company does not achieve Financial Close by the Required Financial Closing Date due to reasons other than an Excusable Event, a GPA Delay Event or Project Company’s failure, then the Required Financial Closing Date shall be extended until the date that is ninety (90) Days after the original Required Financial Closing Date, provided, however that (A) if the failure to achieve Financial Close is due to the occurrence of one or more Excusable Events, then the Required Financial Closing Date shall be extended on an equitable basis up to a maximum of an additional one hundred and eighty (180) Days to account for such delay, and (B) if the failure to achieve Financial Close is due to a GPA Delay Event, then the Required Financial Closing Date shall be extended on an equitable basis to account for such delay.

Prior to any extension referred to in this subsection (b), the validity period of the Bid Guarantee shall be extended (by written amendment thereto delivered to GPA) until the extended Required Financial Closing Date.

(c) Failure to Achieve Financial Closing

In the event that Project Company fails to achieve Financial Close by the Required Financial Closing Date or extended Required Financial Closing Date, either Party may terminate this Agreement. In the event of such termination, GPA shall be entitled to cash the Bid Guarantee, in which event neither Party shall have any further liability or obligation to the other under this Agreement, except for liabilities accrued hereunder prior to or upon such termination (including liability for any breach of this Agreement by the Project Company).

(d) Financial Closing

At Financial Close, GPA shall return the Bid Guarantee to Project Company and Project Company shall provide to GPA a security deposit (the "Performance Bond") in an amount in Dollars equal to sixty-three million and eight hundred thousand Dollars (US$63,800,000) to ensure Project Company's obligations to pay liquidated damages in accordance with Articles 8.1 and 8.2. The
Performance Bond shall terminate three (3) Months after the Day following the Day upon which the Facility is Commissioned (or, in the case that Project Company opts to pursue Remedial Actions, six (6) months thereafter), at which point GPA shall return the Performance Bond to Project Company. The Performance Bond shall consist of either: (i) an unconditional and irrevocable direct pay letter of credit issued by an international bank with an investment grade rating in form and substance reasonably acceptable to GPA; (ii) a bank guarantee issued by an international bank with an investment grade rating in form and substance reasonably acceptable to GPA; or (iii) a performance bond issued by an international surety with an investment grade rating in form and substance reasonably acceptable to GPA.

8.6 Payments of Liquidated Damages

(a) Within fourteen (14) Days after the end of (i) each Month in respect of amounts due pursuant to Articles 8.1 and 8.2, and (ii) each Contract Year in respect of amounts due pursuant to Article 8.3, GPA shall compute and advise Project Company by Notice (a "Liquidated Damages Notice") of the amount of liquidated damages, if any, due to GPA pursuant to this Agreement for the preceding Month or Contract Year, as the case may be. Subject to Article 8.6(b), Project Company shall pay to GPA the amount of liquidated damages shown on the Liquidated Damages Notice within thirty (30) Business Days of the date of the Liquidated Damages Notice (the "Liquidated Damages Due Date"). If Project Company fails to pay any amount due pursuant to Articles 8.1, 8.2 and 8.3 by the Liquidated Damages Due Date, GPA shall be entitled to draw such amount from the Performance Bond. Interest shall accrue on any unpaid and undrawn amount from the Liquidated Damages Due Date until the date payment is made at the rate of the Bank Rate. Save to the extent that the amount of liquidated damages reflected on the Liquidated Damages Notice is paid to GPA by Project Company or, with respect to liquidated damages pursuant to Articles 8.1, 8.2 and 8.3, drawn from the Performance Bond, the amount of liquidated damages pursuant to Articles 8.1, 8.2 and 8.3 plus accrued interest due to GPA may be set off against amounts owed to Project Company by GPA on the next statement(s) submitted to GPA pursuant to Article 13.

(b) In the event of any Dispute as to the computation or payment of liquidated damages, Project Company shall provide Notice to GPA specifying the amount disputed and the reason therefor. In such event, the amounts not disputed shall be paid as described in this Article 8 and the Dispute shall be settled in accordance with the Dispute resolution procedures set forth in Article 18. If any such Dispute is resolved in favor of GPA, the determination of amounts due to GPA shall include interest at the rate specified for late payment in Article 13.4. Upon resolution, the Project Company shall pay the amount determined to be owed to GPA within ten (10) Days of such resolution, failing which GPA shall be entitled to claim such amount from the Performance Bond, as applicable.

ARTICLE 9
CONTROL AND OPERATION OF THE FACILITY

9.1 Operating Procedures

The Project Facilities shall be operated and maintained in accordance with the Operating Procedures.

9.2 Dispatch
(a) The PSCC will issue Dispatch Instructions to establish the Net Energy Output (in respect of dispatch of the Facility) and Reserve Energy Output (in respect of dispatch of the Reserve Facility) that the Facility and the Reserve Facility, as applicable, are expected to feed into the Grid System during forthcoming periods of time. In coordination with GPA, Project Company shall be responsible for determining the operating modes (including but not limited to the determination of how to load each Unit) that will result in the most efficient and reliable operation.

(b) Project Company shall notify GPA and the PSCC whenever a Dispatch Instruction results in a part of or the whole Facility or Reserve Facility being operated beyond the Technical Limits. Project Company never has an obligation to operate and GPA never has a right to dispatch any of the Project Facilities beyond the Technical Limits. The Operating Procedures shall establish the circumstances under which Project Company will trip a Unit, prior to such Unit being tripped by a protective device. GPA’s right to issue Dispatch Instructions in respect of the Reserve Facility is subject to (i) the characteristics and Technical Limits of the Reserve Capacity set forth in Schedule 2 and (ii) compliance with environmental Laws and any applicable environmental Government Authorizations.

(c) Dispatch Instructions shall indicate the total amount of Net Energy Output required during the relevant period, expressed as an amount in MW, which amount may not exceed the Declared Capacity, and the total amount of Reserve Energy Output, if any, required during the relevant period.

9.3 Scheduling of Capacities and Energy

GPA and Project Company shall cooperate in establishing the following scheduling for the Facility’s Dependable Capacity and Net Energy Output:

(a) Year-Ahead Notification: Not less than ninety (90) Days before the scheduled Commercial Operation Date and thereafter not less than ninety (90) Days before the beginning of each Contract Year, GPA shall provide to Project Company good faith estimates of its requirements on a Monthly basis, for the Net Energy Output and the maximum capacity required during that Contract Year, but shall not be bound by those figures. GPA will also indicate the desired maintenance periods for the upcoming Contract Year.

(b) Quarter-Ahead Notification: Not less than sixty (60) Days before each quarter of each Contract Year, GPA shall provide to Project Company good faith estimates of its requirements, on a week-by-week basis for the Net Energy Output and maximum capacity required during that quarter and also provisionally for the following quarter, but shall not be bound by those figures.

(c) Month-Ahead Notification: Not less than fourteen (14) Days before each Month, GPA shall provide to Project Company good faith estimates of its requirements on a day-by-day basis, for the Net Energy Output and maximum capacity required during that Month and also provisionally for the following Month, but shall not be bound by those figures.

(d) Week-Ahead Notification: Not later than 12:00 noon on Thursday before each week beginning on each Saturday, GPA shall:

(i) provide Project Company estimated requirements, on an hour by hour basis, for the Net Energy Output and maximum capacity required
during that week and also provisionally, during the following week, but shall not be bound by these figures; and

(ii) determine which Fuel shall be used each hour during that week.

(e) **Declared Capacity Notification:** To enable GPA to give final schedules of requirements, Project Company shall notify the PSCC, by 8:00 a.m. each Day, of the Declared Capacity and Declared Reserve Capacity available during each hour of the following Day. However, Project Company may notify the PSCC, not less than twelve (12) hours prior to its scheduled occurrence, of any reasonable modification to the Declared Capacity and Declared Reserve Capacity schedule. The Notices that Project Company is required to send to GPA pursuant to this Article 9.3(e) shall include the number of MW available for each Unit during each hour of the following day and the amount and type of Fuel required to comply with the expected dispatch (the “**Unit Available Capacity**”). The availability of the Facility shall be based, for the purposes of determining the Declared Capacity or calculating Outage Hours, on the availability of the Facility with the Fuel that GPA instructs the Project Company to run.

(f) **Day-Ahead Notification:** Not less than eight (8) hours before the start of each Day the PSCC shall provide to Project Company firm requirements in accordance with Article 9.2(c), on an hour-by-hour basis for capacity during that Day and also, provisionally, during the following Day. The firm requirements shall be binding upon GPA; provided, however, Project Company shall not unreasonably withhold its consent to any reasonable request from GPA for an alteration to its requirements.

(g) The methods for scheduling the capacity may be modified from time to time. Such modifications may be initiated by GPA, the PSCC, or Project Company and must be approved by the Joint Coordinating Committee.

9.4 **Scheduled Maintenance**

(a) Project Company shall submit its desired schedule of Scheduled Outage periods (including the duration of each such period) to GPA six (6) months before the Required Commercial Operation Date and thereafter on August 1st of each calendar year. Project Company shall seek to schedule any Scheduled Outage periods during the period from January to (and including) April or such other alternative periods as GPA may specify (but, in each case, without any obligation to do so and subject to the recommendations and maintenance requirements of the applicable original equipment manufacturers of the various components of the Project Facilities), provided that GPA specifies at least one (1) year in advance the alternative period and that the period available for Scheduled Outages is of equal duration to the period specified herein. Within thirty (30) Days of receipt of such schedule, GPA shall notify Project Company in writing as to the acceptability of such schedule. Project Company shall use all reasonable efforts to make each such Scheduled Outage period of relatively short duration consistent with the Technical Limits and Prudent Utility Practices.

(b) If GPA does not accept any one or more of the requested Scheduled Outage(s) periods, GPA shall advise Project Company within thirty (30) Days of the receipt of Project Company’s notification in accordance with subsection (a) above of the acceptable period when GPA determines any such unacceptable Scheduled Outage can be rescheduled. The rescheduled time shall be as close as reasonably practicable to the requested time, shall be
consistent with the Technical Limits, Prudent Utility Practices and the recommendations and maintenance requirements of the applicable original equipment manufacturers of the various components of the Project Facilities, and shall be of the same duration as the requested period. If GPA fails within such thirty (30) Day period to object to any Scheduled Outage for which it receives Notice pursuant to subsection (a) above or fails within such period to advise Project Company of a substitute time, Project Company may schedule and conduct the Scheduled Outage(s) as initially requested.

(c) Project Company shall schedule Scheduled Outages only at times determined as aforesaid; provided, however, that GPA may not require Project Company to schedule Scheduled Outages in a manner or time which is outside the Technical Limits, is inconsistent with Prudent Utility Practices or the recommendations and maintenance requirements of the applicable original equipment manufacturers of the various components of the Project Facilities.

(d) Notwithstanding the fixing of a time for a Scheduled Outage pursuant to subsections (a), (b) and (c) above, GPA may, upon at least ninety (90) Days prior Notice and upon agreeing to pay the documented increased cost, if any, to the Project Company resulting therefrom, require Project Company to reschedule a Scheduled Outage; provided, however, that (i) GPA shall not require such Scheduled Outage to be rescheduled for a period of shorter or longer duration or in a manner or time that is outside the Technical Limits, or inconsistent with Prudent Utility Practices or the recommendations and maintenance requirements of the applicable original equipment manufacturers of the various components of the Project Facilities, (ii) GPA shall not require that a single Scheduled Outage period be split into two (2) or more periods without compensating Project Company for any additional costs incurred thereby, and (iii) GPA shall not require that a Scheduled Outage be brought forward any earlier than sixty (60) Days from the date of such Notice without the consent of Project Company.

(e) Notwithstanding the fixing of a time for a Scheduled Outage pursuant to subsections (a), (b) and (c) above, Project Company may request a rescheduling of any Scheduled Outage upon ninety (90) Days prior written Notice to GPA. GPA shall respond to such request within ten (10) Business Days and shall not unreasonably withhold its permission for such rescheduling.

(f) When the need arises for a Maintenance Outage, Project Company shall advise GPA of such need and of the commencement and estimated duration of such work, and GPA shall allow Project Company to schedule such Maintenance Outage within a period of time that is reasonable under the circumstances, but in any event not to exceed the time required by the Technical Limits and Prudent Utility Practices. Project Company shall use all reasonable efforts to conduct such Maintenance Outage during off-peak hours. Project Company may advise GPA orally of the above matters set forth in this subsection (f), and GPA shall respond orally within twenty-four (24) hours of such notice. GPA shall confirm its communication in writing within one (1) week of such oral notice.

(g) For those years in which Project Company plans to conduct a Major Overhaul, Project Company shall submit its Major Overhaul schedule (including the number of Units subject to Major Overhaul and outage duration of each Unit for such period) to GPA, for each Contract Year, one (1) year in advance by Notice. It is expected that a Major Overhaul will take place approximately in accordance with Schedule 2, as defined by the manufacturer and will not exceed twenty-three (23) Days per Unit in any Contract Year. Project Company
shall seek to schedule a Major Overhaul outside the months of May through (and including) December (but, in each case, without any obligation to do so and subject to the recommendations and maintenance requirements of the applicable original equipment manufacturers of the various components of the Project Facilities). Within thirty (30) Days of receipt of this schedule, GPA shall notify Project Company in writing as to the acceptability of such schedule. If GPA does not accept this schedule, GPA shall advise Project Company within thirty (30) Days of receipt of such schedule of the time when GPA determines the Major Overhaul can be rescheduled. The rescheduled time shall be as close as reasonably practicable to the requested time, shall be consistent with the Technical Limits, Prudent Utility Practices, and the recommendations and maintenance requirements of the applicable original equipment manufacturers of the various components of the Project Facilities, and shall be of equal duration as the requested period. If GPA fails within the allowed period to object to any Major Overhaul for which it receives Notice pursuant to this Article, or fails within such period to advise Project Company of a substitute time, Project Company may schedule the Major Overhaul as initially requested.

9.5 Emergencies

(a) Project Company shall cooperate with GPA in establishing agreed Emergency plans for the Project Facilities at least ninety (90) Days before the Required Commercial Operation Date, including recovery from a local or widespread electrical blackout and voltage reduction in order to curtail load.

(b) On or after the Commercial Operation Date, Project Company shall, during an Emergency, within no more than fifteen (15) minutes of GPA’s request, and more quickly if possible consistent with Prudent Utility Practices, supply such power as one or more of the Project Facilities is able to generate; provided, however, that Project Company shall not be obligated to operate any of the Project Facilities beyond the Technical Limits or beyond the limits which Project Company reasonably believes could result in a trip. If a Scheduled Outage or Maintenance Outage occurs or would occur coincident with an Emergency, Project Company, upon consultation with GPA and at GPA’s sole cost and expense, shall make all reasonable efforts to reschedule the Scheduled Outage or Maintenance Outage or, if the Scheduled Outage or Maintenance Outage has begun, expedite the completion of the work to restore power supply as soon as possible.

9.6 Maintenance of Operating Records

(a) Each Party shall keep complete and accurate records and all other data required by each of them for the purposes of proper administration of this Agreement. Among, but not limited to, other records and data required hereby or elsewhere in this Agreement, Project Company shall maintain an accurate and up-to-date operating log at the Project Facilities with records of:

(i) Net Energy Output and Reserve Energy Output production for each demand period and Delivery Point, and bus voltage at all times (for this purpose Project Company shall install a computerized system that will maintain an agreed data base of all pertinent parameters, as determined by the Joint Coordinating Committee);

(ii) changes in operating status, Scheduled Outages, Maintenance Outages and Forced Outages; and

(iii) any unusual conditions found during inspections.
(b) All such records required under Article 9.6(a) shall be maintained for a minimum of sixty (60) Months after the creation of such record or data; provided, however, that the Parties shall not dispose of or destroy any such records after such sixty (60) Month period without thirty (30) Days’ prior Notice to the other Party. Either Party shall have the right, upon reasonable prior Notice to the other Party, and at reasonable times during normal office hours, to examine the records and data of the other Party relating to this Agreement or the operation and dispatch of the Project Facilities within the Grid System at any time during the period such records and data are required hereunder to be maintained.

9.7 Annual Report

Project Company shall deliver to GPA an annual operating and maintenance report for each Contract Year, within two (2) Months following the expiration of each Contract Year. Such annual report must include the operation and maintenance report for the prior year and the anticipated operation and maintenance plan and Emergency plan for the upcoming year.

9.8 Project Facility Improvements

Subject to the prior written consent of Project Company and the Agent (in accordance with the Lenders’ Direct Agreement), if Project Company shall be requested by GPA to (a) increase the generation capacity of the Project Facilities or (b) add equipment, then Project Company shall (once all relevant details have been agreed by Project Company and GPA) implement and prosecute such request at GPA’s expense.

Notwithstanding the first sentence of this Article 9.8, the Project Company shall not prosecute and implement such request until:

(a) GPA and the Project Company shall have agreed on the feasibility, schedule and cost of such implementation and additional construction (if any), with capital costs and operational costs being recoverable through Supplemental Charges or by direct cost-plus reimbursement at the discretion of the Project Company;

(b) the financing for such implementation and construction (if any) has been obtained; and

(c) appropriate adjustments to the Price (if any), including the Capacity Charge and the Energy Charge, have been agreed, and taking into account any lost revenue due to necessary Project Facility outages and all other costs or Losses to be incurred by Project Company as a consequence of the implementation of such changes.

9.9 Reactive Power

If, due to instability in the Grid System, GPA requests Project Company to operate the Facility in a power factor range outside the range mentioned in Schedule 2, Project Company shall comply with such request, provided that (i) it shall not have any obligation to operate the Facility in such a way for more than one (1) hour at a time if, in the opinion of Project Company, it could damage the Project Facilities and (ii) Project Company shall never be required to operate the Project Facilities in a manner that is inconsistent with the Functional Specifications or the Technical Limits and the Contracted Characteristics.

9.10 GPA Access to Site
Project Company shall allow GPA to have reasonable access to the Site subject to prior notice by GPA. GPA personnel will be required to comply with all Project Company safety rules and procedures when accessing the Site.

GPA will be allowed to access the on-site ULSD Storage Facilities, without the need for prior notice, to fuel GPA’s tanker trucks at no charge, subject to coordination of such access and fueling pursuant to the Operating Procedures.

9.11 Employment of former GPA Employees by the Project Company

GPA power facilities maintenance and operations employees who may be adversely affected or separated as a result of the commissioning of the Project, shall have an opportunity to be interviewed by the Project Company (in priority to other candidates) for employment at the Project Facilities in positions for which they are qualified. For each case of hiring an existing GPA maintenance and/or operating employee, the Project Company shall advise GPA of their plan for hiring such employee and allow a minimum of six (6) months before beginning the employment period to allow GPA to adjust its plant operation and maintenance activities. If requested by GPA, Project Company will make reasonable efforts to assist GPA with finding a temporary labor pool for positions at their existing power plants that will be vacated by personnel hired by the Project Company.

ARTICLE 10
JOINT COORDINATING COMMITTEE

10.1 Membership

Within ninety (90) Days from the date of this Agreement, the Parties shall establish a Joint Coordinating Committee of ten (10) members, with Project Company and GPA each appointing five (5) members. Each Party shall also appoint two (2) substitutes for each of its members. The substitutes must be appointed at least thirty (30) Days prior to being able to substitute for one (1) of the members. Substitutes may attend the Joint Coordinating Committee meetings but cannot participate in them unless they are replacing a regular member.

The Joint Coordinating Committee shall meet at least once per month.

The chairmanship of the Joint Coordinating Committee shall rotate each year between the Parties, and the first chairman shall be appointed by GPA. The Joint Coordinating Committee shall develop procedures for holding meetings, keeping minutes of meetings, maintaining records and appointing and operating sub-committees as may be required.

10.2 Duties

The power and duties of the Joint Coordinating Committee shall include only the following:

(a) coordination of the respective programs of the Parties for the permitting, design, construction and Commissioning of the Project Facilities, the Fuel supply and delivery interfacing, and the Electrical Interconnection Facilities, and agreement where necessary upon the respective Commissioning procedures;

(b) discussion of the steps to be taken upon shutdown or reduction in capacity for Force Majeure or any other reason;
coordination and modification, if required, of Operating Procedures, including day-to-day communications, dispatching procedures, and Emergency plans and procedures, and compliance with Operating Procedures;

d) coordination and modification, if required, of scheduled maintenance programs and scheduling and acceptance of performance tests and periodic tests;

e) review of maintenance records, including results of periodic tests, for compliance with manufacturers’ maintenance instructions and recommendations;

f) coordination of annual, monthly, weekly, and daily forecasts or requirements for the Project Facilities;

g) developing, monitoring, and auditing the procedures to record Dependable Capacity, reliability, Net Energy Output, Reserve Energy Output and any other parameters that may influence the billing or liquidated damages arising from operation;

h) developing protocols for invoicing and for measuring Dependable Capacity, Net Energy Output and Reserve Energy Output;

i) developing detailed procedures with respect to Natural Gas (when available) daily nominations and renominations based on Dispatch Instructions, ambient conditions for the next day and data provided in the tables entitled “Guaranteed Heat Rates at Guaranteed Conditions” and “Guaranteed Heat Rate Correction Curve” contained in Schedule 4;

j) dealing with safety and security matters affecting the Project Facilities, the Parties, and their Contractors;

k) consultation on Emergency plans developed by the Parties for recovery from a local or widespread electrical blackout;

l) review of metering and protective schemes and devices; and

m) any other matter agreed by the Parties affecting the operation of the Project Facilities and the Grid System.

10.3 **Scope and Effect**

The Parties agree and acknowledge that the jurisdiction of the Joint Coordinating Committee shall be limited to liaison and consultation only and that any decisions or agreements of the committee shall not be binding upon the Parties absent express written agreement to the contrary. The resolutions, considerations and discussions taking place from time to time within the Joint Coordinating Committee shall at all times remain subject to the express provisions of this Agreement, and, accordingly the respective rights and obligations of the Parties under this Agreement (or otherwise) shall not be affected by Articles 10.1 to 10.2.

10.4 **Special Reporting**

During any period in which the one hundred and eighty (180) Day period mentioned in Article 4.2(d) is extended, the Joint Coordinating Committee will meet every fourteen (14) Days and the members of the Joint Coordinating Committee appointed by Project
Company will report on the status of the measures taken by Project Company to cure the deficiency.

**ARTICLE 11**

**ELECTRICAL INTERCONNECTION**

11.1 **Electrical Interconnection Facilities**

The Electrical Interconnection Facilities shall be designed, procured, and constructed by Project Company. Upon achieving the Commercial Operation Date and GPA’s written acceptance thereof, the ownership, custody and control of the Electrical Interconnection Facilities shall be transferred by Project Company to GPA, after which the latter will operate and maintain the facilities in accordance with Prudent Utility Practices and the applicable system grid code at no cost to the Project Company. The transfer of the Electrical Interconnection Facilities shall be at no cost to GPA.

11.2 **Testing**

The Parties shall cooperate in testing the Electrical Interconnection Facilities from time to time prior to the scheduled synchronization dates of the Project Facilities and at such other times thereafter as either Party may reasonably require. All such testing shall be carried out on a timely basis.

**ARTICLE 12**

**METERING**

12.1 **Electrical Metering**

The standards for performance measurement systems and testing are specified in Schedule 5.

(a) All electrical metering devices used to measure Net Energy Output and Reserve Energy Output pursuant to this Agreement, and to monitor and coordinate operation of the Project Facilities, shall be purchased, owned, installed and maintained by Project Company according to the specifications in Schedule 5. All electrical metering will be done jointly by the Parties, and each Party shall designate a representative for performing such metering. All electrical metering devices used to provide data for the computation of payments due under this Agreement shall be sealed, and the seal shall be jointly broken by the designated representatives of the Parties when such metering devices are to be inspected and tested or adjusted in accordance with Article 12.1(b) below. The number, type and location of such electrical metering devices shall be on the 115 kV high voltage bushings of the main power transformers and according to the single line diagram presented by Project Company and approved by GPA.

(b) GPA shall inspect, test, calibrate, and if necessary, replace all electrical metering devices upon installation and at least once every three (3) years thereafter. GPA shall provide the Project Company with reasonable advance Notice of, and allow a representative of the Project Company to witness and verify such inspections, tests, calibrations and replacements. Upon the written request by the Project Company, and in the presence of the Project Company, GPA shall perform additional inspections, tests, or calibrations of the electrical metering devices within twenty (20) Days following the date of such written request. The actual expense of any such requested additional inspection, tests, or calibration shall be borne by the Project Company, unless, upon such inspection, tests or calibration, a metering device is found to register.
inaccurately by more than zero point two percent (0.2%), in which event the expense of the requested additional inspection or testing shall be borne by GPA. If an electrical metering device is found to be defective or inaccurate, whether or not within the accuracy and repeatability tolerances set forth in Table 1 of Schedule 5, GPA shall, at its own expense, adjust, repair, replace, and/or recalibrate the electrical metering device as near as practicable to a condition of zero (0) error.

(c) The Project Company may elect to install and maintain, at its own expense, back-up electrical metering devices at the Delivery Point in addition to (and identical to) those installed and maintained by GPA, which installation and maintenance by the Project Company shall be in accordance with Prudent Utility Practices.

12.2 Adjustment for Inaccurate Electrical Meters.

(a) If an electrical metering device fails to register, or if the measurement made by a metering device is found upon testing to be inaccurate, an adjustment shall be made correcting all measurements by the inaccurate or defective electrical metering device for the Project for the amount of the inaccuracy and the period of the inaccuracy, in the following manner:

(i) by (x) integrating the capacity measurements obtained by the MW-meter readings which are registered every thirty (30) minutes in the PSCC, or (y) by using the Declared Capacity, whichever is applicable; or

(ii) as may be agreed upon by the Parties.

(b) In the event that the Parties cannot agree on the amount of the adjustment necessary to correct the measurements made by any inaccurate or defective electrical metering device, the Parties shall use GPA’s back-up electrical metering device, if installed, to determine the amount of such inaccuracy, so long as such electrical metering devices are tested and maintained in the same manner as Project Company’s. In the event GPA’s back-up electrical metering devices are also found to be outside the accuracy and repeatability tolerances set forth in Table 1 of Schedule 5, as are applied to Project Company’s electrical metering devices under Article 12.1(b) above, the Parties shall estimate the amount of the necessary adjustment on the basis of deliveries of Net Energy Output and Reserve Net Energy Output during periods of similar operating conditions when the electrical metering device was registering accurately;

(c) In the event that the Parties cannot agree on the actual period during which the inaccurate measurements were made, the period during which the measurements are to be adjusted shall be the shorter of (i) the last one-half of the period from the last previous test of the electrical metering device, or (ii) the one hundred and twenty (120) Days immediately preceding the test which found the electrical metering device to be defective or inaccurate.

(d) To the extent that the adjustment period covers a period of deliveries for which payment has already been made by GPA, GPA shall use the corrected measurements as determined in accordance with Articles 12.2(a)(i), 12.2(a)(ii), 12.2(b), or 12.2(c) hereof to recompute the amount due for the period of the inaccuracy and shall subtract the previous payments by GPA for this period from such recomputed amount. If the difference is a positive number, the difference shall be paid by GPA to Project Company. If the difference is a negative number, the difference shall be paid by Project Company to GPA, or
in the sole discretion of GPA, the difference may take the form of an offset to payments due to Project Company by GPA. Payment of such difference by the owing Party shall be made not later than thirty (30) Days after the owing Party receives Notice of the amount due, unless GPA elects payment via an offset.

12.3 Natural Gas Metering

(a) Natural Gas Metering Equipment

(i) GPA at its cost shall be responsible to install and maintain primary Natural Gas measurement equipment at the gas metering station in the Natural Gas pipelines supplying Natural Gas to the Facility in accordance with Schedule 10. GPA shall read its meter(s) at that point and such readings shall be considered official meters.

(ii) Project Company may install Natural Gas backup measurement equipment downstream of GPA’s measurement equipment for Natural Gas. In such case, Project Company shall be responsible for installing and maintaining the Natural Gas backup measurement equipment.

(iii) GPA’s Natural Gas metering devices shall be inspected, tested, and calibrated by GPA at least once each three (3) years. If Project Company at any time desires a special test of any meter or the computer used in the operation of the GPA’s Natural Gas metering devices, it will promptly notify GPA and the Parties will then co-operate to secure a prompt test. All tests of GPA’s Natural Gas metering devices shall be made at GPA expense, except that Project Company shall bear the GPA’s reasonable cost of special tests made at the Project Company’s request if the inaccuracy is found to be within one percent (1%). Following each test, GPA shall ensure that GPA’s Natural Gas metering devices shall be adjusted as required to record centrally and accurately.

(iv) Project Company’s Natural Gas metering devices shall be inspected, tested, and calibrated by Project Company at least once each three (3) years. If GPA at any time desires a special test of any meter or the computer used in the operation of Project Company’s Natural Gas metering devices, it will promptly notify Project Company and the parties will then co-operate to secure a prompt test. All tests of Project Company’s Natural Gas metering devices shall be made at Project Company’s expense, except that GPA shall bear Project Company’s reasonable cost of special tests made at GPA’s request if the inaccuracy is found to be within one percent (1%). Following each test, Project Company shall ensure that Project Company’s Natural Gas metering devices shall be adjusted as required to record centrally and accurately.

(b) Adjustment for Inaccurate Natural Gas Meters.

(i) If, for any reason, GPA’s Natural Gas meters are out of service or registering outside the specified limits, so that the quantity of Natural Gas delivered cannot be ascertained or computed from the reading thereof, the Natural Gas delivered during the period such meters are out of service shall be determined upon the basis of the best data available, using the first of the following methods which is feasible:
(A) by using the quantity recorded by Project Company’s Natural Gas meters, if installed and accurately registering;

(B) by adjusting for the error, if the extent of the error is ascertainable by calibration, test or mathematical calculation; or

(C) by estimation on the basis of deliveries (Net Energy Output) during preceding periods of similar demand under similar conditions when the equipment was registering accurately, and for purposes of this estimation, the Parties may agree upon using data from measurements from outside of the measurement facility.

(ii) In the event that the Parties cannot agree on the actual period during which the inaccurate measurements were made, the period during which the measurements are to be adjusted shall be the shorter of (x) the last one-half of the period from the last previous test of the Natural Gas metering device, or (y) the one hundred and twenty (120) Days immediately preceding the test which found the Natural Gas metering device to be defective or inaccurate.

(c) To the extent that the adjustment period covers a period of deliveries for which payment has already been made by GPA, GPA shall use the corrected measurements as determined in accordance with Articles 12.3 and 12.4(b)(i) or (ii) hereof to recompute the amount due for the period of the inaccuracy and shall subtract the previous payments by GPA for this period from such recomputed amount. If the difference is a positive number, the difference shall be paid by GPA to Project Company. If the difference is a negative number, the difference shall be paid by Project Company to GPA, or in the sole discretion of GPA, the difference may take the form of an offset to payments due to Project Company by GPA. Payment of such difference by the owing Party shall be made not later than thirty (30) Days after the owing Party receives Notice of the amount due, unless GPA elects payment via an offset.

12.4 ULSD Metering

(a) ULSD Fuel Metering Equipment

(i) The Project Company shall be responsible for installing primary ULSD measurement equipment at the Fuel Delivery Point in accordance with Schedule 10. These meters will be transferred to GPA at the Commercial Operation Date. GPA will own and maintain these meters and shall read these meter(s) at these points and such readings shall be considered official meters.

(ii) Project Company may install ULSD backup measurement equipment downstream of GPA’s measurement equipment for ULSD. In such case, Project Company shall be responsible for installing and maintaining the ULSD backup measurement equipment.

(iii) GPA’s ULSD metering devices shall be inspected, tested, and calibrated by GPA at least once each three (3) years. If Project Company at any time desires a special test of any meter or the computer used in the operation of the GPA’s ULSD metering devices, it will promptly notify GPA and the Parties will then co-operate to secure a prompt test. All tests of GPA’s ULSD metering devices shall be made at GPA expense, except that Project Company shall bear the GPA’s reasonable cost of
special tests made at the Project Company’s request if the inaccuracy is found to be within one percent (1%). Following each test, GPA shall ensure that GPA’s ULSD metering devices shall be adjusted as required to record centrally and accurately.

(iv) Project Company’s ULSD metering devices shall be inspected, tested, and calibrated by Project Company at least once each three (3) years. If GPA at any time desires a special test of any meter or the computer used in the operation of Project Company’s ULSD metering devices, it will promptly notify Project Company and the parties will then cooperate to secure a prompt test. All tests of Project Company’s ULSD metering devices shall be made at Project Company’s expense, except that GPA shall bear Project Company’s reasonable cost of special tests made at GPA’s request if the inaccuracy is found to be within one percent (1%). Following each test, Project Company shall ensure that Project Company’s ULSD metering devices shall be adjusted as required to record centrally and accurately.

(v) Project Company shall, or shall have other party(ies) on its behalf, install and maintain measurement equipment at the ULSD truck delivery stations with the coordination and approval of GPA. The specifications and the location for ULSD Fuel meters and the associated metering system are set forth in Schedule 10. The measurement equipment shall be installed next to the storage tank.

(vi) The Project Company’s ULSD metering devices shall be inspected, tested, and calibrated in accordance with the provisions of Schedule 10.

(b) Adjustment for Inaccurate ULSD Meters.

(i) If, for any reason, GPA’s main ULSD meters are out of service or registering outside the specified limits, so that the quantity of ULSD consumed cannot be ascertained or computed from the reading thereof, the ULSD consumed during the period such meters are out of service shall be determined upon the basis of the best data available, using the first of the following methods which is feasible:

(A) by using the quantity recorded by Project Company’s back-up ULSD meters, if accurately registering; or

(B) by adjusting for the error, if the extent of the error is ascertainable by calibration, test or mathematical calculation.

(ii) In the event that the Parties cannot agree on the actual period during which the inaccurate measurements were made, the period during which the measurements are to be adjusted shall be the shorter of (x) the last one-half of the period from the last previous test of the ULSD metering device, or (y) the one hundred and twenty (120) Days immediately preceding the test which found the ULSD metering device to be defective or inaccurate.

To the extent that the adjustment period covers a period of deliveries for which payment has already been made by GPA, GPA shall use the corrected measurements as determined in accordance with Article 12.4(b)(i) or (ii) hereof to recompute the amount due for the period of the inaccuracy and shall subtract the previous payments by GPA for this period from such recomputed amount. If the difference is a positive
number, the difference shall be paid by GPA to Project Company. If the difference is a negative number, the difference shall be paid by Project Company to GPA, or in the sole discretion of GPA, the difference may take the form of an offset to payments due to Project Company by GPA. Payment of such difference by the owing Party shall be made not later than thirty (30) Days after the owing Party receives Notice of the amount due, unless GPA elects payment via an offset.

ARTICLE 13
BILLING AND PAYMENT

13.1 Invoices

(a) Invoices shall be prepared monthly by Project Company in accordance with this Article 13 for payment by GPA in Dollars, as specified in this Article 13.

(b) GPA and Project Company shall read directly by their representatives or via billing centers the metering devices on the first Day of each Month at 00:00 or 10:00 a.m., commencing with the first Month of the Period of Testing.

(c) Project Company shall render an itemized invoice to GPA by the tenth (10th) Day of each Month of the Term, commencing in respect of amounts due by GPA for deliveries of Net Energy Output (including BESS energy output), Reserve Energy Output and/or Dependable Capacity hereunder, with the first Month immediately following the Month in which the Commercial Operation Date occurs.16

(d) Each itemized invoice for amounts due by GPA to Project Company under Article 13.1(c) for deliveries of Net Energy Output (including BESS energy output), Reserve Energy Output and/or Dependable Capacity hereunder in respect of any month from and after the Commercial Operation Date shall show, calculated, where applicable, in accordance with Schedule 4:

(i) Net Energy Output and Reserve Energy Output delivered to GPA during each half hour of the previous Month and the total Net Energy Output and Reserve Energy Output for such Month;

(ii) the Energy Charge for such Net Energy Output, Reserve Energy Output and the Capacity Charge for the previous Month;

(iii) Supplemental Charges, if any;

(iv) any adjustments or offsets pursuant to Articles 8.6, 12 or 17.2;

(v) any adjustments pursuant to Article 13.3;

(vi) any adjustments pursuant to Article 6.3(c);

(vii) any adjustment pursuant to Articles 3.3.2 or 3.5; and

(viii) the total amount in Dollars that is due from GPA to Project Company with respect to such deliveries of Net Energy Output, Reserve Energy Output and Dependable Capacity during the preceding Month, including, for the avoidance of doubt, the full Capacity Charge for the Dependable Capacity in the event that the Dependable Capacity is

16 Note to parties: To be aligned with Schedule 4 and added if necessary to Schedule 4. If GPA requests dispatch in excess of Declared Capacity, Energy Payments shall be based on the Heat Rate at Declared Capacity.
unavailable, in whole or in part, due to a request by GPA in accordance with this Agreement, due to (v) a Scheduled Outage, (w) a Maintenance Outage, (x) a Forced Outage, (y) a condition caused by GPA or by the Grid System, or (z) the unavailability of Fuel during any period during which the Facility is deemed to provide the Dependable Capacity in Article 7 or Article 16.4.

13.2 Payment

Each invoice shall be paid within thirty (30) Days of receipt thereof, with those portions of the Price to be adjusted and calculated in accordance with Schedule 4.

13.3 Estimates

In order that invoices may be rendered promptly after the end of each Month, it may be necessary, from time to time, to estimate certain factors involved in calculating the monthly billing. Adjustments for errors in such estimates shall be included in the invoice for the first Month following the time when the information necessary to make such corrections or adjustments becomes available.

13.4 Late Payment

If an invoice is not paid within thirty (30) Days of receipt thereof (the "Invoice Due Date"), interest on unpaid amounts shall accrue daily from the Invoice Due Date until the date upon which payment is made at the Bank Rate plus two percent (2%) per annum.

13.5 Disputed Amounts

In the event of any Dispute as to the Capacity Charge, Energy Charge, or the Supplemental Charges, GPA shall notify Project Company of the amount in dispute. In such event, the amounts not disputed shall be paid as described in this Article 13 and GPA shall either deposit in escrow with a commercial bank selected by GPA and reasonably acceptable to Project Company an amount equal to the disputed amounts on the date such amounts, if undisputed, would otherwise be due, or furnish to Project Company an irrevocable and unconditional letter of credit issued by a commercial bank selected by GPA and reasonably acceptable to the Project Company in an amount equal to the disputed amounts. This letter of credit shall be in a form and substance reasonably satisfactory to Project Company. The Dispute will be settled in accordance with the Dispute resolution procedures set forth in Article 18. The resolution of the disputed amount shall include interest at the rate specified for late payment in Article 13.4. Upon resolution, the funds in the escrow account shall be disbursed in accordance with the resolution of the matter under Article 18.

13.6 Billing Errors

Any claim regarding an error in invoices previously paid shall be made (in accordance with Articles 13.5 or 13.7) within fifteen (15) Business Days from the date of discovery of such error, but in any event no later than the date six (6) Months after the date of issuance of such invoice. If such claim is not made within the six (6) month period referred to in the previous sentence, the original invoice and the calculations therein shall be binding upon the Parties.

13.7 Inaccurate Meters

In the event adjustments to an invoice are required as a result of corrected measurements made with respect to inaccurate meters as described in Article 12.2, the Parties shall use the method of correcting measurements described in Article 12.2.
to recompute the amounts due from or to GPA for the Net Energy Output and Reserve Energy Output, and, in the event of corrected measurements made in respect of any Dependable Capacity Test, the Dependable Capacity sold under this Agreement during the period of inaccuracy. If the total amount, as recomputed, due from a Party for the period of one inaccuracy varies from the total amount due as previously computed, and payment of the previously computed amount has been made, then, following agreement by the Parties on the amount due as a result of the recomputation, Project Company shall promptly issue an adjusted billing statement. The owing Party shall pay any amount owed as shown on such billing statement within thirty (30) Days of the issuance of the adjusted billing statement.

13.8 GPA Lump Sum Payment

(a) On the Commercial Operation Date and the turnover of the Electrical Interconnection Facilities or the ULSD Supply Infrastructure, GPA shall pay to the Project Company the amount of forty million Dollars ($40,000,000) (the “Lump Sum Payment”). Such payment shall be by wire transfer of immediately available funds to a bank account designated by the Project Company not later than five (5) Days prior to the due date for payment. Upon the Project Company’s receipt of the Lump Sum Payment, the Project Company shall deliver to GPA a written receipt confirming the payment by GPA of the Lump Sum Amount.

(b) From the date falling ten (10) Business Days after the date of this Agreement until GPA makes the Lump Sum Payment, GPA shall retain an amount equal to the Lump Sum Payment in a trustee account that is for the purpose of making the Lump Sum Payment under this Agreement. GPA undertakes not to use the funds standing to the credit of such account for any other purpose. Prior to making the Lump Sum Payment, GPA shall provide to the Project Company such evidence that the Project Company may reasonably request to confirm that GPA is in compliance with the provisions of this Article 13.8(b).17

ARTICLE 14
INSURANCE REQUIREMENTS

14.1 Terms and Conditions

(a) All insurance policies are subject to the jurisdiction and Laws of the United States and Guam.

(b) All insurance policies should be effected through insurers registered in the United States or Guam to the extent required by the Laws of Guam.

(c) Re-insurance of all policies should be in accordance with the effective instructions issued by the insurance commission or any substitute authority and accordingly, insurers should prove that they have implemented the aforesaid instructions.

(d) Insurance will be subject to an insurance and reinsurance assignment agreement and insured shall have the right to claim from either insurers or reinsurers or both of them.

17 Note to GPA: Subject to Lender review. Lenders may require (a) a security interest in the trustee account, and (b) that an account control agreement be put in place over the trustee account. Commercially agreed that this will be covered, if necessary, in the Direct Agreement.
(e) Project Company shall not be obliged to obtain any insurance policies covering sabotage or war risk.

14.2 Maintenance of Insurance Policies

(a) Project Company shall obtain and maintain in force from and after Financial Close and throughout the Term the policies of insurance and the minimum coverage in the amounts set forth in this Article 14.2 (or if not set forth, on terms and conditions, including sub-limits, deductibles and exclusions that are obtained by independent power generators of comparable size, technology and location) and during the periods, provided, however, that such minimum amounts may be changed from time to time with the written consent of GPA, which consent may not be unreasonably withheld or delayed. In addition to the foregoing, the Project Company may obtain any additional coverage required by the Lenders or the Laws of Guam, or deemed necessary by Project Company, Project Company shall not be in breach of its obligations hereunder if and to the extent that any particular insurance policy, or amount of coverage or any particular term of policy is not or ceases to be available on commercially reasonable terms for reasons other than any negligence or default by, or the deterioration of the financial condition of Project Company from the date of execution of this Agreement.

(b) In the event that any particular insurance policy or amount of coverage required to be maintained hereunder ceases to be available on commercially reasonable terms for reasons other than any negligence or default by, or the deterioration of the financial condition of Project Company from the date of execution of this Agreement, Project Company shall notify GPA of such occurrence promptly upon becoming aware of it and GPA shall have the option to procure such particular policy or amount of coverage and to require Project Company to reimburse it for the cost thereof up to an amount not exceeding the premium to be paid by Project Company immediately prior to such insurance becoming unavailable on commercially reasonable terms (provided that the terms of such policy and the insurers and reinsurers providing it are otherwise substantially the same as those of the policy that it replaces).

(c) All policies shall be primary and non-contributory, and shall remain in force for the Term.

(d) GPA shall be named as an additional insured.

(e) For all policies, waiver of subrogation shall be endorsed in favor of GPA.

(f) All minimum coverage described herein or the acceptance of GPA of any certificates or binders of insurance, does not waive, limit, or relieve the Project Company of its duties and responsibilities to comply with the contract insurance requirements or to place in force prudent coverage in adequate amounts to reasonably insure the Project Facilities.

14.3 Insurance Requirements for the Construction Period

(a) Cargo transportation insurance (imports and re-exported items): This insurance shall cover all materials, equipment, machineries, spares and other items for incorporation into the Project Facilities against all risks of physical loss or damage while in transit by sea and/or air and/or by land conveyance and/or sending by post from the country of origin anywhere in the world to the site, or vice versa, from the time the insured items leave the warehouse or the
factory and/or place of storage for shipment to the Site (final destination named in the policy), plus war, strikes, riot and civil commotions in accordance with the provisions of institute cargo clause "A", war, strikes, and civil commotions or land transit "All Risks clause".

Coverage shall be in an amount equal to the cost, freight and all other expenses and fees.

In the alternative, Project Company may satisfy its obligations hereunder by requiring the vendor of such items to insure them in the manner specified herein, provided the vendor names Project Company and the other parties and first provides Project Company with evidence of such insurance, a copy of which shall be provided to GPA upon request.

Name of insureds include Project Company, GPA and all other concerned parties.

(b) Delay in start-up following cargo transport insurance:

This insurance shall cover debt service and fixed costs incurred following delays in reaching the Required Commercial Operation Date as a direct result of physical loss or damage to the materials, equipment, machineries and other items in transit by sea and/or air and/or by motor truck to the Site to the extent covered under the cargo transport insurance.

This insurance shall indicate indemnity period not less than one calendar year as from the date of the occurrence of the risk covered under the transport policy.

14.4 Insurances Required During Construction Period Plus Erection, Trial Testing and Commissioning Period Plus Debt Service and Fixed Operation and Maintenance Costs Loss Due to Delay

(a) Contractors all risks policy (C.A.R. Policy):

This insurance shall cover all permanent and temporary works at the Site during the Construction Period, including machinery and equipment for incorporation in the Project Facilities, against all risks of physical loss or damage (other than nuclear risk, penalties, consequential losses, cash, vehicles, vessels and aircraft) and shall include cover for loss or damage caused by faulty design, defective workmanship and defective material. Coverage shall be not less than the probable maximum loss value of the items covered.

Coverage shall also include equipment and machinery used by the concerned parties (excluding construction plant and equipment to be separately insured by the Construction Contractor) plus removal of debris, and third party liability plus cross liability during the Construction Period plus one (1) calendar year maintenance period.

(b) Delay in start-up following C.A.R. incidents:

This insurance shall cover debt service and fixed operation and maintenance costs incurred following delays in reaching the Required Commercial Operation Date as a direct result of physical loss or damage to the works to the extent that such loss or damage is covered under the C.A.R. policy.

(c) Professional indemnity policy:
This policy, which the Project Company shall have the option to obtain and maintain (or require the Construction Contractor to obtain and maintain, if Project Company considers it necessary, taking into account the financial standing of the Construction Contractor), covers any loss or damage due to negligence, errors, mistakes, faults and/or defaults or any other risks covered under P.I. policy which occurred during the Construction Period or erection.

This policy shall include a sum insured equal to the said losses and/or damage.

14.5 **Insurances Requirements after Construction Stage**

(a) **Properties insurance:**

Subject to all risks policy to cover buildings, structures, fittings, equipment, machineries, appliances, and/or other items. This insurance shall cover the said properties against:

(i) fire and other allied perils plus debt service and fixed operation and maintenance costs due to fire and/or other allied perils;

(ii) physical loss or damage due to sudden and unforeseen causes; and

(iii) machinery breakdown perils subject to Munich-Re specimen or similar policy wording and also to cover debt service and fixed operation and maintenance costs due to machinery breakdown.

Coverage shall be not less than the probable maximum loss value of the items covered. Indemnity period for debt service and fixed operation and maintenance costs due to fire or due to machinery breakdown is not less than one (1) calendar year as from the date of occurrence of the original risk.

The proceeds of claims against such insurance (except third party liability and workmen’s compensation insurance) shall be used by Project Company to reinstate the Project Facility subject to the terms of any loan agreements provided in connection with the Project.

(b) **Workmen’s compensation policy for all workers and employees in accordance with the provisions of Guam labor law, and Employer’s liability coverage for all temporary workers and other employees.**

(c) **Motor insurance policy (comprehensive cover) to include third party liability plus the cars and all vehicles and spares and appliances.**

(d) **Public liability insurance policy to cover any legal liability (bodily injuries and damages to property). Such policy should be sufficient to cover, at a minimum, $10,000,000 for any one occurrence.**

(e) **All policies of insurance (except Workmen’s Compensation Insurance) required to be obtained by the Project Company shall include GPA and its employees as additional insured as their interests may appear.**

(f) **Each of GPA and Project Company shall cause its insurers to waive all rights of subrogation against the other party and the other party’s employees (and the O&M Contractor and their subcontractors working directly in connection with the Project) in respect of a claim arising under its insurance policies, unless such claim arises from the willful misconduct or gross negligence of the other party or the other party’s employees or contractors.**
(g) Certificates of insurance, binders (if applicable), or a letter from a licensed broker or independent insurance consultant certifying compliance or documenting the status of attempts to comply with the requirements shall be submitted prior to COD and any policy termination or expiration dates which arise during the Term and any extensions. Completed copies of policies, including all declarations, terms, conditions, endorsements and exclusions, shall be made available for inspection by GPA and remain available for inspection by GPA or its insurance consultant as certification of coverage no less than ninety (90) days after the Completion Date and any policy expiration dates which arise during the Term and any extensions.

ARTICLE 15
LIABILITY AND INDEMNIFICATION

15.1 Limitation of Liability

Except as expressly provided in this Article 15, without prejudice to any rights to damages that either Party may have as expressly provided for in Articles 4, 8 and 16, neither Party shall be liable to the other Party in contract, tort, warranty, strict liability or any other legal theory for any indirect, consequential, incidental, punitive or exemplary damages or for loss of revenue or loss of profits. In respect of a breach of the provisions of this Agreement, neither Party shall have any liability to the other Party save as expressly stated in this Agreement; provided, however, that this provision is not intended to constitute a waiver of any rights of one Party against the other with regard to matters unrelated to this Agreement or to any activity not contemplated by this Agreement.

15.2 Indemnification

(a) GPA

Subject to Article 15.5, GPA shall indemnify Project Company and Project Company's officers, directors, shareholders and employees against, and hold Project Company and Project Company's officers, directors, shareholders and employees harmless from, at all times after the date hereof, any and all Losses, and any and all actions, claims and demands in respect of such Losses, incurred, suffered, sustained, or required to be paid, directly or indirectly, by, or sought to be imposed upon, Project Company or Project Company's officers, directors, shareholders or employees for personal injury or death to persons or damage to property arising out of the negligent or intentional acts or omissions of GPA in connection with this Agreement.

(b) The Project Company

Subject to Article 15.5, Project Company shall indemnify GPA and GPA's officers, directors, shareholders and employees against, and hold GPA and GPA's officers, directors, shareholders and employees harmless from, at all times after the date hereof, any and all Losses, and any and all actions, claims and demands in respect of such Losses, incurred, suffered, sustained, or required to be paid, directly or indirectly, by, or sought to be imposed upon, GPA or GPA's officers, directors, shareholders or employees for personal injury or death to persons or damage to property arising out of the negligent or wilful default of Project Company in connection with this Agreement.

(c) Joint Negligence
Subject to Article 15.5, in the event that any Loss results from the joint or concurrent negligent or intentional acts or omissions of the Parties, each Party shall be liable under this indemnification in proportion to its relative degree of fault.

15.3 Indemnification for Fines and Penalties

Any fines or other penalties incurred by Project Company for non-compliance with the applicable Laws of Guam or the Government Authorizations shall not be reimbursed by GPA but shall be the sole responsibility of Project Company, except to the extent that such non-compliance is caused by the negligence or intentional acts or omissions of GPA.

15.4 Notice of Proceedings

Each Party shall promptly notify the other Party of any Loss, claim, action, demand or proceeding in respect of which it is or may be entitled to indemnification under Article 15.2. Such Notice shall be given as soon as reasonably practicable after the relevant Party becomes aware of the Loss, claim, action, demand or proceeding. Failure to give such Notice in a timely fashion shall not affect the indemnified Party's rights to indemnification except to the extent that the indemnifying Party is materially prejudiced thereby.

15.5 Limitation on Indemnification

(a) Each Party shall be solely liable, and shall not be entitled to assert any claim for indemnification under this Agreement for any Loss that would otherwise be the subject of indemnification under this Agreement until all Losses of such Party arising during the current Contract Year exceed the equivalent of two hundred thousand Dollars (US$200,000) in the aggregate in which case only the amount of Loss greater than two hundred thousand Dollars (US$200,000) shall be subject to indemnification. For purposes of this Article 15.5, a Loss (or claim for indemnification) shall be deemed to arise in the Contract Year during which the event giving rise to the Loss (or claim for indemnification) occurred or, in the case where the event is continuing in more than one Contract Year, in the Contract Year during which the event ends, provided that a Party shall not be obliged to refrain from making a claim under this Article 15.5 (where it is otherwise entitled to do so) at the end of a given year ("Year End") by reason of the fact that the event in question ("Relevant Event") is still continuing, and provided further that in the event that such Party does make such a claim at the Year End it shall continue to be able to claim in relation to all remaining Losses arising from the Relevant Event regardless of when they occur.

(b) Neither Party shall be entitled to the indemnity under Article 15.2 if and to the extent that a Party has received payment in respect of a Loss or proceeding under the indemnities contained in the Land Lease Agreement or any other document comprising the Security Package in respect of the relevant act or omission.

15.6 Defence of Claims

(a) The indemnifying Party shall be entitled, at its option, to assume and control the defence of such claim, action, suit or proceeding at its expense with counsel of its selection and the indemnified Party shall provide it with a power of attorney if required for this purpose, provided it gives prompt Notice of its intention to do so to the indemnified Party and reimburses the indemnified Party
for the reasonable costs and expenses incurred by the indemnified Party prior to the assumption by the indemnifying Party of such defence.

(b) Unless and until the indemnifying Party acknowledges in writing its obligation to indemnify the indemnified Party and assumes control of the defence of a claim, suit, action or proceeding in accordance with Article 15.6(a), the indemnified Party shall have the right, but not the obligation, to contest, defend and litigate, with counsel of its own selection, any claim, action, suit or proceeding by any third party alleged or asserted against the indemnified Party in respect of, resulting from, related to or arising out of any matter for which it is entitled to be indemnified hereunder, and the reasonable costs thereof shall be subject to the indemnification obligations of the indemnifying Party hereunder.

(c) Upon assumption by the indemnifying Party of the control of the defence of a claim, suit, action or proceeding, the indemnifying Party shall reimburse the indemnified Party for the reasonable costs and expenses of the indemnified Party in the defence of the claim, suit, action or proceeding prior to the indemnifying Party's acknowledgement of the indemnification and assumption of the defence.

(d) Following the acknowledgement of the indemnification and the assumption of the defence by the indemnifying Party, the indemnified party shall have the right to employ its own counsel and such counsel may participate in such claim, suit, action or proceeding, but the fees and expenses of such counsel shall be at the expense of such indemnified Party, when and as incurred, unless (i) the employment of counsel by such indemnified Party has been authorized in writing by the indemnifying Party, (ii) the indemnified Party shall have reasonably concluded that there may be a conflict of interest between the indemnifying Party and the indemnified Party in the conduct of the defence of such action, (iii) the indemnifying Party shall not in fact have employed independent counsel reasonably satisfactory to the indemnified party to assume the defence of such action and shall have been so notified by the indemnified Party, or (iv) the indemnified Party shall have reasonably concluded and specifically notified the indemnifying Party either that there may be specific defences available to it that are different from or additional to those available to the indemnifying Party or that such claim, action, suit or proceeding involves or could have a material adverse effect upon it beyond the scope of this Agreement. If clauses (ii), (iii) or (iv) of the preceding sentence shall be applicable, then counsel for the indemnified Party shall have the right to direct the defence of such claim, action, suit or proceeding on behalf of the indemnified Party and the reasonable fees and disbursements of such counsel shall constitute legal or other expenses hereunder, subject to the indemnification obligations of the indemnifying Party hereunder.

ARTICLE 16
FORCE MAJEURE

16.1 Definition

For the purposes of this Agreement, a "Force Majeure" means a cause or event (i) that is beyond the reasonable control of the affected Party and was not due to the fault or negligence of the affected Party and that prevents such Party’s performance of its obligations under or pursuant to this Agreement, and (ii) which the affected Party is unable to prevent, overcome or remedy by the exercise of diligence and reasonable care, or avoid by the exercise of reasonable foresight and mitigation, it being understood and agreed that reasonable care includes the expenditure of reasonable sums of money ("Mitigating Costs") to protect the Project Facilities from a casualty...
event, which sums are reasonable in light of the magnitude of the sum, the likelihood of such event, the probable effect of such event if it should occur, and the likely efficacy of the protective measures.

"Force Majeure" shall include the following events and circumstances, but only to the extent that each satisfies the above requirements:

(a) floods, hurricanes, tornadoes, typhoons, cyclones, earthquakes, volcanic eruptions and other natural calamities;
(b) fires or explosions that could not have been prevented by acting in accordance with industry standards or Prudent Utility Practices, as applicable;
(c) war (declared or undeclared), riots, insurrection, rebellion, civil disturbance, acts of the public enemy, acts of terrorism and sabotage, blockades, embargoes or sanctions;
(d) strikes which are widespread within the Territory of Guam, regional and industry-wide labor disputes unless affecting only or caused by Project Company or its Contractors (or their subcontractors of any tier) or their employees;
(e) any Change in Law;
(f) discovery of land mine(s);
(g) military ordnances and archaeological discoveries;
(h) the unavailability of Fuel supply or Fuel delivery/transportation;
(i) the unavailability of Water supply to the Project Facilities from GWA; and
(j) any Pre-Existing Condition that adversely affects the Project.

16.2 Exclusions

Force Majeure shall expressly not include the following conditions, except and to the extent that the conditions listed in subsections (b) through (l) (inclusive) result from a Force Majeure:

(a) the absence of sufficient financial means to perform obligations or the failure to make payments in accordance with this Agreement;
(b) weather conditions that could reasonably be expected to occur by an experienced contractor or electric generator in Guam other than extreme or unusually severe weather conditions that constitute a Force Majeure event in accordance with the clause above;
(c) shortages, unavailability, late delivery, or changes with respect to materials, spare parts, supplies, consumables or components of equipment for the Project;
(d) price fluctuations with respect to materials, spare parts, supplies, consumables or components of equipment for the Project;
(e) late delivery of materials, supplies or components of equipment;
(f) economic hardship;
(g) shortages of manpower;

(h) the delay, default or failure to perform by a contractor or subcontractor;

(i) machinery or equipment breakdown;

(j) customs procedures;

(k) flaws in the final technical specifications prepared by Contractor which require Contractor to re-design or re-engineer any portion of the Project or otherwise change or modify the work; and

(l) normal wear and tear or random flaws in materials and equipment or breakdowns in equipment.

16.3 Payment Obligations

No event, whether or not it constitutes "Force Majeure" will excuse GPA from the obligation to make any payment when due and payable under this Agreement, provided that if the occurrence or effects of a Force Majeure affects the operation of all or a portion of the Project Facilities, GPA shall continue, during the continuance of such Force Majeure or its effects, to pay the Capacity Charge for each MW of Dependable Capacity, after deducting from the Capacity Charge an amount determined by multiplying the Capacity Charge by a fraction, the numerator of which is the capacity that is unavailable due to the Force Majeure, and the denominator of which is the Dependable Capacity. This Article 16.3 is without prejudice to the provisions of Article 16.4.

16.4 Deemed Capacity

In the event that the Project Facilities and associated energy are unavailable, in whole or in part, due to:

(a) GPA failing to deliver Fuel that meets the Fuel Specifications at the times and in the quantities required to satisfy the Fuel Supply Requirement (after the Project Company has utilized available Fuel in the ULSD Storage Facilities), (ii) the delivery of Non-Conforming Fuel, (iii) subsequent to the transfer of the Electrical Interconnection Facilities to GPA, the unavailability of the Electrical Interconnection Facilities or electric transmission or distribution service sufficient to export the entire output of the Project Facilities, or (iv) the unavailability of Water supply to the Project Facilities from GWA sufficient to effectively operate the Project Facilities;

(b) a condition caused by GPA or the Grid System; or

(c) a Change in Law,

then the Project Facilities, to the extent the Project Facilities are unavailable due to the foregoing reasons, shall be deemed available and providing the Dependable Capacity for the purposes of calculating liquidated damages under Article 8 and for the purposes of payments of Capacity Charges to be made by GPA to Project Company under Article 13 whether such foregoing reasons are due to the effects of Force Majeure or not.

16.5 Notification Obligations
(a) The Party affected by a Force Majeure shall give Notice to the other Party of any event constituting a Force Majeure as soon as reasonably practicable. Any Notice shall include full particulars of the event constituting a Force Majeure, of its effects on the Party claiming relief and the remedial measures proposed, including estimated cost and time to restore the Project, if appropriate. The Party affected by a Force Majeure shall coordinate with the other Party and give the other Party regular reports on the progress of those remedial measures and such other information as the other Party may reasonably request.

(b) The Party affected by a Force Majeure shall give Notice to the other Party of (i) the cessation of the relevant event constituting a Force Majeure, and (ii) the cessation of the effects of such event constituting a Force Majeure on the enjoyment by such Party of its rights or the performance by it of its obligations under this Agreement, as soon as reasonably practicable after becoming aware of each of (i) and (ii) above.

16.6 Duty to Mitigate

The affected Party shall be responsible to use all reasonable efforts to mitigate the effects of a Force Majeure.

16.7 Term Extension

Except for the periods in which (i) the Project Company receives deemed capacity payments under Article 16.4 or (ii) the Facility is deemed Commissioned under Article 7.5, if, during any other period, the Dependable Capacity is not available due to the occurrence or effects of a Force Majeure and this Agreement is not terminated earlier than the original Term, the Term of this Agreement and the Land Lease Agreement shall be extended by a number of Days calculated as follows:

\[ Ex = Y \times (2 - N/25) \]

Where:

- Ex is the number of Days by which the Term shall be extended;
- Y is the number of Days during which the Dependable Capacity is not available due to the occurrence or effects of a Force Majeure; and
- N is the Contract Year during which the relevant Force Majeure occurs.

During the period by which the Term shall be so extended, GPA shall, in addition to the Energy Charge and Supplemental Charge, pay the Capacity Charge at the rate prevailing in the relevant Contract Year(s) in which the Force Majeure giving rise to such Term extension occurred.

16.8 Delay Caused by Force Majeure, Excusable Events and GPA Delay Event

Except as otherwise set forth below, neither Party shall be responsible or liable for or deemed in breach hereof because of any failure or delay in complying with its obligations (other than an obligation to make a payment) under or pursuant to this Agreement due to one or more events of Force Majeure or (in the case of the Project Company) one or more Excusable Events or GPA Delay Events, or their effects or by any combination thereof, and the periods allowed or dates required (including the Required Commercial Operation Dates) for the performance by Parties of such obligation(s) shall be extended on a day-for-day basis to account for such event(s), effects or combination thereof; provided that no relief shall be granted to the Party
claiming Force Majeure, Excusable Event or GPA Delay Event pursuant to this Article 16 to the extent that such failure or delay would have nevertheless been experienced by that Party had such Force Majeure, Excusable Event or GPA Delay Event not occurred. This Article 16.8 is without prejudice to the provisions of Article 16.4.

16.9 Adjustments for Change in Law

(a) In the event of a Change in Law which is of the type described in the Change in Law definition and has an impact on the Project that is equal or greater than five hundred thousand Dollars ($500,000) for a Contract Year, GPA shall pay to Project Company (without double recovery) a Supplemental Charge under this Agreement in such amount as is necessary to compensate Project Company for, and make Project Company whole with respect to any such additional costs and/or adverse effect on the expected financial benefit suffered as a result of such Change in Law.

(b) In the event of a Change in Law that has a positive impact on the Project Company that is equal to or greater than five hundred thousand Dollars ($500,000) for a Contract Year, Project Company shall adjust the Capacity Charge under this Agreement in such amount as is necessary to return the benefit of such increase to GPA.

ARTICLE 17
TRANSFER OF OWNERSHIP

17.1 Project Facilities Transfer

(a) On the Transfer Date, Project Company shall transfer to GPA, free from any lien or encumbrance and without the payment of compensation, all right, title and interest in and to the Facility including all fixtures, fittings, plant and equipment (including all test equipment, special tools, as-built drawings, software, documents, reports, analyses, all relevant files, plant procedures and forms as reasonably required and necessary for GPA to effectively operate the Project Facilities after the transfer) and all improvements comprising the Project Facilities (the “Project Facilities Transfer”), provided that there is no default in payment obligations by GPA that has not been cured.

(b) Six (6) months prior to the Transfer Date, GPA and Project Company shall meet and agree on the inventories involved and the mechanics of the Project Facilities Transfer but Project Company shall not be liable for any discrepancies between such inventories and the actual fixtures, fittings, plant and equipment transferred, provided that following agreement on inventories Project Company shall exercise the same care regarding the fixtures, fittings, plant and equipment and all improvements therein as it did prior to agreeing to the same and provided further that GPA shall be entitled to provide a security unit within the Site.

(c) GPA shall be responsible for all costs and expenses (including legal fees and taxes or duties) incurred in connection with the Project Facilities Transfer and shall at its own cost obtain or effect all Government Authorizations and other approvals, licenses, registrations and filings and take such other action as may be necessary for the Project Facilities Transfer as contemplated in this Article 17, and reimburse Project Company on demand for all such costs and expenses incurred by Project Company in respect thereof.

17.2 Testing Prior to End of Term and Project Facilities Transfer
(a) Unless this ECA is terminated early, during the last year of the Term, the Project Company shall perform the tests described in Schedule 318 ("End of Term Tests") and the final pre-Project Facilities Transfer overhaul described in Schedule 2 (the "Final Major Overhaul"). In the event that the End of Term Test results demonstrate that the Project Facilities requires repair and/or replacement of equipment or parts, the Project Company shall carry out such corrective action as is required by Schedule 2.

(b) If the Project Facilities do not satisfy the requirements of Schedule 1, including the performance requirements set forth in Schedule 1, the Project Company shall immediately take such actions as will cause the Project Facilities to comply with the requirements of Schedule 1. If the Project Company fails to cause the Project Facilities to comply with the requirements of Schedule 1 within ninety (90) Days prior to the expiration of the Term, GPA (or its nominee) may take such measures as may be required for the Project Facilities to comply with the requirements of Schedule 1 at the sole expense of the Project Company. In the event that Project Company does not make timely payments for such expenses, GPA shall have the right to draw such amounts from the Transfer Security and/or set off such amounts under Article 13.1(d)(iv).

17.3 Transfer Overhaul

Three (3) years prior to the expiration of the Term, the Project Company shall deliver to GPA a plan that is consistent with Prudent Utility Practices and reasonably acceptable to GPA setting out the anticipated costs and activities associated with the Final Major Overhaul and the Project Facilities Transfer. The Final Major Overhaul shall occur no earlier than eighteen (18) months and no later than six (6) months from the expiration of the Term. In the event that GPA, acting reasonably, does not agree with the costs and activities anticipated by the Project Company in such transfer plan and the Parties cannot agree on the costs and activities, the Dispute shall be resolved in accordance with Article 18, provided, however, that the Project Company’s obligations under the transfer plan shall always be limited to the scope set out in Schedule 1. The plan shall also describe the reserves to be maintained by the Project Company to cover these anticipated costs and activities. The Project Company shall maintain adequate reserves to complete the Project Facilities Transfer obligations required by Schedule 1.

17.4 Transfer Security

On or prior to the date that is four (4) years prior to the scheduled expiry date of the Term, the Project Company shall deliver to GPA a security deposit in the amount of fifteen million Dollars (US$15,000,000) (the "Transfer Security"). The security deposit shall be issued in one of the forms set out in Schedule 9 as security for performance of the Project Company’s obligations under this Article 17. The deposit shall remain valid for one (1) year subsequent to the date of Project Facilities Transfer. In the event that Project Company has not delivered the security deposit in favor of GPA by the end of the twenty-first (21st) Contract Year, GPA shall have the right to withhold payments to Project Company (including payment amounts owed pursuant to Article 13) up to the Transfer Security amount.

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18 Note to parties: Need to insert in Schedule 3.
ARTICLE 18
CHOICE OF LAW AND RESOLUTION OF DISPUTES

18.1 Governing Law

This Agreement and the rights and obligations hereunder shall be interpreted, construed and governed by the laws of Guam and all applicable laws of the United States of America.

18.2 Initiation of Dispute Resolution

(a) In the event that a Dispute arises, the Parties shall attempt in good faith to settle such Dispute by mutual discussions within thirty (30) Days after the date that the disputing Party gives Notice of the Dispute to the other Party which may include referring the Dispute to the Joint Coordinating Committee for a specified time period, subject to mutual agreement of the Parties in writing.

(b) In the event that the Dispute is not resolved in accordance with Article 18.2(a), either Party may refer the Dispute to the chief executive officer or chief operating officer of Project Company and GPA for further consideration.

(c) In the event that the Parties do not reach agreement on the Dispute within forty five (45) Days after the date that either Party gives notice of the Dispute pursuant to Article 18.2(a), or such longer period as they may agree in writing, then either Party may commence resolution of the Dispute in accordance with 18.4 or, subject to mutual agreement of the Parties in writing, submit the Dispute to mediation pursuant to Article 18.3.

18.3 Mediation

(a) In the event that the Parties mutually agree pursuant to Article 18.2(c) to submit a Dispute to mediation, then such dispute shall be submitted to mediation in accordance with the rules of the American Arbitration Association, subject to the conditions and limitations of this paragraph. This agreement to mediate is authorized under 5 GCA §5427 (b) and 2 GAR §9103 (a)(1). The Parties shall each pay one-half of the mediation expenses.

(b) In the event the Dispute is not resolved through mediation within ninety (90) days of the date on which either Party gave Notice of the Dispute pursuant to Article 18.2(a), either Party may commence resolution of the Dispute in accordance with 18.4.

(c) Any mediation shall be conducted in English.

(d) The place of mediation shall be Guam.

18.4 Arbitration

(a) Any Dispute arising out of or in connection with this Agreement and not resolved following the procedures described in Article 18.2 or Article 18.3 shall be finally settled by arbitration under the Rules of Arbitration of the American Arbitration Association ("AAA Rules").

(b) Any arbitration shall be conducted in English, and unless otherwise agreed by the Parties, the number of arbitrators shall be three (3). The arbitrators shall be appointed in accordance with the AAA Rules.
(c) The place of arbitration shall be Los Angeles, CA, USA.

(d) The arbitration tribunal may consolidate an arbitration arising out of or relating to this Agreement with any arbitration arising out of or relating to the Land Lease Agreement if the subject matter of the Disputes arises out of or relates to essentially the same facts or transactions. Such consolidated arbitration shall be determined by the arbitration tribunal appointed for the arbitration proceeding that was commenced first in time.

18.5 Performance of Obligations

Unless otherwise provided in this Agreement, during the conduct of Dispute resolution the Parties shall continue to perform their respective obligations under this Agreement.

18.6 Consent to Jurisdiction

Each Party hereby consents to the jurisdiction of the District Court of Guam for any action filed by the other Party to enforce a judgment entered for the purpose of recognizing any award or decision of any arbitrator(s) who were duly appointed pursuant to this Agreement to resolve any Dispute between the Parties.

18.7 Waiver of Jury Trial

Each Party waives any right to trial by jury of any claim or action under or in connection with this Agreement, regardless of the legal theory. This waiver of right to trial by jury is given knowingly and voluntarily by each Party hereto.

ARTICLE 19
NO LIABILITY FOR REVIEW

No review, non-objection or approval by GPA of any agreement, document, instrument, drawing, specifications or design proposed by Project Company shall relieve Project Company from any liability that it would otherwise have had for its negligence or wilful misconduct (i) in the preparation of such agreement, document, instrument, drawing, specification or design or (ii) the failure to comply with the applicable Laws of Guam with respect thereto.

ARTICLE 20
SHARE TRANSFER AND DISPOSAL OF ASSETS

20.1 Shares Certificate Legend Requirement

With respect to the transfer of the registered ownership of any Shares, Project Company (i) shall include appropriate legends on all share certificates evidencing Shares of Project Company to put prospective purchasers of such Shares on notice of the restrictions in the following provisions and, (ii) to the extent permitted by the Laws, shall not register or give effect to any purported transfer of Shares that is not in compliance with such restrictions or do not bear such legend.

20.2 Transfer Restriction

Prior to the second anniversary of the Commercial Operation Date, none of the Initial Shareholders shall (i) transfer any Shares owned by them or (ii) merge into or consolidate with any other individual, corporation, company, voluntary association, partnership, joint venture, trust, or (iii) dispose of assets of Project Company at any time, except for:
(a) a transfer required by any Laws or by the operation of the Laws or by order of a court, tribunal, or Governmental Authority with appropriate jurisdiction;

(b) a transfer resulting from the enforcement of a pledge or security interest in or over any Shares in accordance with the Security Package;

(c) a transfer of Shares in accordance with the Lenders’ Direct Agreement; or

(d) a transfer to which GPA has given its prior written approval.

ARTICLE 21
NOTICES

Except as otherwise expressly provided in this Agreement, all notices, communications, or other documents (together "Notices") to be given or made by one Party to the other Party pursuant to this Agreement shall be in English and in writing, shall be addressed for the attention of the person indicated below, and shall be delivered by hand or sent by reputable international express courier by facsimile, or registered mail. Any Notice given by facsimile shall be confirmed by sending a copy of the same by personal delivery or by registered mail, but the failure to so confirm shall not void or invalidate the original Notice if it is in fact received by the Party to which it is addressed. The addresses for service of the Parties and their respective facsimile numbers are:

Guam Power Authority
Address: [Gloria B. Nelson Public Service Building 688 Route 15 Fadian, Mangilao, Guam]
Facsimile: [•]
Attention: [•]

[Project Company]
Address: [•]
Facsimile: [•]
Attention: [•]
or such other addresses and facsimile numbers as either Party may have notified to the other Party in accordance with this Article 21.

All Notices shall be deemed delivered (a) when presented personally, (b) when transmitted by facsimile to the receiving Party’s facsimile number specified above, (c) one (1) Day after being delivered to a courier for express delivery, addressed to the receiving Party, at the address indicated above (or such other address as such Party may have specified by written Notice), or (d) five (5) Days after being sent by registered mail addressed to the receiving Party, at the address indicated above (or such other address as the receiving Party may have specified by written Notice). Any Notice given by facsimile shall be confirmed in writing delivered personally or sent by registered mail, but the failure to so confirm shall not void or invalidate the original Notice if it is in fact received by the Party to which it is addressed.
ARTICLE 22
MISCELLANEOUS PROVISIONS

22.1 Amendment
This Agreement cannot be amended except by prior written agreement between the Parties.

22.2 Headings
The headings contained in this Agreement are used solely for convenience and do not constitute a part of this Agreement nor shall such headings be used in any manner to aid in the construction of this Agreement.

22.3 Third Parties
This Agreement is intended solely for the benefit of the Parties hereto. Nothing in this Agreement shall be construed to create any duty or any liability to or any right of suit or action whatsoever, to any person not a Party to this Agreement.

22.4 No Implied Waiver
The failure or delay of either Party to enforce at any time any of the provisions of this Agreement, or to require at any time performance by the other Party of any provision hereof, shall neither be construed to be a waiver of such provisions nor affect the validity of this Agreement or any part hereof or the right of such Party thereafter to enforce each and every such provision.

22.5 Relationship of the Parties
This Agreement shall not be interpreted or construed to create an association, joint venture, partnership or agency between the Parties or to impose any partnership obligation or liability upon either Party. Neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party. Nothing in this Agreement shall be construed as creating any relationship between the Parties other than that of independent sale and purchase of capacity and electricity generated at the Project Facilities. Except as otherwise set forth herein, the Parties do not intend to create any rights, or grant any remedies to, any third party beneficiary of this Agreement. Therefore, Project Company shall be solely responsible for the payment of salaries, wages and mandatory and fringe benefits of its employees, which will not have any labor relationship with GPA.

22.6 Rights of Inspection
Project Company shall promptly furnish to GPA such information as GPA may from time to time reasonably request. Subject to Article 6.5, Project Company shall permit representatives of GPA on reasonable notice and during reasonable hours to visit the Project Facilities, such visit to be at the cost of GPA.

22.7 Periodic Reports
(a) Each Party shall, as soon as available but in any event within one hundred and twenty (120) Days after the end of each fiscal year, furnish to the other Party: (a) two (2) copies of its complete financial statements for such fiscal year (which are in agreement with its books of accounts and are prepared in accordance with accounting principles which are generally accepted in
Guam and consistently applied), together with an audited report thereon; (b) a copy of any management letter or other communication sent by the auditors to the Party or to its management in relation to the Party’s financial, accounting and other systems, management and accounts; and (c) a report by the auditors certifying that, based on its financial statements, the Party was in compliance with its financial obligations as of the end of the relevant fiscal year or, as the case may be, detailing any non-compliance. In addition, each Party shall authorize its auditors (whose fees and expenses shall be for the account of the Party) to communicate directly with the other Party at any time regarding the Party’s accounts and operations and shall furnish to the other Party a copy of such Authorization.

(b) Each Party shall, as soon as available but in any event within sixty (60) Days after the end of each six (6) Month period of each fiscal year, furnish to the other Party: (i) two (2) copies of balance sheets of such Party, as of the close of that period, and statements of sources and uses of income and retained earnings and changes in the Party’s capital accounts and financial position, for the period and for the portion of the fiscal year ending with that period, in each case setting forth in comparative form the figures for the corresponding period for the preceding fiscal year, all in reasonable detail and in accordance with the generally accepted accounting principles in Guam consistently applied and certified as complete and correct, subject to changes resulting from year-end adjustments, by the chief accounting officer of the Party; and (ii) a report on any factors materially and adversely affecting or that might materially and adversely affect the Project or the Party’s business and operations or its financial condition.

22.8 Survival

Articles 1, 2, 5.3, 5.4, 15, 18 and 22 shall survive the cancellation, expiration or termination of this Agreement.

22.9 Language

The language of this Agreement shall be English. All documents, Notices, waivers and all other communication written or otherwise between the Parties in connection with this Agreement shall be in English.

22.10 Entirety

This Agreement and Schedules attached hereto and the LLA and any schedules or annexes thereto, taken together, are intended by the Parties as the final expression of their agreement and are intended also as a complete and exclusive statement of the terms of their agreement with respect to the subject matter of this Agreement and the LLA. All prior written or oral understandings, offers or other communications of every kind pertaining to the sale or purchase of capacity and energy hereunder to GPA by Project Company or to Project Company by GPA or pertaining to the connection of the Project Facilities to the Grid System are hereby abrogated and withdrawn.

22.11 Assignment

This Agreement may not be assigned by either Party other than by mutual agreement between the Parties in writing. Notwithstanding the foregoing, for the purpose of financing or refinancing the Project Facilities, GPA agrees that Project Company may assign to the Lenders its rights and interest or create security over its rights and interest under or pursuant to (i) this Agreement, (ii) the Project Facilities, (iii) the movable property and intellectual property of Project Company and (iv) the revenues or any of
the rights or assets of Project Company. The Parties acknowledge and agree that provisions, which shall be agreed with the Lenders, will be included in the Lenders’ Direct Agreement which will provide, inter alia, for the Lenders’ security interest and cure and step-in rights in and under this Agreement.

22.12 Successors and Assigns

This Agreement shall be binding upon, and inure to the benefit of, the Parties hereto and their respective legal successors and assigns permitted in accordance with Article 22.11.

22.13 Confidentiality

Each of the Parties shall hold in confidence the agreements relating to the Project and all documents and other information, whether technical or commercial, which is of a confidential nature supplied to it by or on behalf of the other Party relating to the design, construction, insurance, operation, maintenance, management and financing of the Project and shall not publish, disclose or use the same for its own purposes other than as may be required to perform its obligations under this Agreement or as may be required by law.

22.14 Counterparts

This Agreement may be executed in more than one counterpart, each of which shall be deemed to be an original and all of which when taken together shall be deemed to constitute one and the same instrument.

22.15 Severability

If one or more provisions contained in this Agreement are held or found to be invalid, illegal, or unenforceable in any respect, the provision(s) shall be given effect to the extent permitted by law and the invalidity, illegality, or unenforceability of any provisions shall not affect the validity of the remaining provisions of this Agreement.

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be executed as of the day and year first above written.

[Guam Power Authority]

By: __________________________
Name: ______________________
Title: _________________________

[Project Company]

By: __________________________
Name: ______________________
Title: _________________________
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PREAMBLE

Project Company shall perform or cause to be performed all work and services and provide all materials, equipment, machinery, tools, labor, utilities, chemicals, transportation, administration and incidentals (the “Work”) as may be necessary or appropriate to carry out the functions and purposes indicated in this Agreement including the development, financing, construction, and operation of the Facility designed to meet the performance criteria and all other conditions set forth in this Agreement, whether or not such Work is specifically mentioned or indicated in the Functional Specifications or elsewhere in the Agreement.

The Functional Specifications set forth the minimum criteria for efficiency, reliability, operability, maintainability, quality of equipment, materials, and systems. Where the Functional Specifications are different from the applicable industry codes and standards or applicable standards and Laws in effect, as of September 14, 2018, the more stringent shall apply. Where the Functional Specifications describe portions of the Work in general terms, but not in complete detail, it is understood that, subject to Project Company meeting the requirements of the Agreement and the Functional Specifications; (i) Prudent Utility Practices are to prevail, (ii) only new materials and workmanship of the first quality are to be used, and (iii) such Work shall be fit for the intended purpose.

1 DESCRIPTION OF PROJECT

1.1 Project Description

Guam Power Authority (GPA) is seeking an Independent Power Producer (IPP), hereafter referred to as the Project Company, to develop a green-field power generating plant on the island of Guam. The Project Company will operate under an Energy Conversion Agreement (ECA) with GPA for a 25-year period, with an optional five (5) year extension. The plant site will be located near the existing Harmon Substation. The Project shall provide 180 MW (net at the Point of Interconnection) of base loaded generation to meet GPA electrical demand. Because of the variability of technologies allowed and unit sizes, GPA will consider evaluating proposals that are within 10% over or under the preferred range. The size of the Facility’s individual units shall be such that a trip of a single Unit will not result in a loss of 45MW. The use of Battery Energy Storage System is allowed to offset the loss for at least 15 minutes.

The project includes a 115 kV substation and transmission lines to the GPA system. The plant is intended to be utilized in various operating conditions that include, but are not limited to: 1) higher output levels serving evening peak load, and 2) lower output levels (down to 20 MW) during periods of lower load and higher variable renewable generation where the plant still needs to be able to supply adequate system support and short circuit MVA levels. Synchronous condenser capability is required to provide adequate inertia to maintain short circuit MVA levels during lower real power output operating conditions and to provide reactive power to the system as required. The facility shall be capable of providing the full Dependable Capacity at any given time regardless of the weather conditions. The facility shall be capable of withstanding and to continue operating during all naturally occurring events. The Project will be required to be dual fuel capable,
utilizing Ultra Low Sulfur Diesel (ULSD) and natural gas. The natural gas will be delivered to Guam as Liquefied Natural Gas (LNG), and will be regasified prior to pipeline delivery to the facility. The Project Company shall be fully responsible for the financing of the Project, and the design, supply, delivery, erection, commissioning, operation, and maintenance of the complete Facility for the agreed Term. Particulars of the plant performance requirements are given elsewhere in this specification. The Project Company shall coordinate plans and activities with GPA during the design, construction, commissioning, and operation of the Project. GPA is interested in bringing additional power generating capacity on line as early as possible. Where practical this includes partial commissioning of the new generating units. Project Company shall provide their plans for partial commissioning.

See Appendix J KEPCO Proposal Technical Details

1.2 Scope of Supply

The Project Company shall provide a complete Facility of 180 net MW Contracted Facility Capacity, GPA will consider evaluating proposals that are within plus/minus10 % of the preferred capacity] with all support facilities required for commercial operation. The scope of the Project shall include, but not be limited to the following:

1.2.1 Engineering

The Project Company shall be responsible for the complete engineering and design services for the procurement, construction, and commissioning of the new generation Facility. The Project Company shall provide survey, geotechnical investigation, engineering, design, drawings, specifications and datasheets, databases, construction specifications, commissioning, testing, and operation and maintenance (O&M) procedures, and equipment information that describes all components of the new generation facility and related infrastructure.

1.2.2 Procurement

The Project Company shall be responsible for all aspects of the procurement of equipment, materials, labor, and services for the new fuel supply and plant. Procurement service will include, but not be limited to, purchasing, subcontracting, expediting, inspections, shipping and field services. The Project Company shall comply with Guam Procurement Law to ensure that the Project reflects positively on GPA, the Project Company, contractors and suppliers.

1.2.3 Construction

The Project Company shall be responsible for complete construction of the Facility, including substation, transmission line and interconnections to the Grid System, fuel supply infrastructure if proposing fuel fired plant and water supply infrastructure. The Project Company shall develop a construction plan detailing construction procedure, site safety, site security, subcontractor administration, and start-up and commissioning procedures. The construction plan shall address any interfaces required as defined in this IFB document, including water, sewage, site access, site runoff, and emergency response. The Project Company shall submit the Construction Plan for review and comment no later than three (3) months prior to commencement of construction. The Project Company may use part of the property outside the plant footprint (estimated at 25 acres) during construction if the existing vegetation barrier around plant is not damaged.
1.2.4 Operation and Maintenance
The Project Company shall be responsible for operation and maintenance of the Facility during the Term of the Project.

1.2.5 Detailed Project Scope
A. Scope of Services
   The Project Company Services for the project will comprise, but not necessarily be limited to the following:
   • Design and procurement
   • Construction testing and pre-commissioning
   • Commissioning and functional testing
   • Performance Tests and Reliability Tests
   • Operation and maintenance of the Facility during the Term of the Project
   • Other services as specified or necessary to complete the Project
   • Temporary construction works and facilities
   • Provision of documentation
   • Operators’ living quarters and facilities, if required

B. Scope of Supply
   Facility Fossil fuel fired components will comprise but not necessarily be limited to the following:
   • Multiple Combustion Turbine Generators which will be designed, supplied, constructed, and operated in such a manner that the maximum net power output of the Facility lost during an outage of a single Unit is less than 45 MW and would not cause system frequency upsets outside the acceptable range defined in GPA Grid and Reliability standards, and which will be capable of operating on ULSD and Natural Gas
   • Heat Recovery Steam Generators
   • Steam turbine generator
   • Reserve capacity of 64.5 MW of high-speed diesel engines and additional gas turbine output to compensate the largest unit loss. These will be fully dispatchable as additional capacity for compensation of the largest single unit loss
   • Battery Energy Storage System of 25 MW up to 15 MW for at least 30 minutes. The BESS shall provide backup power for losses in excess of 45 MW. The system will be initiated and fully online within 500ms. The BESS shall be available continuously and ready to be utilized at any time
   • Capability to operate generators in Synchronous Condenser mode must be provided to facilitate Short Circuit MVA requirements and provide system reactive power.
• Raw water system
• Service water system
• Water and waste water treatment plants
• Closed loop water cooling system, as required
• ULSD Fuel on-site system including storage and conditioning plant, if required
• Fuel transfer facility at the plant site for loading trucks to transport fuel oil to other GPA plants.
• ULSD supply system including modifications to the GPA bulk storage facilities and constructing of ULSD underground pipeline to the Site
• On-site Natural Gas system including LNG metering and natural gas supply line to the Site’s regulation and metering
• Auxiliary steam boiler with all auxiliary equipment, if required
• Generator step-up, station, and auxiliary power transformers; and associated protection and control equipment as required
• Generator circuit breakers and/or MV metalclad switchgear as required
• Station electrical distribution system
• DC equipment, batteries, and UPS systems
• Power, control and instrument cabling
• Earthing (grounding) and lightning protection
• Emergency generator plant (for auxiliaries, etc.), if required
• Black start diesel-generator
• Emergency lighting system
• Cathodic protection, as required
• Lighting and small power services
• Compressed air system
• Cranes and lifting gear
• Maintenance tools and equipment for workshops, stores, and laboratories
• Fire detection and protection system
• Firefighting systems
• Chemical storage tanks
• Chemical feed systems, if needed
• Treated water storage tanks firefighting water integrated, as required. There shall be 7 days of water storage for cooling tower makeup if cooling tower is required.
• Main metering systems for fuel, electrical energy export, and electrical energy import
- Backup metering systems for fuel, electrical energy export, and electrical energy import
- Control system for combustion turbine and steam turbine generator units
- Local control equipment for auxiliary plants
- Plant control system
- Security provisions compliant with NERC CIPS and US Navy
- Telecommunication systems within Facility, connection to public network, and connection to GPA private telecommunication networks
- Load dispatch control interface facilities
- Foundations for all plant and buildings
- Civil and structural and building works associated with the plant buildings including, but not limited to:
  - Main structures to house Combustion Turbine Generators, Steam Turbine Generators, Heat Recovery Steam Generators as required
  - Control room, electrical room, administration building
  - Fire protection pump house
  - Maintenance workshop and stores
  - Gatehouse
  - Potable water system and other building services
  - Other structures as required for proper operation of the Facility
- HVAC facilities
- Site lightning
- Construct a new road from the access road initiating from Route 1 through the front of the property to Route 3
- Provisions for optional Natural Gas pressure reduction, metering and treatment station, as required
- All necessary external works including roads, fencing, gates, sewers and drainage within the power plant
- Spare parts required for commissioning, operation, and maintenance
- Special tools and maintenance equipment
- Remote terminal unit (RTU), Substation Control System (SCS) connections, communication protocols, marshalling kiosks, automatic generation control (AGC), etc.
- Switchyard
- Electrical Interconnection Facilities between the Facility and the GPA Harmon substation
• Expansion/modification to the GPA Harmon substation
• Consumables throughout the specified operating period; excluding ULSD and natural gas.

The Project Company shall be deemed to have included in his Proposal any additional plant and equipment necessary to meet the Facility design, performance, operation, and environmental criteria, but which are not specifically identified above, and to form a complete power plant which is fit in all respects for its intended purpose and use.

1.2.6 Rights-of-Way
Obtainment of rights-of-way for the ULSD pipeline and the 115 KV transmission interconnection from the GPA procured property identified in Section 5.0 Site Data to the Harmon substation for the Project will be the provided by GPA. Project Company will provide other rights of way. Project Company will be responsible for rights of way from any locations other than the GPA property identified in Section 5.0 Site Data to the Harmon substation.

1.2.7 ULSD Supply Infrastructure
The design, construction, and commissioning of the ULSD supply infrastructure, including, bulk storage at the plant, fuel truck loading and unloading facilities, new fuel oil and natural gas pipeline to the plant and modifications to existing pumps at the GPA Bulk Fuel Storage Facility Pump Station is the responsibility of the Bidder and will be included in the scope for any Facility which has a fossil fuel fired component. Ownership of the bulk storage, the plant site fuel truck loading facilities and the pipeline will be transferred to GPA after Commercial Operation Date.

The truck unloading / loading station shall be designed with an loading/unloading capacity of 8500 US gallons/1hr for one (1) truck.

There is an existing Bulk Fuel Storage Facility (GPA Bulk Fuel Storage Facility Facility) near the Piti and Cabras plants and an existing 8-inch RFO pipeline from the GPA Bulk Fuel Storage Facility Pump Station to the Tanguisson plant site. Any new equipment required, including storage tanks, pumps, and booster pumps shall be the responsibility of the Project Company. The new pipeline will utilize the existing fuel oil pipeline right of way to the greatest extent possible.

Power Source for outside of Power Plant will be provided by GPA in the nearest existing MCC, UPS.

1.2.8 Natural Gas Supply Infrastructure
The fuel systems provided, the design, construction, and commissioning of the natural gas supply piping infrastructure beginning at an outlet flange after regasification at GPA Bulk Fuel Storage Facility, new natural gas pipeline to the plant will be included in the scope of this Project, and is the responsibility of the Project Company. Construction and ownership of the LNG receipt and storage at GPA Bulk Fuel Storage Facility is by Others.

The new pipeline will utilize the existing fuel oil pipeline right of way to the greatest extent possible.
1.2.9 Environmental Permitting

The Project Company shall be responsible for all environmental permitting required for the construction, ownership and operation of the Facility with associated infrastructure and terminal facilities, including the Air Permit. The Project shall meet all applicable local, state, territory and federal environmental regulations and permit conditions. The permits that will be required include the following:

A. Clean Water Act Sections 401, 402 and 404
B. Section 7 of the Endangered Species Act and Marine Mammal Protection Act (MMPA)
C. Section 106 of the National Historic Preservation Act
D. Federal Coastal Zone Management Act (CZMA)
E. Seashore Clearance Permit
F. GLUC Wetlands Permit, if applicable
G. GEPA Environmental Land Use
H. Air Pollution Source Construction Permit and Major Air Pollution Source Operating Permit

The project may be permitted as a minor source project ONLY if the SOx emissions are less than 100 tpy (for all types of units), and emissions are either:

(1) less than 100 tpy of each NOx, CO, particulates and lead if the source consists of a “fossil fuel-fired steam electric plants” or “fossil fuel boilers” of more than 250 MMBTU/hr heat input (i.e., a combined cycle gas turbine, boiler or other co-generation plant), or

(2) less than 250 tpy of each NOx, CO, particulates and lead for other types of combustion equipment (i.e., IC engine, simple cycle turbine).

If the potential emissions from the proposed project will exceed any of these major source thresholds, then a permit must be obtained from EPA for the major source pollutant and any pollutants with a significant emission increase (as defined in 40 CFR 52.21(b)(23)). The Project Company must provide the necessary emission control system that will meet the requirements for the Minor Source Permit.

I. For ULSD or natural gas, a FERC certificate would not be required.

1.2.10 Grid Study and Analysis

GPA will complete a grid study that will evaluate the impact of the new generating plant on the existing Grid System. The Project Company will reimburse GPA for the cost of the study. Information on the existing island Grid System necessary for completing this study will be supplied by GPA to the successful Project Company.

The Bidder shall provide full steady state and dynamics modeling information of the plant to be used in the grid study. The modeling information shall include all components up to the Point of Interconnection with the GPA system. This shall include, but not necessarily limited to, modeling of
generator(s), excitation system(s), governor(s), generation step-up transformer(s) (GSU), and any transmission lines. The tap settings on the GSUs shall reflect the expected settings. Any other components deemed relevant for any analysis that could be performed by GE’s PSLF tool, should also be provided. Differences in characteristics of the plant based on the different fuel sources it can operate on shall be provided.

The size of the Facility’s individual units shall be such that a trip of a single Unit will not result in a loss of 45 MW.

### 1.3 Terminal Points

#### 1.3.1 Fuel

A. ULSD

If ULSD is selected by Project Company as a fuel source, the Project Company is responsible for the design and construction of ULSD supply infrastructure including any modifications at the GPA Bulk Fuel Storage Facility. The new pipeline that will be built to transport ULSD from the GPA Bulk Fuel Storage Facility to the plant site. [The interface point for design and construction will be at the outlet flange of the isolation valve installed in the existing ULSD pipeline supplying ULSD from the port to the bulk storage facilities at the plant site.]

The Project Company shall provide fuel storage at the power generating plant site for a minimum of 30 days of plant operation at full load for the Dependable Capacity and at Site Reference Conditions. The Project Company will provide fuel transfer facility at the plant site for loading trucks to transport fuel oil to other GPA plants.

B. Natural Gas

The Project Company shall design the plant for future natural gas operation. If natural gas is selected by Project Company as a fuel source, the Project Company is responsible for the design and construction of natural gas supply infrastructure beginning at an outlet flange after regasification at GPA Bulk Fuel Storage Facility, and the new pipeline that will be built to transport natural gas from the GPA Bulk Fuel Storage Facility location to the plant site. The interface point for design and construction will be an outlet flange after regasification at the GPA Bulk Fuel Storage Facility location. The Project Company shall provide natural gas throughput and pressure suitable to support the peak Facility demands noted herein.

#### 1.3.2 Substation / Interconnection

The Project Company is responsible for the design and construction of the Electrical Interconnection Facilities. See Sections 3.6 and 3.7 for more detailed information on the requirements of the interconnection. The terminal point for design and construction included in Project Company’s scope will be at the interface between the existing GPA Harmon substation and Electrical Interconnection Facilities also known as the Point of Interconnection (POI). The Electrical Interconnection Facilities will be transferred to GPA after Commercial Operation Date.
1.3.3 Water Supply
Water supply to the Facility will be the responsibility of the Project Company. It is preferred that the raw water (Treated effluent from NDWWTP) for cycle makeup and potable water will be supplied from Guam Water Authority.

Guam Water Authority (GWA) will supply grey water to the plant from the nearby Northern District Wastewater Treatment Plant (NDWWTP) to be used for cycle cooling water system if required. Available quantity and analysis of the grey water is included in Appendix A. The Project Company shall be responsible for determining the water treatment requirements for the water sources. The grey water supply interface point will be at NDWWTP. The precise location of the terminal point will be determined by the Selected Project Company at the detailed design stage.

There will be no sea water makeup utilized.

1.3.4 Wastewater Discharge
Wastewater discharge will be the responsibility of the Project Company. The Project Company will need to determine wastewater pretreatment quality to meet the requirements of GWA. Sanitary sewer may potentially be discharged to the GWA treatment facility. The Project Company shall be responsible for the wastewater discharge permitting, and any contractual agreements with GWA.

2 DESIGN PHILOSOPHY AND PRINCIPLES

2.1 Design Requirements

2.1.1 Engineering
A. General
1. The plant design life shall be thirty (30) years with normal required maintenance. The plant shall be designed for construction and operational safety, as well as ease of maintenance and accessibility. Reliability, availability, and maintainability are prime objectives of this facility.

2. The equipment shall be designed for base load operation with potential frequent and rapid load changes. The Facility will be a primary power source for Guam; therefore, there shall be no single contingency (single mode failure) that could cause a sustained outage or partial outage for the Grid System.

3. Design for the Project shall contain Prudent Utility Practice margins with new components and systems such that the ability of the units to operate continuously shall not be compromised due to normal wear and deterioration of equipment.

4. All construction documents must be stamped by a licensed Professional Engineer registered by the Territory of Guam, in the appropriate discipline, in accordance with Territory of Guam Rules and Regulations.

5. The Facility shall be designed and constructed in accordance with all applicable Federal, Territory of Guam, and local codes and standards including the most
applicable sections of the codes, standards and regulations of the following organizations or their acceptable equivalent European, Japanese and South Korean standards. If European, Japanese, or South Korean standards are proposed the Project Company must demonstrate equivalency. This list of organizations is not complete, and does not relieve the Project Company from complying with any other requirements and regulations applicable to this Project. The effective dates of the Codes and Standards of these organizations shall be the most recent edition plus any revisions and supplements prior to September 14, 2018, unless otherwise specified.

In the event conflicts arise between the codes and standards of practice described herein and codes, laws, rules, decrees, regulations, standards, etc., of the locality where the equipment is to be installed, the codes and standards of practice described herein shall govern.

Further clarification shall apply:

- different individual standards can be used for a set of equipment. e.g. for a water pump, its material is according to ASTM while its general design is according to ANSI/HI.
- Asian or international standards shall not be intermingled with US standards unless the Subcontractor design applies multiple standards.
- The gas turbines, steam turbine, generators, HRSGs, cooling tower and relevant auxiliaries are designed, manufactured and tested in accordance with international and proven OEM standards.

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>AASHTO</td>
<td>American Association of State Highway and Transportation Officials</td>
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<tr>
<td>ACI</td>
<td>American Concrete Institute</td>
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<tr>
<td>ADA</td>
<td>Americans with Disabilities Act</td>
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<tr>
<td>AFBMA</td>
<td>Anti-Friction Bearing Manufacturers Association</td>
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<td>AGA</td>
<td>American Gas Association</td>
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<tr>
<td>AGMA</td>
<td>American Gear Manufacturers Association</td>
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<td>AISC</td>
<td>American Institute of Steel Construction</td>
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<td>AISI</td>
<td>American Iron and Steel Institute</td>
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<tr>
<td>AMCA</td>
<td>Air Movement and Control Association</td>
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<tr>
<td>ANSI</td>
<td>American National Standards Institute</td>
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<tr>
<td>API</td>
<td>American Petroleum Institute</td>
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<tr>
<td>ARI</td>
<td>Air-Conditioning and Refrigeration Institute</td>
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<tr>
<td>ASCE</td>
<td>American Society of Civil Engineers</td>
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<tr>
<td>ASHRAE</td>
<td>American Society of Heating, Refrigeration and Air Conditioning Engineers</td>
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<tr>
<td>Abbreviation</td>
<td>Organization</td>
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<tr>
<td>ASME</td>
<td>American Society of Mechanical Engineers</td>
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<td>ASNT</td>
<td>American Society for Nondestructive Testing</td>
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<td>ASTM</td>
<td>American Society for Testing and Materials</td>
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<tr>
<td>AWS</td>
<td>American Welding Society</td>
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<tr>
<td>AWWA</td>
<td>American Water Works Association</td>
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<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
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<tr>
<td>CMAA</td>
<td>Crane Manufacturers Association of America</td>
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<tr>
<td>CRSI</td>
<td>Concrete Reinforcing Steel Institute</td>
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<tr>
<td>EIA</td>
<td>Electronic Industry Association</td>
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<td>EJMA</td>
<td>Expansion Joint Manufacturing Association</td>
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<td>EPA</td>
<td>Environmental Protection Agency</td>
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<td>HEI</td>
<td>Heat Exchange Institute</td>
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<tr>
<td>ICC</td>
<td>International Code Council</td>
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<tr>
<td>IEEE</td>
<td>Institute of Electrical and Electronics Engineers</td>
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<tr>
<td>ISA</td>
<td>International Society for Automation</td>
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<tr>
<td>MBMA</td>
<td>Metal Building Manufacturers Association</td>
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<tr>
<td>MSS</td>
<td>Manufacturers Standardization Society of Valves and Fittings Industry</td>
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<tr>
<td>NAAMM</td>
<td>National Association of Architectural Metals Manufacturers</td>
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<tr>
<td>NACE</td>
<td>National Association of Corrosion Engineers</td>
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<tr>
<td>NEMA</td>
<td>National Electrical Manufacturers Association</td>
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<tr>
<td>NFPA</td>
<td>National Fire Protection Association</td>
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<tr>
<td>OSHA</td>
<td>Occupational Safety and Health Administration</td>
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<tr>
<td>PCI</td>
<td>Pre-stressed Concrete Institute</td>
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<tr>
<td>PFI</td>
<td>Pipe Fabrication Institute</td>
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<tr>
<td>SAMA</td>
<td>Scientific Apparatus Makers Association</td>
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<tr>
<td>SFC</td>
<td>State Fire Code</td>
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<tr>
<td>SMACNA</td>
<td>Sheet Metal and Air Conditioning Contractor's National Association</td>
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<td>SSPC</td>
<td>Steel Structures Painting Council</td>
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<tr>
<td>TEMA</td>
<td>Tubular Exchanger Manufacturer Association</td>
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<tr>
<td>UL</td>
<td>Underwriters Laboratory</td>
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<tr>
<td>HIS</td>
<td>Hydraulic Institute Standards</td>
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B. Drawings and Design Model
   1. A complete set of Issue for Construction (IFC) design and vendor shop drawings shall be submitted to GPA at the Commercial Operation Date, in CAD and PDF format. All drawings shall be in English language and Metric units. 3D modeling of power block is carry out by PDS or PDMS and model file submit shall be in nwd or dgn format. LSD and Natural gas supply lines will be excluded form 3D Modeling. Issue for Construction drawings (IFC) shall not be provided in AutoCAD format if the supplier has not provided these drawings to the Project Company due to confidentiality / intellectual property. In that case the drawings will be provided in PDF format.

C. Documentation and Manuals
   1. Operations and maintenance manuals, presented in clear and thorough manner, complete with respect to dimensions, design criteria, materials of construction, and like information, shall be submitted for all equipment. Details shall be identified by reference to sheet and detail shown on Drawings. Manuals shall be written in English. All manuals shall clearly delineate the make, model and options of each piece of equipment or material included in the project.

   2. Operations and maintenance manuals shall be submitted to GPA in PDF format at the Commercial Operation date. Operation and maintenance manuals for new equipment purchased after the Commercial Operation date shall also be provided to GPA at the time of purchase.

   3. The Project Company shall arrange for all plant Operating and Maintenance Instructions to be kept fully maintained and updated throughout the Term of the Project and be transferred to GPA at the end of the Term of the Project.

D. Specifications
   1. The Project Company shall be responsible for development of all procurement, construction, installation, start-up, and commissioning specifications required for construction of the plant. Project Company shall be responsible for developing a QA/QC and testing/commissioning plan approved by GPA. At a minimum the plan must conform to applicable NETA requirements for new facilities and comply with
GPAMOD 0025, 0026, 0027. The Project Company shall provide a PDF copy of all the conformed specifications to GPA at the Commercial Operation Date.

E. Tagging System

1. The plant shall utilize a tagging system to be determined by the Project Company. The tagging system shall include all equipment, enclosures, cables, pipes, instruments, control devices, valves, and other equipment. All equipment in the plant shall be identified with a stainless-steel tag permanently affixed to the equipment and in a location that is easily accessible to plant personnel.

F. As-Built Drawings

1. Record As-Built Drawings, in PDF format, shall be provided to GPA at Commercial Operation Date. Throughout the life of the plant, the Project Company shall update the As-Built drawings in electronic format, to reflect any plant modifications. These updated drawings will be transferred to GPA as the modifications are made, and at the end of the Term of the Project.

2.2 Performance Requirements for Fossil Fired Plants

2.2.1 Capacity

A. The plant net capacity is the net electric output, measured at the Delivery Point / Point of Interconnection. The Contracted Facility Capacity shall be within the range of 180 (net) MW, at Site Reference Conditions specified in Section 5.5 of this Specification. Because of the variability of technologies allowed and unit sizes, GPA will consider evaluating proposals that are within plus/minus 10 % of the preferred capacity. The size of the Facility’s individual units shall be such that a trip of a single Unit will not result in a loss of 45 MW.

B. The Project Company shall also provide the expected generation net output for all combinations of units online, while in compliance with permitted emissions guarantees.

C. The plant shall be capable of providing a minimum level of 700 MVA of Short Circuit energy at the 115 kV POI when operating at 20 MW or higher real power output. This may require some of the generating units not producing real power in such a scenario to be able to operate as synchronous condensers. The 700 MVA requirement must be met during the loss of the largest unit.

D. The plant is expected to provide inertia for the GPA system primarily through the inertia of the plant generators.

2.2.2 Start Up Duration

A. The start-up duration is defined as the time for each unit to reach its full net capacity from initiation of start-up sequence. The Project Company shall provide a startup duration, including from hot and cold conditions. Project Company’s offering combined cycle plants shall provide startup times for the simple cycle unit as well as for individual steam generators associated with each combustion Turbine Generators.
2.2.3 Transient Response
A. The governor transient response shall be fast enough such that following a frequency disturbance a change of at least 5% of a single unit’s capability shall be achievable within 1 second, and at least 10% of single unit’s capability shall be achievable within 2 seconds following the disturbance. This applies to gas turbines; the steam turbine in combined cycle is not expected to meet it. The overall response of operating units shall meet the requirement.

2.2.4 Regulation Performance
A. The plant shall be capable of performing regulation required for renewable projects on the GPA system. The plant shall be capable of providing regulation of at least 25 MW/minute, up- and down-ramp, with equivalent of 66% of the plant real power capacity online.

2.2.5 Availability and Reliability
The Facility shall be designed to achieve the levels of availability and reliability normally expected for similar modern plants of the technology considered.

It is expected that the Facility will operate based on economic dispatch, with an average annual Equivalent Availability Factor during the plant lifetime of no less than 90%.

The Equivalent Availability Factor Formula is defined in accordance with ANSI/IEEE Standard 762-1987, Appendix C, Equation C-7 as follows:

\[
\text{EAF} + \text{POF} + \text{UOF} + \text{UDF} + \text{SDF} = 100
\]

where

- \( \text{EAF} \) = equivalent availability factor
- \( \text{POF} \) = planned outage factor
- \( \text{UOF} \) = unplanned outage factor
- \( \text{UDF} \) = unit derating factor
- \( \text{SDF} \) = seasonal derating factor

Equation C-2

The equation shows that there are recognized sources of energy loss due to planned outages (full), unplanned outages (full), Unit deratings, and seasonal deratings. Each energy loss is represented by a separate index, POF, UOF, UDF, and SDF respectively. These indices are defined in such a way as to be additive. Therefore, the total per Unit
energy loss is the sum of the four indices, and the remaining per Unit energy not lost is called equivalent availability factor (EAF).

See also ECA Article 8.3, for the approach to liquidated damages to be charged because of “excessive outages” (those beyond the allowable number of outage hours per year for forced, maintenance, and scheduled outages).

2.2.6 Emissions
A. The Project Company is responsible for meeting the environmental permitting requirements.

2.2.7 Noise
A. Noise level at the site boundary shall meet the World Bank Group International Finance Corporation EHS Guidelines – 1.7 Noise. See Appendix I. Project Company must apply appropriate noise control methods to assure compliance. As per international practice, the IFC Noise guidelines shall be interpreted as follows:
- If the average background noise is lower than the applicable limits, the applicable limits set in Table 1.7.1 in the IFC guideline are considered at the site boundary.
- If the average background noise level exceeds the applicable limit, the plant noise level shall not exceed a maximum increase above the background levels of 3 dB at the site boundary.
- The noise level design is based on the existing conditions. Potential new developments near the plot are not foreseen and are therefore out of the Project Companies control.
- Noise Design is based on background noise analysis provided by GPA during bidding period.
B. Noise level of operating equipment inside the plant boundary shall not exceed 85 dB(A) when measured 3 ft (1 meter) in the horizontal plane and at an elevation of 5 ft (1.5 meters) from grade, in accordance with ISO3746 - ‘Acoustics - for determination of sound power levels and sound energy levels of noise sources using sound pressure’ for the noise measurement.
C. Noise level of any equipment shall not exceed 115 dB(A) measured from a distance of 3 ft (1 meter). Equipment with noise level greater than 85 dB(A) shall have a separate noise enclosure, or meet OSHA hearing protection requirements.

2.3 General Requirements

2.3.1 Procurement Requirements
A. Approved Suppliers
1. Provided equipment and technology must be of proven design which mean that the power generation equipment and technologies specified must have engaged in reliable commercial operation for at least three (3) continuous years at three different sites. (Except for BESS which shall have at least 1 year operation experience)

2. Equipment and materials shall be new and conform to a recognized standard such as ASTM. Reference Section 3.0, Part icular Technical Requirements, for more detail pertaining to specific equipment, materials, and applicable codes.

2.3.2 Construction Requirements

A. General

1. The Project Company shall be responsible for all construction work on the Project. The construction, erection, and commissioning services shall include all material, labor, supervision, technical advisory services required to make the plant ready for commercial operation. The Project Company shall provide, install, and maintain temporary site facilities for use during construction, including temporary construction offices, trailers, utilities, and power during construction.

B. Safety

1. The Project Company shall establish safety regulations in conformance with OSHA, and adhere to those safety regulations at all times.

A key objective for the Project is to construct safely, with a goal of zero OSHA recordable events throughout construction and start-up activities.

3 PARTICULAR TECHNICAL REQUIREMENTS

3.1 Mechanical Plant and Systems Requirements

3.1.1 Applicable Codes and Standards

A. The design and specification of all mechanical work related to the Project shall be in accordance with all applicable laws and regulations of the federal and state governments and with the applicable local codes and ordinances.

B. The codes and industry standards used for design, fabrication, and construction will be the codes and industry standards, including all addenda, in effect as of September 14, 2018.

C. All mechanical design shall be performed by or done under the supervision of a Professional Engineer registered in Guam.

D. The following are a list of relevant mechanical codes and standards that shall be followed in the design of the plant. Project Company may design to acceptable equivalent European, Japanese and Korean standards. The Project Company must demonstrate equivalency.
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<td>Method of Testing General Ventilation Air Cleaning Devices for Removal Efficiency in Particle Size</td>
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<td>AWWA C301</td>
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<tr>
<td>NFPA 85</td>
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### 3.1.2 Plant Piping Systems

A. See Appendix B for piping systems and pipeline for ULSD supply or Natural Gas supply.

B. General Design and Selection Criteria Except as noted in Appendix B: Piping shall be designed in accordance with the requirements of the Code for Pressure Piping, or ASME B31.1 - Power Piping, as applicable.

C. Piping materials shall be in accordance with applicable ASTM and ANSI standards, or equivalent DIN standards. Materials to be incorporated in permanent systems shall
be new, unused, and undamaged. Piping materials will generally be in accordance with the following criteria:

D. Material selection shall generally be based on the design temperature and service conditions in accordance with the following:

1. Carbon steel piping materials shall be used for design temperatures less than or equal to 371 °C (700 °F).
2. 1-¼ percent or 2-¼ percent chromium alloy steel piping materials shall be used for design temperatures greater than 371 °C (700 °F). At the client’s request field welding of 9 percent chrome shall be avoided where possible.
3. 1-¼ percent or 2-¼ percent chromium alloy steel piping materials shall be used where flashing may occur, including heater drains service. Field welding of 9 percent chrome shall be avoided where possible.
4. Stainless steel piping shall be utilized for high resistance to corrosion, and for piping applications requiring a high degree of cleanliness.
5. Fiberglass reinforced plastic piping materials shall be used only in applications requiring corrosion-resistant materials.
6. Underground circulating water piping shall be fiberglass reinforced plastic pipe, that piping at locations under buildings shall be pre-stressed concrete embedded cylinder pipe with concrete encased welded steel pipe. Above ground circulating water piping shall be welded steel.
7. Plastic piping having a high coefficient of thermal expansion shall be used only after a thorough analysis of the piping system thermal expansion parameters.
8. High density polyethylene (HDPE) piping shall be used for underground air service and water service other than circulating water.

3.1.3 Mechanical Installation Requirements

A. Insulation

1. All piping, equipment, or surfaces operating above 140°F near walkways, access points, maintenance areas, or operation areas shall be sufficiently insulated to reduce the surface temperature to 140°F for personnel protection. All piping, equipment, or surfaces where operating temperatures exceed 140°F or where heat conservation is necessary shall be sufficiently insulated to reduce the surface temperature to 140°F. Material containing cold fluids shall receive insulation as required to prevent condensation from forming.

3.1.4 Products

A. Valves

1. Valves shall be provided to control and isolate different systems within the plant. Where possible equipment shall be provided with isolation and bypass valves to allow for equipment maintenance without a plant outage. Valve operators shall include levers, wheels, chain pulley and pneumatic operators as required by the location and service conditions of the valve. Valves shall be arranged for
operation from floor level where possible and if required, will have extension spindles, chain operators, or gearing. The location of valves shall be accessible without the use of portable ladders or a man-lift. Hand-actuated valves shall be operable by one person. Valve materials shall be consistent with pipe specifications.

2. The design, fabrication, construction and testing of valves shall conform to the applicable codes and standards in Section 3.2.1.

B. Pumps

1. Pumps shall be designed for ease of maintenance with a removal area for the pump and motor. General service pumps shall be in accordance with the recommendations of the Hydraulic Institute Standards, and shall be suitable for the service and environment for which they are installed.

C. Heat Exchangers

1. Miscellaneous heat exchangers shall be furnished in accordance with:

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<tr>
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<td>Heat Exchanger Institute – Standards for Power Plant Heat Exchangers</td>
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</tr>
<tr>
<td>API 661</td>
<td>Air Cooled Heat Exchangers</td>
</tr>
</tbody>
</table>

D. Shop Fabricated Tanks

1. Shop fabricated tanks shall be designed and fabricated in accordance with:

<table>
<thead>
<tr>
<th>ASME</th>
<th>Boiler and Pressure Vessel Code, Section VIII</th>
</tr>
</thead>
<tbody>
<tr>
<td>AWWA</td>
<td>American Water Works Association</td>
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</tbody>
</table>

3.1.5 Execution

A. The Project Company shall develop construction specifications for erection, installation, and assembly of mechanical equipment to ensure a high-quality product in accordance with the applicable codes and standards in this Specification. The specifications shall detail equipment assembly, alignment, anchoring, welding procedures, cleaning, erection of piping and equipment, piping system cleaning, piping inspection and testing and acceptable materials.

3.2 Electrical Plant and Systems Requirements

1. Each unit in the Facility shall remain connected to the Grid System from frequency ranges of 57.0 – 63.0 Hz in accordance with GPAPRC-006

2. Voltage range to be withstood by the Facility without disconnecting should be as follows (based on NERC PRC-024-2):
3. Communication (SCADA) requirements shall be specified including the communication protocol, type of the carrier, and a list of signals (information, alarms, etc.) to be communicated to the GPA dispatch center.

4. Automatic Generation Control Facility should not include any AGC system other than unit governors. AGC will be performed by GPA AGC system. Plant control system should not change or modify governor set-point or plant output other than through long-term control. If plant control system has control capability of individual units’ real power output, it must include a droop component in the control.

5. Controller ability to mitigate sub-synchronous resonance.

6. Power revenue metering requirements (accuracy class, number of tariffs that can be programmed in the metering system, data logging and storage requirements, software for remote billing requirements, etc.).

7. Information and requirements for the Electrical Interconnection Facilities (voltage level and location of the GPA substation to be used for power evacuation, one-line diagram and layout of the substation, specifying whether it is single or double circuit).

8. Governor requirements. Unit governors should be droop based governors with a dead band not exceeding 0.025 Hz. Each unit should be controlled by its own governor. Governor set-point should not be altered or changed automatically by plant DCS. Automatic set-point changes should only be made by the GPA SCADA system.

### 3.2.1 Applicable Codes and Standards

A. Unless noted otherwise, all electrical components, design and construction shall conform to applicable governmental codes, and latest editions of recommended practices and standards of the following organizations: (Project Company may offer acceptable equivalent European, Japanese and Korean standards. The Project
Company must demonstrate equivalency.) Only one set of standards shall be applied throughout the Facility.

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<td>IEEE C37.110</td>
<td>IEEE Guide for the Application of Current Transformers Used for Protective Relaying Purposes</td>
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<td>IEEE Standard for Salient-Pole 50 Hz and 60 Hz Synchronous Generators and Generator/Motors for Hydraulic Turbine Applications Rated 5 MVA and Above</td>
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3.2.2 General Design Requirements

A. Power plant shall have an auxiliary electrical system. The auxiliary electrical system shall be supplied from one or more of the following sources:

1. Generator(s) power bussing
2. Generator(s) breaker switchgear
3. GPA 115 kV transmission grid

B. Power plant auxiliary voltages are as follows:

1. Medium Voltage: 5kV to 15kV (or 22kV), 3 phase
2. Low Voltage: 480V, 3 phase
3. House and convenience power 208/120V, 3 phase

C. Medium voltage system

1. Generator(s)
2. Generator power bussing
3. Step up transformer

D. Generator(s) shall be the source of electric power.

1. Mechanical, rotating generator(s) shall be synchronous type of either cylindrical rotor or salient pole type. Generators shall have the following ratings:
   a. To provide increased inertia and short circuit current, generators should be oversized to compensate for lack of inertia for aero-derivative or reciprocal generation. The unit is expected to provide inertia for the GPA system primarily through the inertia of the plant generators. As such, the generators are expected to be oversized relative to the capacity of the units to provide increased inertia. The generators MVA rating must be sized a minimum of 130% of the real power capacity of the prime mover
   b. Number of phases: 3
   c. Output frequency: 60 Hz
d. Minimum power factor: 0.80 lagging. The generators full dynamic range should be available at the Point of Interconnection (allowing for offset to reactive losses from generator terminals to the Point of Interconnection), including at full load. Under no circumstances should the dynamic power factor range at the POI be less than +/- 0.85.

e. Winding pitch: 5/6

2. Non-mechanical generator shall interface with the 115 kV grid through a step up transformer and shall have the following requirements:

a. Generate a 3-phase voltage and current from DC or other AC single and poly phase sources as part of the power generation process.

b. Be able to operate through the four power quadrants.

c. Shall have an efficiency of greater than 95%.

d. Shall comply with IEEE 1547.

4. Equipment furnished shall be capable of serving maximum rated output of prime movers at rated power factors, under all ambient and cooling conditions, with minimum additional 5% capability.

5. Design generator to withstand bolted 3-phase fault at generator terminals without damage per IEEE C50.12 and C50.13 while operating within rated operating frequency range with an excitation value equivalent to maximum rated terminal voltage at rated lagging power factor.

6. Mechanical generator shall be capable of withstanding overspeed following unit trip under full load or in accordance with GPAPRC-006 without mechanical degradation.

7. Power generation and power handling conductors as part of the generator to be of copper construction.

8. Provide partial discharge monitor and control system complete with corporate license software.

9. Provide surge capacitor and surge arresters.

10. Provide neutral grounding equipment in accordance with neutral grounding method specified.

11. Provide generator excitation system complete with equipment, materials, and accessories.

12. Provide voltage regulator that shall be capable of automatic and manual voltage regulation.

E. DC Power System

1. As part of a proposed generating system, DC power system shall have the following requirements

2. No more than 1500 volts DC nominal.

3. System shall be ungrounded and shall have ground detection capability.
4. System shall have overcurrent and over/undervoltage protection per the standards.

F. Battery Energy Storage
1. Any proposed battery energy storage system shall have an integral Battery Management System (BMS).
2. Submit a battery cell maintenance and disposal plan with bid.

H. Medium Voltage Switchgear
1. Switchgear shall handle the distribution and protection of medium voltage power (5 – 15 kV or 22kV) for the plant.
2. Switchgear shall be a complete, coordinated factory assembly ready for installation, connection, and designed for operation at site ambient temperatures and elevations.
3. If arc-resistant gear is specified, manufacturer shall provide complete and coordinated arc chute plenum design including supports and vents. This shall include routing of arc chute to vent location as coordinated with Engineer. If arc-resistant gear is not provided, manufacturer shall include arc-flash mitigation such as differential relays in all zones of protection, arc-detection relays in switchgear where hazard rating exceeds Category 2 without such protection.
4. Switchgear assembly shall consist of individual free-standing vertical sections to form a rigid, metal-clad switchgear assembly.
5. Switchgear main bus shall be copper bar, designed to continuously carry specified load current without exceeding temperature rise requirements.
6. Provide uninsulated copper ground bus with momentary rating at least equal to momentary rating of Switchgear.

I. Medium Voltage Motor Control Centers
1. Motor control centers shall control medium voltage motors or similar single loads by across the line starting methods.
2. Medium-voltage motor control center assembly(ies) complete with accessories including, but not limited to:
   a. Control center structure.
   b. Incoming line enclosure.
   c. Main horizontal and insulated vertical bus.
   d. Fused vacuum contactors.
   e. Main breaker or fused switch.
   f. Isolation and load break switches.
   g. Isolated low-voltage compartments.
   h. Protective relays and metering devices.
i. Communications.

j. Portable racking and lifting devices capable of transporting contactor outside of compartment.

3. MCC structures shall welded steel frame, formed steel doors and side sheets, flat steel top and rear covers forming metal enclosed, dead front freestanding assembly.

4. Each starter shall include, but not be limited to, isolating switch, medium-voltage fuses, contactor, control power transformer, and low-voltage section.

5. Vertical and horizontal buses are to be of copper construction.

J. Step-up and Auxiliary Transformers

1. Transformers shall be provided to provide appropriate voltages for in plant electrical systems and tying to GPA’s electrical distribution system.

2. Transformer shall be capable of withstanding without injury mechanical and thermal stresses resulting from short circuit currents.

3. Transformer core and coils shall have circular cross sections.

4. Transformer coils shall be of copper construction.

5. Provide transformer with manufacturer’s standard oil conservation system.

6. Provide bushing type CTs with fully distributed windings for relaying or metering service in quantities, ratios, and ratings as required.

7. Provide metal-oxide station class arresters with voltage ratings as required.

8. Provide tap voltages of +/- 2.5% and +/- 5% on the primary winding. Each tap position shall be fully rated and shall not limit kVA rating of transformer. No-load tap change shall be provided.

9. For ventilated, dry type transformers, silicon-resin, vacuum encapsulation or vacuum pressure impregnated (VPI) process shall apply 4-dip protective shield of silicon resin to coils.

K. Isolated Phase Bus

1. Isolated phase bus can be used to transmit electric power at high ampacities (>= 5000 amps).

2. Isolated phase bus duct system includes, but is not limited to:
   a. Bus and enclosure.
   b. Hardware and components for connections to equipment.
   c. Flexible links for all connections.
   d. Expansion joints.
   e. Vapor barriers and wall penetrations.
   f. All necessary bus support structures
i. Isolated phase bus shall be of aluminum construction for both the conductors and the outer duct enclosure.

ii. Design bus duct systems for nominal voltages, BIL, number of poles and rated maximum voltages.

L. Nonsegregated Phase Bus Duct

1. Nonsegregated phase bus can be used to transmit electric power within the plant.

2. Nonsegregated phase bus duct system includes, but is not limited to:
   a. Bus and enclosure.
   b. Hardware and components for connections to equipment.
   c. Flexible links for all connections.
   d. Expansion joints.
   e. T-tap connections.
   f. Vapor barriers and wall penetrations.
   g. All necessary bus support structures.

3. Nonsegregated phase bus bar conductors from high-grade, 98% pure copper bus bars. Connection areas shall be tinned or silver-plated.

4. Design bus duct systems for nominal voltages, BIL, number of poles and rated maximum voltages.

M. Low Voltage System

1. Low Voltage Switchgear

2. Switchgear shall handle the distribution and protection of low voltage power (600V or less) for the plant.

3. Factory wired switchgear assembly consisting of, but not limited to:
   a. Dead-front metal-enclosed compartments containing power buses, neutral bus, ground bus.
   b. Power circuit breakers.
   c. Safety interlocks and auxiliary control devices.
   d. Instrument transformers.
   e. Protective relays.
   f. Metering.
   g. Switches.

4. Switchgear shall be a complete, coordinated factory assembly ready for installation, connection, and designed for operation at site ambient temperatures and elevations.
5. If arc-resistant gear is specified, manufacturer shall provide complete and coordinated arc chute plenum design including supports and vents. This shall include routing of arc chute to vent location as coordinated with Engineer. If arc-resistant gear is not provided, manufacturer shall include arc-flash mitigation such as differential relays in all zones of protection, arc-detection relays in switchgear where hazard rating exceeds Category 2 without such protection.

6. Entire assembly shall be suitable for 600 volts maximum ac service regardless of operating voltage.

7. Bus system shall have minimum ANSI 4-cycle short-circuit withstand rating.

8. Switchgear main bus and ground bus shall be copper bar, designed to continuously carry specified load current without exceeding temperature rise requirements.

N. Motor Control Centers

1. Motor control centers shall control low voltage motors by across the line starting methods and to distribute low voltage power to other electrical power distribution equipment (switchboards, panelboards, etc.) as well as single loads.

2. Motor control center shall be continuous, coordinated, factory assembly ready for installation, connection, and immediate service designed for operation at site ambient temperatures and elevations.

3. Motor control center may include, but is not limited to:
   a. Horizontal power bus.
   b. Dead-front metal enclosed compartments containing power buses.
   c. Ground bus.
   d. Feeder circuit breakers and combination motor controllers.
   e. Auxiliary and transition compartments.
   f. Auxiliary control devices.
   g. Instrument transformers.
   h. Relays.
   i. Meters.
   j. Control switches.

4. Motor control centers shall be suitable for operation on 3-phase electrical system.

5. Main horizontal bus and vertical bus shall be either tin-plated for corrosive environments or silver-plated at bolted connections. Fabricate from copper. Minimum ampacities shall be as designed at 50°C temperature rise over 40°C ambient in compliance with UL standards.

O. Variable Frequency Drives
1. Variable frequency drives shall be used when the driven load must be controlled over a continuous range of speeds.

2. VFD shall convert incoming fixed frequency 3-phase ac power into variable frequency and voltage for controlling speed of 3-phase ac motor.

3. Motor voltage shall be varied with frequency to maintain desired motor magnetization current suitable for eliminating need for motor derating.

4. VFD shall be sinusoidal PWM type drive with sensor-less torque vector control capability. Control techniques other than PWM, not acceptable.

5. Components:
   a. Full-wave diode rectifier to convert supply ac to fixed dc voltage.
   b. DC link capacitors.
   c. Insulated Gate Bipolar Transistor (IGBT) power section, dual rated for either variable or constant torque applications.
   d. VFD shall be microprocessor-based with LED and LCD display to monitor operating conditions.
   e. Separate control and power terminal boards.

6. VFD installations must meet the requirements of IEEE 519 at the point of common coupling (PCC). The PCC shall be defined as the first motor control center or switchgear bus upstream from the VFD.

P. General Plant Requirements

1. Medium Voltage Power Cable
   a. Cables and accessories shall be in accordance with applicable standards
   b. Medium Voltage power cables shall have copper conductors.
   c. Single and multi-conductor cables shall have shielded conductors.
   d. PVC jacketing not allowed.

2. Low voltage power and control cables
   a. Power and control cables specified are for voltages 600 volts and below.
   b. Instrumentation and thermocouple extension cables specified for voltages of 300 volts or below.
   c. Power, control and instrumentation cables shall have copper conductors.
   d. Power and control cable insulation shall comply with NEC type XHHW-2. On the Steam Turbine Generator (Packaged Unit cables and accordingly certified) UL with XLPE insulation will be used according to OEM standard.
   e. Minimum wire size is:
      i. #14 AWG for control circuits
      ii. #16 AWG for instrumentation circuits
3. Motors
   a. Electric motors ½ hp and larger shall be 3 phase, squirrel cage induction motors.
   b. Motors shall be in accordance with applicable requirements.
   c. Motor windings shall be copper.
   d. Motors driven by VFDs shall be VFD compliant.
4. Grounding
   a. Ground and bond all plant electrical, mechanical and structural components to the plant grounding system.
   b. Provide a ground grid as the main plant grounding system.
   c. Grounding and bonding conductors shall be tinned copper.
5. Lightning Protection
   a. Provide a Franklin style lightning protection system.
   b. Lightning protection conductors and air terminals shall be of aluminum construction.
6. Cathodic Corrosion Protection
   a. Provide cathodic protection for the following:
      i. Underground steel, stainless steel, copper, or brass piping using galvanic anodes
      ii. Bottoms of pad mounted steel water storage tanks using galvanic anodes
      iii. The fuel and natural gas pipelines from GPA Bulk Fuel Storage Facility tank farm to the plant site if fossil fuel is offered.

Q. Plant Control System
1. Provide a control system including process controllers, redundant power supplies, chassis, Input/Output (I/O) modules, communications interface modules, and associated hardware. The control system shall meet all NERC CIPs security requirements.
2. Provide a complete and coordinated control system equipment and software package that safely controls all aspects of power plant operations. The control system shall not automatically control the output of individual units or adjust the
unit output of any individual unit under AGC and governor control. DCS shall not provide an interface between the GPA AGC system and the unit governor.

3. Control system shall have both discrete and analog input and output signals management capability as well as interpreting HART (Highway Addressable Remote Transducer) signal protocol.

4. Control system software programming shall have a prioritized alarms management system.

5. Control system shall have human-machine interfaces (HMIs) with dual monitors displaying information in a diagrammatic fashion. One-Line Diagrams and Process and Instrumentation Diagrams (P&IDs) shall be used as a basis for graphical screen layouts.

6. Control system shall be capable of the following communications protocols:
   a. Modbus
   b. Modbus TCP
   c. DNP3
   d. Profibus
   e. Devicenet

R. Dynamic Fault recorder

1. The plant shall include a Tesla 4000 Power System Monitoring Recorder. The recorder shall monitor the voltage and current of each unit, the plant as a whole and each 115 kV transmission line interconnecting to the GPA system. The recorder shall also monitor the breaker status of each unit breaker and each line breaker and fault detection on the 115 kV and generation relays. The generator units shall also monitor the governor set point and any changes made to the governor set-point. All digital or analog inputs shall be accurately reported to the recorder within 8 ms of the actual change.

S. Protective Relaying

1. Plant electrical protective relaying system shall be provided to protect plant personnel and equipment from inadvertent electrical energization.

2. Protective relays shall specifically protect the following equipment:
   a. Generator(s)
   b. Medium voltage switchgear
   c. Low voltage switchgear
   d. Unit auxiliary and step-up transformers

3. Protective relay system shall be designed and set in accordance with the latest Standards. GPA has standardized on utilizing Schweitzer Engineering Laboratories, Inc. protective relays.
4. For electrical equipment not protected by protective relays or trip units, provide thermal-magnetic breakers for overcurrent protection (50/51).

5. All switchgear not designed as arc-resistant gear shall include arc-detection relays and protection.

6. All 115 kV relays shall be SEL type relays.

T. Unit Response Requirements

The unit(s) must meet the GPA Grid and Reliability Standards in Appendix G.

3.2.3 Electrical Installation Requirements

A. Electrical installation shall conform to NFPA 70 and NFPA 70E.

3.2.4 Execution

A. The Project Company shall develop construction specifications for erection, installation, and assembly of electrical equipment to ensure a high-quality product in accordance with the applicable codes and standards in this Specification. The specifications shall detail equipment assembly, alignment, anchoring, welding procedures, erection of equipment, testing and acceptable materials.

3.3 Civil Requirements

3.3.1 Applicable Codes and Standards

A. Unless noted otherwise, all design and construction shall conform to applicable governmental codes, and latest editions of recommended practices and standards of the following organizations:

- American Association of State Highway and Transportation (AASHTO)
- American Concrete Institute (ACI)
- American Concrete Pavement Association (ACPA)
- American with Disabilities Act (ADA)
- Asphalt Institute (AI)
- American Institute of Steel Construction (AISC)
- American Iron and Steel Institute (AISI)
- American National Standards Institute (ANSI)
- American Public Works Association (APWA)
- American Road and Transportation Builders Association (ARTBA)
- American Society for Testing and Materials (ASTM)
- American Society of Landscape Architects (ASLA)
- American Traffic Safety Services Association (ATSSA)
- American Welding Society (AWS)
American Society of Civil Engineers (ASCE)
American Water Works Association (AWWA)
Concrete Reinforcing Steel Institute (CRSI)
Federal Acquisition Regulations (48 CFR Chapter 1) (FAR)
Federal Highway Administration (FHWA)
Federal Land Highways (FHA)
Federal Specifications and Standards (FSS)
Federal Test Method Standard (FTMS)
Institute of Electrical and Electronic Engineers (IEEE)
Institute of Transportation Engineers (ITE)
National Electrical Manufacturer’s Association (NEMA)
Portland Cement Association (PCA)
Prestressed Concrete Institute (PCI)
Post Tensioning Institute (PTI)
Occupational Safety and Health Administration (OSHA)
Guam Department of Public Works Standard Plans
Guidebook to Development Requirements on Guam
Environmental Procedures Guide for Transportation Projects on Guam

3.3.2 General Design Requirements
Project Company shall perform site studies it deems necessary for their design. Studies may include but are not necessarily limited to the following:

- Property maps and boundary surveys
- Topographic surveys
- Hydrological data
- Subsurface utility investigation
- GWA water system model
- Cultural resources surveys
- Natural resources surveys
- Geotechnical Investigation

A. Water supply: The plant potable water supply will originate from the GWA public water supply. Cooling water will be drawn from the effluent of the GWA Northern District Wastewater Treatment Plant. Project Company shall treat the water as necessary for service water, fire water, and boiler makeup.
B. Facility shall be designed for an expected service life of 30 years or greater.

C. The UXO/MEC requirements are not applicable to the GPA’s 59-acre parcel. In addition, an investigation for explosive and national historic and cultural properties prior to construction work (Plant area & Fuel Pipe Line) will be executed by GPA.

3.3.3 Products
   A. Construction Documents including but not limited to Drawings and Specifications.

3.3.4 Execution
   A. Project Company to prepare construction documents for all civil improvements.

3.4 Structural Requirements

3.4.1 Applicable Codes and Standards
   A. Unless noted otherwise, all design and construction shall conform to applicable governmental codes of the Territory of Guam, and latest editions of recommended practices and standards of the following organizations or their European, South Korean, or Japanese equivalent: Only one set of standards shall be applied throughout the Facility.

   - Aluminum Association (AA)
   - American Architectural Manufacturers Association (AAMA)
   - American Concrete Institute (ACI)
   - American Institute of Steel Construction (AISC)
   - American Iron and Steel Institute (AISI)
   - American National Standards Institute (ANSI)
   - American Society for Testing and Materials (ASTM)
   - American Welding Society (AWS)
   - American Society of Civil Engineers (ASCE)
   - APA – Engineered Wood Association
   - American Society of Safety Engineers (ASSE)
   - American Wood Council (AWC)
   - American Wood Protection Association (AWPA)
   - Concrete Reinforcing Steel Institute (CRSI)
   - International Code Council (ICC)
   - Society for Protective Coatings (SSPC)
   - National Concrete Masonry Association (NCMA)
3.4.2 General Design Requirements
A. The construction documents shall contain all information required by the applicable codes and standards.
B. All structures, equipment, tanks, piping and pipe supports, cable tray, conduit, and supports shall be designed to resist the dead, live, test, operating, rain, wind and seismic loads applicable to the plant site.

3.4.3 Design shall be to approved applicable codes and standards and result in producing safe facilities.

3.4.4 Materials
Materials of construction shall be suitable for their intended purpose and longevity. Materials to be used shall be selected from the following standards or their European, South Korean, or Japanese equivalents. Only one set of standards shall be applied throughout the Facility.

A. Steel:
1. Wide Flange and WT Shapes: ASTM A992
2. Channel, Angle, M, MT, S and ST Shapes: ASTM A36, ASTM A992
3. HP Shapes: ASTM A572, Grade 50
4. Rectangular HSS Shapes: ASTM A1085, Fy=50 ksi min., ASTM A500, Grade B, Fy=46ksi min.
5. Round HSS Shapes: ASTM A1085, Fy=50 ksi min., ASTM A500, Grade B, Fy=42ksi min.
7. Threaded Rod: ASTM A36
8. Fasteners: High Strength Bolts: ASTM F3125, Grade A325, A490, Heavy Hex, Type 1; ASTM Grade F1852, F2280, Twist-Off, Type 1.
9. Common Bolts: ASTM A307, Grade A
10. Nuts: ASTM A563, Grade C, DH
11. Washers: ASTM A436, or ASTM A959 for direct tension indicators
13. Anchor Rods: ASTM F1554, Grade 55 or 105
14. Stainless Steel: ASTM A276, Grade 304, 304L, 316, 316L
15. Raised pattern floor plate: ASTM A786
16. Plates and bars: ASTM A36, A572

B. Concrete:
Compressive strength as required for design and exposure per ACI 318.
Reinforcing Steel: ASTM A615, Grade 60, ASTM A706, Grade 60 (Welded reinforcing steel); ASTM A775 (Epoxy coated); ASTM A934 (Epoxy coated prefabricated bars); ASTM A955 (Stainless steel bars); ASTM A1055 (Zinc and Epoxy Dual Coated bars); ASTM A767 (Galvanized bars).
Welded Wire Fabric: ASTM A1064 (carbon steel, plain and deformed); ASTM A1022 (stainless steel plain and deformed); ASTM A884 (epoxy coated); ASTM A1060 (galvanized, plain and deformed).
Prestressing Steels: ASTM A416 (strand), A421 (strand), A722 (bars)
Aggregates: ASTM C33
Portland Cement: ASTM C150
Blended Hydraulic Cements: ASTM C595
Mixing water: ASTM C1602
Admixtures: ASTM C494

C. Masonry:
Hollow Load Bearing Concrete Masonry Units: ASTM C90
Mortar: ASTM C270
Grout: Portland Cement ASTM C150
Hydrated Lime: ASTM C207
Aggregate for Grout: ASTM C404
Joint Reinforcement: ASTM A951

3.4.5 Structural Loads
A. General:
Design loads for all enclosures, structures, structural components and equipment will be determined according to the criteria described below, except where the applicable code requires more severe loading conditions.

Loads shall include all dead, live, soil, hydrostatic, flood, wind, rain, earthquake, and any special loads.

Where structural design must proceed without certified load data for vendor supplied equipment, estimated load data may be used and loads shall be increased to compensate for the lack of final certified design data. Catalog data or similar previous data for minor equipment may be used, but loads shall be increased by a minimum of 20% to cover anticipated variations and contingencies.

B. Design Loads:

1. Dead Loads - D

   In lieu of actual available data, the following dead loads shall be used as minimum loads:

   - **Roof with Metal Deck**
     - Metal Deck: 5 psf
     - Insulation: 1 psf
     - Light Fixtures and Sprinklers: 3 psf
     - Steel Framing (light): 10 psf

   - **Steel Bar Grating**
     - 1 1/4” x 3/16”: 12 psf

   - All other types refer to catalog data

   - **Cast in place Concrete**
     - Formed: 150pcf
     - On metal deck (inches above deck): 12.5 lb/in of thickness

   - **Steel Floor Framing**
     - Light framing: 10 psf
     - Medium framing: 18 psf
     - Heavy framing: 25 psf

   - **Partition Walls with normal weight concrete masonry units, ungrouted (psf of wall area)**
     - 6”: 37 psf
     - 8”: 42 psf
     - 10”: 47 psf
     - 12”: 62 psf

   - Siding and Girts: 10 psf

2. Live Loads - L
In design of floors and floor support structure, the following specified uniform floor design live loads are minimums. Where equipment is located on a floor, the structure shall be designed for the larger of the equipment weight (equipment fixed in place shall be considered as dead load and moveable equipment shall be considered as live load) or the displaced specified floor live load.

a. Ground floor
   - Heavy Traffic Aisles: 400 psf
   - Light Traffic Zones: 250 psf
   - Storage Areas: 150 psf
   - As required for special construction and maintenance

b. Office floors: 50 psf
c. Partitions: 20 psf
d. Superstructure floors
   - Main platforms and floors: 100 psf
   - Auxiliary platforms: 70 psf
   - Concrete floors: 100 psf
   - Steam Turbine floors: 450 psf
   - 2000 lb concentrated point load placed on an area 2.5' square, anywhere on a floor

e. Electrical Rooms: 200 psf
f. Walkways: 60 psf
g. Stairs, corridors and intermediate landings: 100 psf

3. Roof Live Load – Lr
   - 20 psf

4. Roof Rain Load – R
   - Per IBC

Rainfall Intensity: Per United States Department of Agriculture, Natural Resources Conservation Services, Engineering Technical Note No.3, “Rainfall - Frequency and Design Rainfall Distribution for Selected Pacific Islands”, Table 2-1D, 100 year, 1 hour rainfall: 4.7 inches.

5. Wind Loads - W
   - Per IBC 2009 Section 1609
   - Occupancy Category: IV
   - Basic wind speed: 175 mph (3 second gust, Exposure Category C)
   - Importance factor, I: 1.15
6. Earthquake Loads - E
   Per IBC 2009 Section 1613 and PPRBC Section RBC302.4.35
   Occupancy Category: IV
   Importance factor, I: 1.5
   Short Period Spectral Response Parameter Ss = 1.50
   1 Second Spectral Response Parameter S1 = 0.60
   Site Class shall be determined by geotechnical investigation
   Seismic Design Category shall be assigned and other parameters calculated upon
determination of Site Class

7. Equipment Loads:
   1. Dead Load - D
      b. Refer to vendor equipment drawings

   2. Live Load - L
      c. Refer to vendor equipment drawings

   3. Abnormal Operating Load - L
      a. This condition occurs when equipment, hoppers, vessels, conveyors, etc.,
         are filled to capacity or choked at outlets under abnormal operations.
      b. Consider vibration, impact, and temperature loads as required under
         abnormal operating conditions.

   4. Impact Loads - I
      d. Per IBC Chapter 16.

   5. Rotating and Reciprocating Equipment Loads - L
      a. 50% of the equipment weight

   6. Piping and Electrical Loads – D, L, W, E
      a. Hanger, guide and anchor loads for piping shall include dead, live, test,
         wind, and earthquake.
      b. Electrical cable trays, bus ducts, and conduit loads shall include dead, live,
         wind, seismic.

   7. Hydrostatic Test Loads - F
a. Hydrostatic test loads shall be considered for piping and equipment.

8. Vehicular Loads – D,L
   a. Dead Load: Per specific vehicle type.
   b. Live Load: Per specific vehicle type.
   c. Fork lift, 6000lb capacity: Use 85% load distribution on front axle, unless noted otherwise.
   d. Truck Live Load: AASHTO HS20 44 load distribution.
   e.

9. Vibration Loads - L
   a. The frequencies of rotating machinery shall be defined by the vendor.
   b. Adequate stiffening, bracing shall be used to produce a satisfactory design for vibration using acceptable design analysis.
   c. Resonant vibration of the foundation shall be avoided. Foundation frequency shall differ from the machine, equipment operating frequency by a minimum of ± 20 percent.

10. Contingency Loads – D
    a. Non-accumulating point loads shall be used on steel beams to account for concentration of hanging loads to individual beams that exceed the area hanging load allowance. (2000 pounds minimum)

3.4.6 Steel Design
A. Codes
   1. American Institute of Steel Construction:
   2. Steel Deck Institute:
a. "Design Manual for Composite Decks, Form Decks and Roof Decks-No. 31".

B. Design Guidelines

a. The following guidelines will apply in general and will be superseded only by engineering and design considerations:

b. Elevated concrete floor slabs can be considered as providing horizontal stability by diaphragm action after setup and curing.

c. Grating floors shall not be considered as providing horizontal rigidity.

d. For deflection limits of structural members, see 2009 IBC Section 1604.3 and Table 1604.3.

e. Minimum Sizes:

f. Bracing size minimum - L 3 x 3 x 1/4

g. Wide Flange and Tee shapes and Angles: In areas of high corrosion the web and flange min thickness = 1/4"

3.4.7 Foundation Design

A. Codes and Standards

1. American Concrete Institute:

a. “Building Code Requirements for Structural Concrete” (ACI 318 08).

b. “Foundations for Dynamic Equipment” (ACI 351.3-R04)

c. "Details and Detailing of Concrete Reinforcement" (ACI 315).


2. American Welding Society:

a. "Structural Welding Code-Reinforcing Steel" (AWS D1.4)

B. Design Guidelines

1. All foundation design shall be in accordance with the Project geotechnical report and ACI design codes. Deviations from the recommendations will be resolved with the geotechnical consultants. Analysis of foundations shall follow generally accepted practice. Vibration requirements shall be considered in the design of foundations for equipment where manufacture or working environment requires consideration of operation or human access.

C. Stability - Minimum factor of safety:

1. Overturing: 1.5

2. Stability against sliding: 1.5
3. **Uplift 1.0**

(100 percent of the dead load shall be used for checking resistance to uplift. Reduced dead load is accounted for in the applicable load combinations in Chapter 16 of IBC 2009.)

4. Lateral forces shall be resisted in accordance with the geotechnical report.

**D. Housekeeping Pads**

1. Housekeeping pads shall be supplied under all equipment unless noted otherwise. Pads will be nominally 6” thick consisting of 4 ½” thick reinforced concrete and 1½” grout or as shown on drawings.

2. Electrical equipment pads will generally consist of 4½” thick reinforced concrete with leveling channels or as otherwise indicated on the drawings.

### 3.4.8 Structural Welding

**A. Codes:**

1. American Welding Society:
   a. “Structural Welding Code Steel” (AWS D1.1)
   b. “Structural Welding Code – Aluminum” (AWS D1.2)
   c. “Structural Welding Code Sheet Steel” (AWS D1.3)
   d. “Structural Welding Code Reinf. Steel” (AWS D1.4)
   e. “Structural Welding Code Stainless Steel” (AWS D1.6)
   f. “Structural Welding Code – Seismic Supplement” (AWS D1.8)

### 3.4.9 Surface Preparation and Protective Coatings

**A. Surface preparation:**


2. Guardrail, ladders and grating: “Power Tool Cleaning” in accordance with SSPC-SP3 or “Commercial Blast Cleaning” in accordance with SSPC-SP6.

**B. Painting:**

1. All steel shall be shop primed. Finish color will be selected by Project Company and approved by GPA.

2. Guardrails, ladders and stairs shall be shop finish painted using “Safety Yellow” color for guardrails, handrails, self-closing gates and ladders.
3.5 Substation Requirements

3.5.1 General

A. Materials and equipment shall be furnished in a fully engineered and coordinated design package.

B. The substation shall be designed based on the most recent revision of the following codes and standards as of the date of approval of the design criteria unless otherwise noted:

- NFPA 70 National Electrical Code
- NFPA 70E National Electrical Safety Code
- NFPA 780 Standard for the Installation of Lightning Protection Systems
- NEMA C29.7 Wet Process Porcelain Insulators - High Voltage Line Post Type
- ANSI C29.9 Wet Process Porcelain Insulators – Apparatus, Post Type
- IEEE C37.010 IEEE Application Guide for AC High Voltage Circuit Breakers Rated on a Symmetrical Current Basis
- IEEE C37.04 IEEE Standard Rating Structure for AC High-Voltage Circuit Breakers
- IEEE C37.06 IEEE Standard for AC High-Voltage Circuit Breakers Rated on a Symmetrical Current Basis Preferred Ratings and Related Required Capabilities
- IEEE C37.09 IEEE Standard Test Procedure for AC High-Voltage Circuit Breakers Rated on a Symmetrical Current Basis
- IEEE C37.1 IEEE Standard for SCADA and Automation Systems
- IEEE C37.11 IEEE Standard Requirements for Electrical Control for AC High Voltage Circuit Breakers Rated on a Symmetrical Current Basis
- IEEE C37.12 IEEE Guide for Specifications of High-Voltage Circuit Breakers (over 1000 Volts)
- ANSI C37.32 High Voltage Switches, Bus Supports and Accessories Schedule of Preferred Ratings, Construction Guidelines and Specifications
- IEEE C37.110 IEEE Guide for the Application of Current Transformers Used for Protective Relaying Purposes
- IEEE C57.13 IEEE Standard Requirements for Instrument Transformers
- IEEE C57.19.01 IEEE Standard Performance Characteristics and Dimensions for Outdoor Apparatus Bushings
IEEE C62.11 IEEE Standard for Metal-Oxide Surge Arrestors for AC Power Circuits (>1 kV)

IEEE C62.22 IEEE Guide for the Application of Metal-Oxide Surge Arrestors for Alternating-Current Systems

IEEE 605 IEEE Guide for Bus Design In Air Insulated Substations

IEEE 80 IEEE Guide for Safety in AC Substation Grounding

IEEE 81 IEEE Guide for Measuring Earth Resistivity, Ground Impedance, and Earth Surface Potentials of a Grounding System

NEMA SG4 Alternating Current High Voltage Circuit Breakers

NETA ATS Standard for Acceptance Testing Specifications for Electrical Power Equipment and Systems

Guam Power Authority Standard Specifications as applicable.

Project Company may design to equivalent approved European, Japanese or Korean standards. Project Company must demonstrate equivalency. Only one set of standards shall be applied throughout the Facility.

3.5.2 Steel Structures

A. Dimensions:
   1. As required to provide structural strength, maintain electrical clearances, and to suit equipment specified and provided.
   2. Required clearances and spacings:
      a. Bus and line clearances: NEMA SG6, NESC.
   3. Shielding mast
      a. Type: Self-supporting, continuously tapered tubular; galvanized steel; with welded baseplate; anchor bolts; hand-hole at base; internal damping cable, or equivalent means.
   4. Grounding: Provide 2 ground lugs on opposite sides of structures or equipment.

B. Grounding (above-grade):
   1. Provide grounding for equipment mounted on structures.
   2. Structure ground attachment locations:
   3. Provide NEMA 2-hole attachment 12" (300 mm) above each baseplate.
   4. Provide single-hole attachment every 4' (100 mm) (maximum) on vertical and horizontal members to structure mounted equipment.
      a. Ground conductor shall be stranded soft-drawn copper.

C. Ground clamps:
1. Provide bolted, NEMA 2-hole, bronze or copper clamp on each structure leg or column 12” (300 mm) above baseplate.
2. Provide bolted, bronze or copper clamp for support of ground cable on vertical and horizontal members.
3. Grounding operator's platforms: 4'-0" x 5'-0" galvanized steel grating. Furnish for each group-operated switch and circuit switcher.

3.5.3 Buses and Conductors
A. Rigid buses: Aluminum tubular bus conductor AA Schedule 40 pipe (standard pipe size), ASTM B429, 6063-T6 alloy.
B. Cable for jumper buses shall be in ASCR accordance with:
   1. ASTM B232.
D. Provide damping conductor for horizontal and vertical bus runs of aluminum bus sized appropriately according to the current revision of IEEE 605.
E. Bus design shall be in accordance with the current revision of IEEE 605. Standard tubular aluminum bus pipe sizes shall be used. Each tubing section of shall be provided with midspan drain holes and end caps. All construction of bus systems shall be welded.
F. Bus design shall take expansion into consideration as detailed in IEEE 605 due to ambient temperatures and energized heating. Expansion shall be accounted for, where required, by fixed and slide fit bus clamps or expansion fittings. Expansion fittings shall be used for connections at major equipment.
G. Project Company shall weld all aluminum bus connections.
H. Damping conductor shall be ACSR.
I. Identification tags:
   1. Furnish porcelain enamel phase identification tags with black letters on white background mounted to structures at ends and midway of each bus, at each incoming/outgoing line position, over each PCB position, and at each VT or CCVT.
   2. Furnish one tag for each switch and PCB with designations provided later by Owner.
   3. Switch identification tags shall be located on steel next to switch operator.

3.5.4 Grounding
A. All structures shall have two connections to ground except single phase devices and bus supports shall have one connection.
B. Ground pads shall be provided for two 2-hole NEMA type compression connectors with 1 3/4" bolt centers.
C. Below grade ground grid including the copper rods and copper cables and short leads to the above ground equipment shall be provided by the Project Company. Project Company shall provide above grade cables, cable supports and NEMA two hole full compression (indent) type connectors for all structures and equipment located within the substation including, but not limited to bus duct(s), instrument transformers, breakers, switches, lightning arresters and grounding mats. Project Company shall furnish all above-grade ground connectors for all galvanized steel fencing, including but not limited to gates and barbed wire. Grounding connectors and supports shall be tin-plated.

D. The switchyard ground grid system shall be designed in accordance with current revisions of IEEE Standards 665, 80 and 81. An approved program such as CDEGS shall be used for the ground grid design and analysis. Measured step and touch potential shall be identified as well allowable step and touch potentials as specified by IEEE 80. Ground grid model and analysis shall be submitted to GPA and must include all pipes, conductors, water lines etc within the substation and power plant area.

E. The substation fence shall be grounded in accordance with IEEE Standards 665 and 80.

F. All above and below grade grounding conductors shall be annealed, bare, stranded copper wire conforming to ASTM Specification B8. Conductor size shall not be less than the minimum requirements of NFPA 70.

G. Ground lugs and connectors shall be of bronze or copper, and all hardware such as bolts, washers, and nuts shall be of Durium, Everdur, or silicon bronze. Ground lugs shall be Burndy or Owner approved equal.

H. Grounding system shall provide for permanent grounding of all frames, housings, and support steel of all electrical equipment, panels, lighting protective apparatus, cabinets, wiring devices, electrical metallic raceways, lighting fixtures and boxes.

I. All conduit runs shall be grounded at enclosures of electrical distribution or control equipment at which they originate, and shall provide a conductive path, in compliance with the NEC for grounding of enclosures of all locally mounted electrical equipment.

3.5.5 Surge Arrestors
A. Type: Metal-oxide station class.
B. Standard: ANSI C62.11.

3.5.6 Insulators
A. Conform to NEMA SG6, NEMA C29.7.
B. Color: ANS No.70.
C. Insulators shall be porcelain type. Insulator strength to be determined during detailed design, rated for the required impulse withstand voltage, voltage level, physical dimensions and strength class (compression, cantilever, torsion and tension). All insulators shall have galvanized malleable iron or galvanized forged steel hardware.
3.5.7 Disconnect Switches

A. The disconnect switches shall be three-pole, single-throw, gang-operated, air break, manually operated, rated for outdoor service on a 60 Hz, 3-phase, system. The operating mechanism shall be provided as a factor complete assembly including all necessary shafts, interconnecting rods, linkages, supports and accessories.

B. High pressure type contacts with silver to silver contact surfaces to be used. The contacts to have a wiping and cleaning motion when opened and closed. Switch design to all for the accurate positioning of switch blade tips in the jaw contacts.

C. Disconnect switch operating mechanisms shall be furnished with noncorrosive, greaseless, roller or ball type main bearings. A flexible braided grounding apparatus shall be provided on the operating rod, above the operating crank. The grounding device shall be rated to carry the same short time and momentary currents as the disconnecting switch. Operating mechanisms and linkages to be designed so all blades of the switch will be in the fully opened or completely closed positions when the operating crank is in the fully rotated position. Operating mechanisms shall be provided complete with all fittings required for total switch operation.

D. Threaded clevis type fittings to be provided on all interphase type control pipes and connecting links between gang-operated switch and switch crank arm.

E. Operating mechanisms shall be designed to allow padlocking in either the fully open or fully closed position with one inch shackle clearance.

F. All manual operating type mechanisms shall be marked to indicate the open and closed switch directions.

G. Two separate normally open “a” and two normally closed “b” auxiliary contacts shall be provided for each disconnect switch for remote indication of the open and closed position of the switches.

H. Insulators shall conform to ANSI C29.9, high-voltage post-type apparatus insulators made of wet-process porcelain and used in the transmission and distribution of electrical energy.

I. Operating mechanism:
   1. Heavy-duty, gear-operated complete with accessories.
   2. Size to eliminate twisting or sag.
   3. Switch poles shall be fully coordinated and field adjustable per pole and for alignment and 3-phase timing coordination.
   4. Switch contacts to be self-wiping, field-adjustable and have field-adjustable contact pressure.
   5. Standards: NEMA SG6 and ANSI C37.32.
   6. Longitudinal switches (parallel to switch blades) shall be capable of resisting, without injury or failure, force listed in ANSI C37.32, Table 2.
3.5.8 Coupling Capacitor Voltage Transformers
   A. Type: Base-mounted, high-capacitance, coupling capacitor voltage transformer with dual main windings
   C. Short circuit capability: Capable of withstanding for 1 second mechanical and thermal stresses resulting from short-circuit on secondary terminals with full voltage maintained in primary terminals in accordance with ANSI C57.13 and C93.2.
   D. Other ratings and features: NEMA SG 2.
   E. Accessories when required:
      1. Ferroresonance-suppressing filter. Device shall pass ANSI C93 Ferroresonance test.
      2. Potential grounding switch and terminal box for secondary voltage connections with conduit entrance plugs.
      3. Provide corona suppression rings if required.
      4. Provide lifting hooks or eyes for lifting filled unit by overhead crane.
      5. Potential device: Factory calibrated.
   F. Transformer oil:
      1. Oil furnished with transformer shall be Type 1 mineral insulating oil in accordance with current ASTM standards.
   G. Certify that oil being supplied is classified as noncontaminated by PCBs. Standard: ANSI C93.1.

3.5.9 Circuit Breakers Connections
   A. Project Company shall provide the necessary bus connection adapters to bolt to the terminal connectors provided in the circuit breaker.
   B. Project Company shall assemble all component parts that were initially disassembled for shipment in accordance with the manufacturer's instructions.

3.5.10 Quality Assurance
   A. Regulatory requirements: Design, fabricate, and test equipment in accordance with applicable standards of ANSI, NEMA, NFPA 70, IEEE, and shall be in accordance with applicable requirements of OSHA.

3.5.11 Environmental Requirements
   A. Design shall comply with any unusual service conditions as outlined in C37.010 and ASTM D1472.
3.5.12 System Description
A. Outdoor, 3-pole, single-throw, SF6 gas-filled, single-tank or 3-tank, frame-mounted on common base.

3.5.13 Control Wiring
A. Wiring:
   1. Provide control wiring in accordance with ANSI C37.11 as a minimum.
   2. Control voltage ranges for closing and tripping shall be in accordance with ANSI C37.06.

3.5.14 Functional Components
A. Operating mechanism: Pneumatic, hydraulic, or motor-charged spring with features and performance in accordance with NEMA SG4, Section 3.
B. Bushings:
   1. Type: Porcelain, in accordance with IEEE C57.19.01.
   2. Conform to general requirements of, and test in accordance with IEEE C57.19.00.
   3. Use manufacturer's standard dimensions and characteristics. Electrical characteristics shall comply with IEEE C57.19.01.
   4. Pressure components and systems:
   5. Comply with NEMA SG4, Section 4.
   6. Welds on breaker tank assembly shall meet AWS D1.1 Section 5.30.

3.5.15 Current Transformers
A. Accuracy classification, characteristics, and performance data in accordance with IEEE C57.13 and NEMA SG4. At a minimum, multi-ratio Class 400 current transformers shall be specified.

3.5.16 Source Quality Control
A. Each circuit breaker furnished shall be completely assembled and tested at manufacturer's facility.
B. Perform production tests in accordance with NEMA SG4 and ANSI/IEEE C37.09.
C. Operating mechanisms shall be tested for proper operating speed in accordance with ANSI C37.09.
D. Components shall be given dielectric test if applicable, in accordance with ANSI/IEEE C37.09.
E. Furnish certification each type, style, and model bushing has passed test requirements of IEEE C57.19.01.
F. Furnish certification bushing-type current transformers have been tested and meet requirements of ANSI C57.13 for continuous thermal current, thermal short-time and mechanical short-time ratings, and applied potential.

3.5.17 Field Quality Control
   A. Perform acceptance test as described in NETA Section 7.6.2 – Circuit Breakers.

3.5.18 Lighting
   A. The lighting system shall consist of light emitting diode (LED) type fixtures. A two (2) foot candles of illumination level shall be provided in substation yard area for up lighting of the structures and ground level light. All exterior lights shall be photocell controlled and provided with control switches for manual or automatic operation.
   B. All fixtures shall be completely wired in accordance with the latest requirements of the National Electrical Code. All fixtures shall bear the Underwriters' label of approval.
   C. Project Company shall furnish and install all associated cables and raceways for the substation lighting.

3.5.19 Lightning Protection
   A. Project Company shall provide lightning protection system for the substation against direct lightning strokes. The lightning protection system shall consist of suitable lightning masts installed on concrete footings or on substation dead-end structures to provide zones of protection in accordance with NFPA 780.

3.5.20 Relaying Protection and Control Systems
   A. Substation protective relaying design to interface with existing Guam Power Authority substation, generation and transmission line protection and control relaying systems.
   B. Substation relaying schemes to include but not limited to line current differential, bus differential, breaker failure, reclosing, synchronizing, distance, overcurrent and instantaneous overcurrent protection types. Vendor shall be responsible for the design, supply and installation of compatible relaying at adjacent interconnected stations on the GPA system. Step-distance relaying without communications assistance is not acceptable. Fault clearing of transmission lines must be accomplished within 5 cycles, inclusive of far end faults. Primary and backup relays shall be provided.
   C. Guam Power Authority has standardized on utilizing Schweitzer Engineering Laboratories, Inc. (SEL) protective relays.

3.5.21 Communication Systems
   A. Substation communications design to interface and be compatible with existing Guam Power Authority communications and SCADA systems. Communications systems shall meet all NERC CIPS security requirements.
B. Open/closed contacts to be designed to provide status to SCADA system for the following equipment:
C. Circuit breakers
D. Disconnect switches
E. The minimum data required to measure is the following: watts/vars, voltage, kilowatt-hours, power factor, harmonic distortion and historical data logging with minimum and maximum measured levels.
F. Communications mediums to include but not limited to fiber optics and microwave types.

3.5.22 Metering
Add metering requirements including identifying delivery point, the place where meters will be installed, whether the main and backup meters are required, how the data will be transferred to GPA, etc.

3.6 Transmission Requirements

3.6.1 General
A. This section covers the requirements for the transmission interconnection line between Facility’s switchyard and the GPA transmission system interconnection at the 115 kV Harmon Substation. Three 115 kV transmission lines are required to connect the new Power Plant to Harmon Substation. Two of the transmission lines will connect to the Harmon 115 kV Substation [H501 (existing) and H503 (new breaker and bus extension), while the third transmission line will intercept the existing Harmon-Tamuning 115 kV transmission line and utilize the existing H501 breaker to connect to the Harmon 115 kV Substation.

B. The transmission interconnection line shall be designed based on the most recent revision of the following codes and standards as of the Bid Date unless otherwise noted:
   1. National Electrical Safety Code (NESC-C2)
   2. Rural Utilities Service Design Manual (RUS Bulletin 1724E-200)
   3. American National Institute (ANSI)
   4. National Electrical Manufacturers Association (NEMA)
   5. American Society for Testing and Material (ASTM)
   6. American Institute of Steel Construction (AISC)
   7. American Society of Civil Engineers (ASCE)
   8. Structural Engineering Institute (SEI)
   9. Institute of Electrical and Electronics Engineers (IEEE)
   10. International Electrotechnical Commission (IEC)
11. American Concrete Institute (ACI)
12. Guam Power Authority (GPA)

3.6.2 Design Criteria
A. Project Company shall develop a detailed design criteria memorandum which shall provide the details and design guidance required to perform detailed transmission facility design. Design criteria memorandum shall comply with the latest version of IEEE 1724.
B. Design criteria shall be submitted by Project Company to GPA for review and approval.
C. Purpose of design criteria is as follows:
   1. Description of design practices or procedures to be utilized.
   2. Use of consistent and common material or types of material and material specifications.
   3. Guidelines for consistent approach to design and engineering.
   4. Transmission design criteria may be incorporated into larger design criteria documents but should exist as a stand-alone section.
   5. Detailed design of transmission facilities shall not deviate from design criteria without prior approval of GPA.

3.6.3 Transmission Route
A. Transmission line route between the GPA procured property described in Section 5.0 Site Data and the Harmon substation shall be selected by Project Company and shall be reviewed and approved by GPA prior to any additional work being performed.
B. Route shall be selected based upon the following criteria:
   1. Avoidance of sensitive habitats.
   2. Avoidance of potential terrain hazards with the goal of increasing reliability and security.
   3. Avoidance of environmentally sensitive areas.
   4. Utilizing most direct route with goal of increasing reliability and security.
C. Detailed surveys shall be carried out on the transmission line route selected by Project Company and approved by GPA to support the design and identify the right-of-way (ROW). ROW shall be selected to accommodate insulator swing, structure deflection, standard electrical clearance and requirements for electrostatic and electromagnetic field strengths.
D. For Project Company offering a site other than the one described in Section 5.0 Site Data; the Project Company will be responsible for Right of Way from proposed alternate site to Harmon Substation.
3.6.4 Geotechnical Investigation

A. Project Company shall perform geotechnical investigation along the transmission line route. Geotechnical investigation shall include a detailed geotechnical report properly reviewed and affixed with a Guam registered professional engineer stamp.

B. Geotechnical investigation shall include sufficient soil borings and soils analysis to meet or exceed the following requirements:

C. Quantity of soil borings shall not be less than four (4) for line lengths of 1.5 miles or less, with at least two (2) soil borings for each additional mile of transmission centerline length.

D. All soil borings will also include soil resistivity measurements made in accordance with standard testing procedures and equipment.

E. Soil boring at each location shall be of appropriate depth required for thorough soil analysis and accurate design recommendations. Appropriate depth is assumed to be the greater of:
   1. 1.2 times the anticipated depth of foundation.
   2. The anticipated depth of foundation plus two times the anticipated foundation diameter.
   3. 30 feet.

F. Soil boring shall be taken close to each deadend or large angle structure location (within 500 feet). These soil borings count towards the minimum requirement of soil boring quantities.

G. Soil borings shall be taken such that there is no transmission centerline length of greater than 2640 feet between adjacent soil borings.

3.6.5 Transmission Structures

A. Transmission pole structures (single or multi-pole tubular steel structures) shall be designed in accordance with the most current version of ASCE/SEI 48 – Design of Steel Transmission Pole Structures.

B. Transmission lattice structures shall be designed in accordance with the most current version of ASCE 10 - Design of Latticed Steel Transmission Structures.

C. Transmission structures shall be designed at a minimum to withstand the following weather conditions:
   1. NESC 250B Warm Island District – Initial Wire Condition
   2. NESC 250C Extreme Wind with a 3-sec gust wind speed of 200 mph at 33 ft above ground – Initial Wire Condition
   3. Construction Load(s) – Initial Wire Condition
   4. Uplift at 65°F – Initial Wire Condition
5. Camber at 80°F – Final Wire Condition
6. NESC Blowout at 6 psf wind and 80°F – Final Wire Condition
7. Stringing at 4 psf wind at 80°F – Initial Wire Condition
8. Maximum Operating Temperature at 194°F – Final Wire Condition

D. Deadend transmission structures shall be designed for a broken conductor condition. All phases and shield wire on the ahead span or back span, whichever results in the largest stresses in the structure. Initial wire condition shall be considered for this condition.

E. Transmission structure types, locations, and design shall be selected to minimize long term outage risk from natural hazards (wind, rain, storms, marine conditions, earthquakes, etc.)

F. Foundation design shall be appropriate for the geotechnical conditions and shall be based on recommendations of the geotechnical engineer. Foundation design loading cases shall be included as part of design criteria.

G. Transmission structure design will use a preferred single pole self-supporting structure type. Additional structure types may be considered and approved by GPA based on application, location, permitting and ROW issues.

H. Depths and diameters of all foundation types shall be calculated using industry standard methods. Calculations may be formulated utilizing industry standard software.

I. Foundation deflection and rotation limits shall be as follows for single pole structures:
   1. 3-inch ground line deflection (1.5 inch non-recoverable)
   2. 2° ground line rotation (1° non-recoverable).

3.6.6 Conductor and Overhead Ground Wires (OHGW)

A. Phase conductor shall be of type and size as is consistent with that used on existing GPA systems. Conductor selection shall be reviewed with GPA prior to procurement.

B. Current conductor types in use by GPA:
   1. 336.4/Tulip AAC 19
   2. 927.2 Greeley AAAC37

C. Maximum operating temperature of conductor will be limited to 194°F (90°C) in order to prolong the design life of conductor.

D. Overhead ground wire (OHGW) shall be utilized as transmission shielding wire, and shall be installed on full length of the line.

E. OHGW shall be sized to ensure adequate protection based on fault current.

F. Conductor and OHGW installation work shall be done in accordance with manufacturer’s recommendations and IEEE 524 ‘Guide to the Installation of Overhead Transmission Line Conductors’.
G. Ground wire size will be determined through grounding study and fault analysis.

H. Transmission line shall be designed such that galloping ellipses do not overlap.

3.6.7 Electrical

A. Transmission facility shall be designed to accommodate maximum generation outlet loading levels.

B. Transmission facility voltage shall be 115kV.

C. Transmission facility structures shall be designed to meet a grounding resistance of 5 ohms or less.

D. All phase-to-phase and phase-to-ground clearance, including the mid-span ground clearance, shall be designed according to NESC-C2.

E. Mid-span ground clearance shall meet the standard requirements when the conductor is operating at maximum design temperature and maximum sag conditions.

F. All vertical clearances shall assume, as a minimum, that areas under the line are accessible to vehicles and equipment as specified in NESC-C2.

G. Project Company shall assume a tolerance of +5'/-0'' shall be used for vertical clearances.

H. Vegetation clearing under the transmission line shall adhere to the following guidelines:
   1. ‘Phase Zone’ is defined as the area between phase conductors on either side of structure plus five (5) feet on outside of either side.
   2. Vegetation directly under ‘phase zone’ with potential to grow high enough to not meet NESC clearances shall be removed in a manner where re-growth is not practical.
   3. Vegetation outside of ‘phase zone’ shall be removed if potential growth height exceeds a height level determined by contact at ground (0’ above ground) at spot vertically down from outside edge of ‘phase zone’ and then extending outward at a 45° angle from outside edge of ‘phase zone’.

I. Lightning performance shall have a target performance level of two (2) outages per year for the length of the entire new transmission line.

J. Insulation levels shall be sufficient for continuous operation at 1.1 per unit voltage.

3.7 Architectural Requirements

3.7.1 Building Codes

A. All buildings and structures shall be designed to meet all applicable building, accessibility, and life safety code requirements.
3.7.2 Building Requirements

A. General

1. All buildings designs are to be approved by GPA. In general, building materials and installation of architectural systems or components shall be as follows:

   a. All buildings shall be enclosed and sealed weathertight.

   b. All buildings shall be designed to accommodate the planned level of staffing required to operate the facility. Vehicle parking shall be adequate for the planned level of staffing.

   c. A guard house shall be provided at each entrance to the facility.

   d. Sound attenuation shall be provided for sound absorption as required on walls enclosing equipment.

   e. Interior partitions, including fire-rated partitions, shall be non-load bearing.

   f. Interior finishes shall be compatible with the intended operational use of each building area.

   g. In shop, warehouse and maintenance areas, electrical generating equipment areas, and out buildings, the flooring shall be sealed concrete.

   h. Suspended acoustical ceiling systems shall be used in offices and other finished spaces. Shops, warehouse and other unfinished spaces shall be exposed overhead construction which shall be painted. Moisture resistant materials shall be used in toilet rooms and shower rooms.

   i. Exterior personnel doors shall be heavy duty galvanized hollow metal doors with fully welded galvanized hollow metal door frames.

   j. Interior personnel doors shall be full flush painted hollow metal doors with painted hollow metal door frames.

   k. Overhead service doors shall be overhead coiling type of galvanized steel, factory assembled, with factory painted slats and motor operators with manual override operation feature with weather seals and wind locks.

   l. Fire exits shall be provided at outside walls as required by code. Exit signs shall be of opening and rating for door, frame, and hardware. Doors shall conform to hollow metal door requirements and have fillers adequate to meet fire rating.

   m. Commercial grade standard heavy-duty butts, locksets, latches, panic hardware, closers, thresholds and other miscellaneous hardware items shall be provided as appropriate to the function of the doors. Hinges with non-removable pins and weather seals shall be used for exterior doors. All locks shall have removable cores.
n. The Administration building shall have pass card entry hardware on exterior doors and interior security doors. The interior security doors shall control open public access to the building during meetings.

o. Buildings and building openings (windows, doors) shall be designed to resist airborne debris impact under high wind (typhoon) conditions.

p. Interior windows shall be fixed hollow metal frames with double pane glazing for sound deadening.

q. Signs and graphic designs for identification and directions shall be incorporated into the interior finishes of each area. All exit signs shall follow the applicable building code. All signage shall comply with ADA requirements.

r. Fire extinguishers shall be multi-purpose, surface mounted type. Fire extinguishers shall be provided at locations in accordance with the applicable building and fire codes.

s. Each office, conference room or work area shall be provided with wiring infrastructure including wall mounted jacks for both data and voice communications. Voice communications shall utilize Voice over Internet Protocol (VOIP) technology. The wiring infrastructure shall be extended back to the central communications switching room located in the Administration building. The Project Company shall be responsible for installation of network switching and computer equipment in this room and for data connections to the outside world.

The communications network shall include as a minimum the Administration Building, warehouse, shop, and maintenance areas or building(s), the power generation building, and the entrance guard house(s). Provisions shall be included for integration of the communications network with the plant paging system. Fiber optic cabling shall be utilized for network wiring between buildings.

B. Power Generation Building

1. The Project Company shall provide dedicated space required for operation of the plant including, but not limited to, an electrical generating equipment (prime mover) area, a control room, a control system equipment storage room, and a low voltage electrical room. The final size and design of the building shall be based on the Project Company’s layout of all equipment and equipment foundations that are housed within the building. The layout shall account for adequate clearance requirements for the removal and/or normal maintenance of all equipment contained within the building.

2. The main plant control room, control system equipment room, and SCADA control room shall be located on a 12-inch raised floor.

C. Administration Building

1. The Project Company shall provide reasonable administrative office space for support of the plant.
2. The Administration Building shall be designed in accordance with Americans with Disabilities Act (ADA) regulations.

3. The Administration Building shall include as a minimum the following rooms:
   a. Project managers office
   b. Operations superintendent’s office.
   c. Maintenance superintendent’s office.
   d. Visitor/spare office.
   e. Entrance lobby/waiting area.
   f. Office supply/storage room.
   g. Conference room.
   h. Reference library/file storage room.
   i. Break room with kitchenette.
   j. Men's restroom.
   k. Women's restroom.
   l. Janitors closet.
   m. Mechanical equipment room.
   n. Electrical equipment room.
   o. Communications/telephone equipment closet.
   p. Printer/Plotter room.

D. Warehouse / Maintenance Building(s)
   1. The Project Company shall provide dedicated space required for operations and maintenance of the plant including, but not limited to, a warehouse, mechanical maintenance area and office, electrical maintenance area and office, instrumentation and controls shop and office, welding shop, tool crib, Unisex toilet room, janitors closet, and warehouse supervisor/receiving office.

E. Building Aesthetics
   1. All buildings shall utilize an architectural style, colors, and finishes that are compatible with Guam’s island heritage. Exterior colors and finishes shall be selected to blend in with the surrounding countryside and approved by GPA.
   2. All exterior and interior exposed surfaces, except factory finished items, shall be painted. Environmentally-friendly products shall be used.
   3. Low rise construction shall be used for all buildings except where equipment or operational requirements require structures of greater height.

F. Visitors Learning Center
   Project Company will negotiate in good faith to develop and build a Visitor/Learning Center just outside the secured access to the plant and
construct/install the required communications systems and infrastructure. The Visitor/Learning Center will provide virtual plant tours and general energy conversion information. GPA will take video/photos of the plant for use in the visitor center and on a website. GPA and Project Company will negotiate details of providing virtual access while still maintaining plant security. The intent is to show how a power plant works to students, customers and the public. IPP will coordinate with GPA on the design details, manufacturers, wired or wireless access, etc. to create programs, models or fact sheets on the power plant and the technology. GPA shall be responsible for the cost.

4 QUALITY ASSURANCE, INSPECTION, COMMISSIONING, AND TESTING

4.1 Quality Assurance

4.1.1 General Quality Requirements

A. For products or workmanship specified by association, trade, or Federal Standards, comply with requirements of standard, except when more rigid requirements are specified or are required by applicable codes.

B. Conform to reference standard by date of issue current on date for receiving bids, except where a specific date is established by code.

C. When required by individual Specifications Section, obtain copy of standard. Maintain copy at job site during submittals, planning, and progress of specific work, until Completion.

D. Abbreviations used in Drawings and Specifications are as specified in ANSI Y1.1 and IEEE 260.

4.1.2 Industry Standards

A. Welding

1. Welding shall be performed by qualified welding operators using procedures which have been qualified in accordance with applicable codes and standards, including but not limited to:

   a. ASME B31 Code for Pressure Piping – Power Piping
   b. ASME Boiler and Pressure Vessel Code.
   c. AWS D1.1, AWS D1.2, AWS D1.3, AWS D1.4, AWS D1.6, AWS D1.8 Structural Welding Codes.

B. Welding Procedure Qualification
1. Seller, Subcontractor, or fabricator performing welding under jurisdiction of referenced codes shall be responsible for obtaining and qualifying welding procedures. Structural welding procedures conforming to AWS D1.1 are prequalified as defined in AWS D1.1, Clause 3. Project Company shall maintain records certifying successful completion of procedure qualification tests.

C. Performance Qualification

1. Seller, Subcontractor, or fabricator performing welding under jurisdiction of referenced codes shall be responsible for testing and qualifying its welding operators in accordance with applicable codes, using qualified procedures.

2. Welding operator’s qualification as specified in code shall be considered as remaining in effect indefinitely unless welder has not engaged in given process of welding for which welding operator is qualified for period of 6 months.

D. Submittals

1. Except for procedures exempted by AWS D1.1, Clause 3, maintain copies of each welding procedure with certificate demonstrating successful qualification of welding procedures for each welding process performed at Seller’s facilities: AWS D1.1 - Form N-1, or ASME QW-483.

2. Prior to execution of any manual shop welding, maintain copies of welder qualification form for each individual performing welding: AWS D1.1 Form N-4 or ASME QW-484.

4.2 Testing

4.2.1 General

A. Scope of Tests

1. This section includes quality assurance testing to be completed during construction, during manufacture of equipment, and plant performance tests on completion of construction.

2. After system or equipment necessary for operation is in operating condition, the Project Company shall supervise operation of the plant for a period sufficient to assure the proper functioning, and make necessary observations, investigations, and adjustment.

3. The Project Company is responsible for coordination of testing with local, state, and federal environmental authorities as required.

4. The tests mentioned in this section are not intended to form a complete list of the numerous tests which the Project Company would normally perform to ensure equipment quality and Facility reliability.

5. The Project Company shall be responsible for the submission of test certificates and reports to GPA for all the tests described here.
6. GPA or its representatives shall witness tests at the manufacturer's works as agreed with the Project Company. All testing on Site shall be witnessed by GPA or its representative.

7. The Project Company shall notify GPA in writing when tests are to be performed. Unless otherwise specified in the ECA, twenty one (21) days notice shall be given for tests in manufacturer's works, and ten (10) days notice shall be given for tests to be performed on Site.

4.2.2 Tests During Construction and Erection

Testing and inspections during construction shall comply with the requirements of the International Building Code. The Project Company shall satisfy GPA that the construction materials are of the specified quality and that the design figures are being followed. GPA must also be satisfied that electrical and mechanical equipment after erection are still up to the required standard and have not suffered because of storage, handling, construction, or erection.

4.2.3 During Manufacture

A. Equipment Factory Acceptance Tests

1. The Project Company shall be responsible for ensuring the quality of products to be installed in the plant. Reports of factory acceptance tests shall be provided to GPA within thirty (30) days of completion of the test.

4.2.4 Tests During Construction and Erection

A. Compaction

1. Conduct compaction testing in accordance with ASTM D1556 and D1557 for each type and source of material.

B. Welding

1. Welding materials and procedures for piping shall conform to ASME B31.1 and applicable state regulations.

2. Employ certified welders in accordance with Section IX ASME Boiler and Pressure Vessel Code and AWS D1.1.

3. Piping connected to pressure parts under jurisdiction of "Boiler and Pressure Vessel Code": ASME "Boiler and Pressure Vessel Codes."


5. The Project Company shall maintain copies for each person, by name, assigned to do field welding of materials installed under this Agreement for review by GPA. Show on certificates that each person has passed tests specified by AWS.

C. Electrical
1. The following electrical systems and components shall be tested in accordance with the standards listed in section 3.2.1:
   1. Electrical ground grid
   2. Electric generator(s) and ancillaries (automatic voltage regulator, excitation system, generator governor, surge capacitors and MOV’s, etc.)
   3. Electrical switchgear, motor control centers, switchboards and panel boards
   4. All medium voltage cable and buses
   5. All low voltage cable and buses
   6. Protective relay system shall be designed and set in accordance with the latest Standards. GPA has standardized on utilizing Schweitzer Engineering Laboratories, Inc. protective relays.
      a. Plant Control System
      b. All control system hardware
      c. All control system software

4.2.5 Tests on Completion
A. General

On completion of construction, the Project Company shall undertake a series of tests to demonstrate that the Facility operational capability, performance and reliability are within the limits agreed in the ECA. These tests shall be witnessed by GPA, and as a minimum requirement these tests shall include:
   a. Functional Tests
   b. Energy Conversion Agreement Tests
   c. Performance and Facility Reliability Tests

B. Test Procedures

1. The Project Company shall develop specific test procedures for each test, and shall be provided to GPA for review at least one hundred twenty (120) days prior to the start of the tests.

2. The test procedures shall include, but not be limited to, the following information:
   a. Administrative Procedures
   b. Test Equipment
   c. Test Instrumentation to be installed
   d. Station Instrumentation to be used
   e. Test Methods
   f. Test Standards to be followed
g. Sample Data Sheets
h. Test Calculation Methods
i. Instrument Calibration Sheets
j. Pre-test Uncertainty Calculation

C. Test Results Calculations
1. The Project Company shall be responsible for providing the final test calculations. The test results calculations shall follow the methods as described in the test procedures.

D. Test Measurement Uncertainty
1. The Project Company shall be responsible for pre-test and post-test uncertainty analysis to verify the quality of the test performed. The uncertainty analysis is not to be applied as a commercial test tolerance, allowance, or margin to the test results. No tolerances in calculating Facility performance test results will be permitted for measurement uncertainty.

E. Test Reports
1. The Project Company shall submit to GPA a Preliminary Test Report after completion of each test. Within five (5) business days, GPA shall state whether it concurs, or disputes the results of the test. If GPA disputes the results, it shall provide in detail the reasons for dispute. The test reports shall include the test results, calculations, uncertainty analysis results, and shall also include as an appendices the raw test data, and test procedure that was followed.
2. Within fifteen (15) business days after receiving the fuel analysis data, the Project Company shall submit a Final Test Report, or a notification of a retest in the event of a dispute.

F. Functional Tests
1. The Project Company shall perform the following tests:
   a. Test and start-up of auxiliaries
   b. Control systems tests
   c. Synchronizing checks
   d. Electrical Protective devices tests
   e. Mechanical protective device tests
   f. Stability tests – AVR, Stable minimum load, minimum load while in compliance with emissions, full load rejection test and step load change rejection tests
   g. Automatic startup and loading time tests for hot and cold starts

G. Environmental Compliance Tests
1. The environmental compliance test including the air emission, effluent water quality, noise level, and other applicable tests will be performed to demonstrate compliance with the requirements of environmental permits and shall be completed in accordance with the applicable EPA test procedures.

2. For the Fossil Fuel Fired Component, the Project Company shall test the plant for emissions on both ULSD and Natural Gas, when it becomes available, to ensure that it meets the air permit requirements.

H. Heat Rate

The Heat Rate and some other test requirements below are only applicable to the Facilities including Fossil Fuel Fired Component. The specification will be adjusted based on the Facility configuration and technology proposed by the Project Company. For the Facilities including Fossil Fuel Fired Component, the Heat Rate and Initial Dependable Capacity Tests shall be conducted on both ULSD and Natural Gas, when it becomes available.

1. A Heat Rate to establish benchmark for the end of term tests and Initial Dependable Capacity Test shall be completed prior to Commercial Operation.

2. The tests shall be done in accordance with the ASME PTC-46 Performance Test Code on Overall Plant Performance, as well as the applicable ASME Performance Test Code relevant to the generation technology.

3. The Project Company shall demonstrate the ability of the plant to achieve the Contracted Facility Capacity established in the ECA and provide to GPA information about the Facility Heat Rate. The performance test results shall be corrected to Site Reference Conditions using the correction curves included in the approved test procedure using the calculation methods provided in such test procedure. Tested Dependable Capacity and Heat Rate corrections shall be allowed for:
   a. Ambient dry bulb temperature
   b. Ambient relative humidity
   c. Barometric Pressure
   d. Generator Power Factor
   e. C/H ratio of the fuel
   f. Wet bulb temperature
   g. GPA shall have the right to request that the Facility’s heat rate be tested concurrently with any Dependable Capacity Test and Project Company shall be obligated to comply with such request.

4. Plant capacity shall be tested at normal maximum capacity without exceeding any manufacturers limitations. The plant must comply with all local, state, and federal environmental permits throughout the duration of the tests. The uncorrected net power output of the plant, in kWh, will be measured at the Delivery Point.
5. The initial Dependable Capacity (DC) Test shall be undertaken during the Reliability Test, and shall form the basis of the declared Dependable Capacity as defined in the ECA.

6. The duration of the DC Test shall be no less than 6 hours, during which time the plant will operate at its normal Dependable Capacity while supplying the normal station auxiliary power demand. The Facility DC in MW will be determined by dividing the sent out power in MWh (as determined by the revenue meter readings at the start and end of the test and corrected to Site Reference Conditions) by the test duration period in hours.

7. All costs for performance tests will be borne by the Project Company.

8. The Project Company shall perform testing to ensure that the Facility meets functional requirements including Dependable Capacity for Natural Gas and benchmark heat rate test for end of term tests.

H. Startup Duration Test

1. The Project Company will determine the startup duration, from initiation to full Plant Net Capacity, both cold and warm starts.

I. Reliability Test

1. The Project Company shall conduct a Reliability Test for a continuous seven (7) day (168 hour) test period. During this time the Facility shall operate continuously at Dependable Capacity for at least 72 hours, and for the rest of the period at any other load as may be required by GPA.

2. The equipment is considered available when the generator breaker is closed and the generator is producing positive net power output. Should the equipment become unavailable due to fault of the Project Company, the 7-day time period will restart at GPA's convenience and the to-date demonstrated availability will be lost.

3. Should any failure occur in any portion of the Facility, due to or arising from faulty design, material, workmanship, or operation which requires or causes the Facility available capacity to be reduced, a new Reliability Test shall be undertaken after rectification has been completed.

4. The Facility capacity and reliability tests shall be carried out while the Facility is operating in compliance with the specified environmental requirements.

5. All costs associated with equipment repair or correction shall be borne by the Project Company.

J. Partial Commissioning
1. Project Company shall perform tests to demonstrate that generating units can be partially commissioned and operated without negatively impacting site safety and the ongoing construction efforts if required.

4.2.6 Tests Required Throughout the Life of the Plant

A. Annual Dependable Capacity Test

1. The Project Company shall perform an annual Dependable Capacity Test, to demonstrate the Facility Dependable Capacity. The performance shall be corrected to base conditions by the correction curves, as described in the calculation methods provided in the test procedure. Output and heat rate corrections shall be allowed for:
   a. Ambient dry bulb temperature
   b. Ambient relative humidity
   c. Barometric Pressure
   d. Generator Power Factor
   e. C/H ratio of the fuel
   f. Wet bulb temperature
   g. GPA shall have the right to request that the Facility’s heat rate be tested concurrently with any Dependable Capacity Test and Project Company shall be obligated to comply with such request.

2. The Project Company shall submit a Test Report in accordance with Section 4.2.5.

E. Test Reports

4.2.7 Tests and Inspections Prior to Facility Turnover to GPA in the End of the Term

1. Project Company shall perform tests one year prior to End of Contract Term to demonstrate the condition and performance of the plant. Tests shall include Dependable Capacity, heat rate, emissions and startup duration.

2. Project Company will allow GPA, or their designated agent, access to inspect and evaluate the plant, facilities and equipment.

3. Project Company shall correct, repair or replace deficiencies found during the turnover tests and inspections. Deficiencies shall be items only which reduce the functionality of the plant. Minor deficiencies due to plant aging no impacting the plant functionality or performance shall not be considered. Both Dependable Capacity and Reserve Capacity units shall be overhauled to correct deficiencies. The tests prior to Facility Transfer will have to meet minimum performance requirements in the ECA. The Dependable Capacity of the Facility to be demonstrated prior to Facility Transfer shall not be lower than 92.5% of the initial Dependable Capacity and the Heat Rate shall not be higher than 107.5% of the Heat Rate demonstrated during Facility Commissioning.
5 SITE DATA

5.1 Site Location

The land identified as Lot 5010-1NEW, Lot 5042-1 and Lot 5042-R1 in the Municipality of Dededo will be used for the new Guam Power Authority GPA power generation plant. The property was recently approved to be rezoned to M1 by the Guam Legislature. The property site is deemed appropriate for the proposed use barring unforeseen geotechnical issues or other site unknown issues identified in testing.

5.2 Description of the Plot

The property is unimproved with native vegetation existent throughout.

5.3 Site Size and Layout

Property consists of 60 plus acres near Harmon substation in Dededo. The estimated plant footprint is 25 acres. Project Company shall not build in the area outside the plant footprint other than for utility access. Project Company will locate the plant on the property to maintain a vegetation barrier while preserving as much of the remaining acres for future development.

5.4 Climate Data

1. See Appendix D for ASHRAE Guam Climate information
2. The climate of Guam is tropical, with warm weather and little seasonal temperature variation. Generally, low dry bulb temperatures are not below 70 °F. The potential for tropical storms and typhoons is common during the wet season.

5.5 Site Reference Conditions

1. The following are the site reference conditions, to be used for the basis of the plant guarantees:
   a. Ambient Dry Bulb Temperature (°F): 88.9
   b. Barometric Pressure (psia): 14.57
   c. Wet Bulb Temperature (°F): 78.1

5.6 Geotechnical Conditions

GPA will complete a preliminary geotechnical survey to be provided during this procurement period.

5.7 Raw Water Analysis

To be provided in Appendix E
5.8 ULSD Analysis
To be provided in Appendix F

6 PROJECT ADMINISTRATION

6.1 Design and Construction Progress

6.1.1 Monthly Reports
A. The Project Company shall submit to GPA a Monthly Project Report, commencing at the award of Contract, and concluding after the Commercial Operation Date. The Monthly Report shall include the following information:
   1. Executive Summary of overall progress, significant issues, etc.
   2. List of activities completed in prior month
   3. Anticipated activities to be completed in month ahead
   4. Updated Project schedule with critical path analysis
   5. Engineering report detailing status of Project engineering
   6. Construction report detailing status of construction, including generation plant, fuel pipeline, and switchyard.

6.1.2 Schedule Updates.
A. The Project Company shall submit an updated Project Schedule, to be included in the Monthly Project Report. The Project Schedule shall include all Project activities, including status of permits, engineering, procurement, equipment shipment and delivery, construction activities, and commissioning and start-up activities.

6.1.3 Meetings
A. The Project Company shall hold a progress meeting at least once per month with GPA. Until construction begins, the meetings can be held at the Project Company’s office, GPA’s office, or via teleconference. Once construction on site begins, the meeting to be held on site. The Progress Meeting shall include a review of safety information, schedule updates, review of potential problems and risks, and any coordination issues required with GPA.
B. The Project Company shall submit to GPA meeting minutes, within 5 business days of the meeting. The minutes shall include an action item list with expected date of closure, person requesting, responsible person, status, and actual closure date.
Appendix A: Grey Water Quantity and Analysis

Later
Appendix B: ULSD and/or Natural Gas Storage and Pipeline Structure

DESCRIPTION OF THE WORK

1.1 Existing Systems

The Guam Power Authority (GPA) Bulk Fuel Storage Facility or GPA Bulk Fuel Storage Facility is located in the Municipality of Piti between the Atlantis Submarine and the former Navy power unit on the Piti Channel. See Appendix C. The bulk storage facility is owned by GPA but operated by another company on behalf of GPA.

There are four separate and distinct petroleum handling activities which are conducted at the GPA Bulk Fuel Storage Facility:

1. Storage of fuel oil in bulk storage tanks;
2. Pipeline transfer of fuel oil to and from tanks;
3. Pumping and valve transfer areas; and
4. Storage and processing of oil/water emulsions.

The bulk fuel storage tanks are steel above ground storage tanks with fixed dome roofs. The site contains two tanks with a design capacity of 268,000 barrels, each.

There are several product transfer pipes that connect to both tanks. Except where passing through earthen containment berms, all product transfer piping is located above ground on supports. Secondary containment systems for both tanks consist of an earthen bermed area.

There are two pump transfer areas located at the facility. The Diesel Pump Station controls fuel coming into the facility from the Shell/Navy tie-in. The GPA Fuel Transfer Station delivers fuel going out of the facility to three GPA power generation units: Cabras (to be retired), Piti-MEC and Tanguisson (retired).

Two pipelines connect the GPA Fuel Transfer Station to the power plants. A 6" pipeline connects to the Cabras and Piti-MEC plants and an 8" line connects to the Tanguisson power plant. Internal and external lines are either buried underground or supported aboveground on concrete supports with metal fasteners for thermal expansion.

The 8" fuel oil pipeline extends approximately 17.2 miles from the GPA Fuel Transfer Station to the Tanguisson power plant site. See Exhibit X (insert overall pipeline routing plan). The 8" RFO pipeline and the Tanguisson plant have both been de-activated.

1.2 ULSD Scope of Supply

The Project Company will design, permit and construct a pipeline to transport ultra-low sulphur diesel (ULSD) from the Guam Power Authority (GPA) Bulk Fuel Storage Facility located in Piti, Guam to the new power generation plant site identified in Section 5.0 Site Data.

The ULSD pipeline is to be constructed, as much as is reasonably possible, in the existing 8" RFO pipeline easement. The existing 8" pipeline is no longer active and the Project Company is to remove and replace with the new ULSD pipeline. Additional easement will need to be acquired to route the pipeline to the new power generation plant site. New pipeline routing shall follow existing pipeline corridors and access roads where possible. GPA will assist the Project Company with acquisition of all new easements for the pipeline.
The Fuel Transfer Station is located at the GPA Bulk Fuel Storage Facility Facility. The Fuel Transfer Station is comprised of eight (8) rotary screw pumps, three (3) of which are dedicated to the 8" RFO pipeline system. The Project Company shall review the pump equipment data and station design to validate that the existing pumps have the capability to meet the design conditions of the pipeline. If the existing pumps are not viable, then the Project Company shall be responsible for the design, permitting and construction of new transfer pumps, booster pumps and other associated equipment.

If natural gas is selected as a fuel source, the Project Company will design, permit and construct a pipeline to transport natural gas from the Guam Power Authority (GPA) Bulk Fuel Storage Facility located in Piti, Guam to the new power generation plant site.

The natural gas pipeline is to be constructed, as much as is reasonably possible, in the existing 8" RFO pipeline easement. As with the ULSD pipeline, the existing easement shall be utilized to the extent physically possible. Additional easement will need to be acquired to route the pipeline to the new power generation plant site. New pipeline routing shall follow existing pipeline corridors and access roads where possible. GPA will assist the Project Company with acquisition of all new easements for the pipeline. Project Company will have ultimate responsibility and assumes associated risks.

A new marine LNG receipt and storage facility will be constructed by Others at the GPA Bulk Fuel Storage Facility Facility. Project Company shall assume sufficient storage and supply will be available to support natural gas demand at the Facility. Project Company is responsible for natural gas system beginning at a flange after regasification.

1.2.1 Engineering

The Project Company will be responsible for the complete engineering and design services for the procurement, construction, and commissioning of the new fuel pipeline and any associated transfer equipment as required for ULSD throughput. The Project Company shall provide engineering, design, drawings, specifications, databases, construction specifications, and equipment information that describes all components of the new generation facility.

1.2.2 Procurement of Equipment

The Project Company will be responsible for all aspects of the procurement of material, equipment, labor, and services for the new pipeline and any new pump equipment. Procurement service will include, but not be limited to, purchasing, subcontracting, expediting, inspections and factory testing as applicable, shipping and field services. The Project Company shall maintain a high standard of ethics to ensure the Project reflects positively on GPA, the Project Company, contractors and suppliers.

1.2.3 Construction

The Project Company will be responsible for complete construction of the new ULSD pipeline, including any ULSD supply infrastructure needed to transport ULSD from the GPA Bulk Fuel Storage Facility to the green-field power generating plant. The Project Company shall develop a construction plan detailing construction procedures, site safety, site security, subcontractor administration, and start-up and commissioning procedures. The construction plan shall address any interfaces necessary at the GPA Bulk Fuel Storage Facility and new power plant site boundary. GPA shall have an opportunity to review and comment on the construction plan no later than six (6) months prior to commencement of construction.
1.2.4 Right-of-Ways

Obtainment of any additional right-of-ways necessary for the pipeline(s) will be the responsibility of the Project Company. However, GPA will assist the Project Company.

1.2.5 ULSD

GPA will procure and supply ULSD to the bulk storage tanks at the GPA Bulk Fuel Storage Facility. GPA will be responsible for the conversion of the two bulk storage tanks from RFO to ULSD.

ULSD shall be defined as meeting the specifications of ECA Schedule 6.

If Project Company determines that drag reducing, lubricity, or other additives are desirable for the operation of the pipeline and terminal, and do not present negative consequences in the operation of the plant, they shall provide at their own cost.

1.2.6 Natural Gas

If natural gas is selected as a fuel source, GPA will procure and supply LNG to the regasification station at the GPA Bulk Fuel Storage Facility.

Natural Gas shall be defined as meeting the specifications of ECA Schedule 7.

1.2.7 Environmental Permitting

The Project Company will be responsible for procurement of all environmental permits required for construction and operation of the new terminal facilities and pipeline systems, including the Air Permit RMP, Vapor Dispersion modelling, and Heat Flux for the facilities to be constructed by Project Company. The Project shall meet all applicable local, state, and federal environmental regulations and permit conditions.

2.0 DESIGN PHILOSOPHY AND PRINCIPLES

2.1 Design Requirements, Pipeline

2.1.1 Engineering

A. General

The design life shall be thirty years with normal required inspection and maintenance. The systems shall be designed for construction and operational safety, as well as ease of maintenance and accessibility.

All design documents must be stamped by a licensed Professional Engineer registered in the Territory of Guam, in the appropriate discipline, in accordance with the Territory of Guam Rules and Regulations.

B. Applicable Codes and Standards

The pipeline shall be designed and constructed in accordance with all Federal, State, and local codes and standards including the most applicable sections of the codes, standards and regulations of the following organizations. This list of organizations is not complete, and does not relieve the Project Company from complying with any other requirements and regulations applicable to this Project. The effective dates of the Codes
and Standards of these organizations shall be the most recent revision prior to the Contract date. Project Company’s may offer equivalent European, Japanese and Korean standards. The Project Company must demonstrate equivalency. Only one set of standards shall be applied throughout the Facility.

ACI American Concrete Institute
AGA American Gas Association
AISC American Institute of Steel Construction
AISI American Iron and Steel Institute
ANSI American National Standards Institute
API American Petroleum Institute
ASCE American Society of Civil Engineers
ASME American Society of Mechanical Engineers
ASNT American Society for Nondestructive Testing
ASTM American Society for Testing and Materials
AWS American Welding Society
CFR Code of Federal Regulations
CRSI Concrete Reinforcing Steel Institute
EIA Electronic Industry Association
EPA Environmental Protection Agency
ICC International Code Council
IEEE Institute of Electrical and Electronics Engineers
ISA International Society for Automation
MSS Manufacturers Standardization Society of Valves and Fittings Industry
NACE National Association of Corrosion Engineers
NEMA National Electrical Manufacturers Association
NFPA National Fire Protection Association
OSHA Occupational Safety and Health Administration
SSPC Steel Structures Painting Council
UL Underwriters Laboratory

C. Drawings

A complete set of Issue for Construction (IFC) design drawings shall be submitted to GPA at the Commercial Operation Date, in PDF format. All drawings shall be in Metric units.

D. Documentation and Manuals
Prior to and during construction operations, the Project Company shall submit construction documentation for GPA review/approval. As a minimum, the Project Company shall submit the following documentation:

• Permit applications and/or approvals
• Calculations for temporary works, buoyancy, etc.
• Construction drawings
• Method Statements for the following activities:
  - Pre-Construction Survey
  - Clearing and Grading of ROW
  - Pipe Handling, Storage, Hauling and Stringing
  - Cold Bending
  - Lining Up and Welding
  - Field Joint Coating
  - NDT
  - Trench Excavation and padding
  - Pipeline Lowering-in
  - Backfilling and Berming
  - Tie-ins and Hot Taps
  - Special Crossings
  - Auger Bore
  - Thrust Bore
  - Pipework Fabrication and Installation of Appurtenances
  - Cathodic Protection Facilities
• Procedures for the following operations:
  - Cleaning and Gauging
  - Hydrostatic Testing
  - Cleaning/Swabbing
  - Drying
  - Commissioning
  - Baseline Intelligent Pigging Survey
• Radiography weld maps
• Pipe and welding book
• NDT reports (radiography, ultrasonic and MPI)
• Material test results (coating, welding, painting, etc.)
• Material certificates, material receipts, etc.
• Vendor drawings
• Water sample analysis results

Operations and maintenance manuals shall be submitted for all equipment and presented in clear and thorough manner, complete with respect to dimensions, design criteria, materials of construction, and like information to enable reviewer to review information as required. Details shall be identified by reference to sheet and detail shown on Drawings.

Operations and maintenance manuals shall be submitted to GPA in PDF format at the Commercial Operation date. Operation and maintenance manuals for new equipment purchased after the Commercial Operation date shall also be provided to GPA at the time of purchase.

E. Specifications
The Project Company shall be responsible for development of all procurement, construction, installation, start-up, and commissioning specifications required for the construction of the pipeline and pump equipment. The Project Company shall provide a PDF copy of all the conformed specifications to GPA at the Commercial Operation Date.

F. Tagging System
The pipeline shall utilize a tagging system to be determined by the Project Company. The tagging system shall include all equipment, enclosures, cables, pipes, instruments, control devices, valves, and other equipment.

G. As-Built Drawings
As-Built Drawings shall be provided to GPA at the date of Commercial Operation.

2.2 Performance Requirements

2.2.1 Capacity
For ULSD systems the pipeline shall be designed to meet the Contracted Facility Capacity matched with associated storage at the plant.

For natural gas systems, the pipeline and related equipment shall be designed to meet the Contracted Facility Capacity.

2.2.2 Leak Detection and Integrity Management
For ULSD systems, Leak Detection systems and integrity management shall be utilized for the pipeline via line volume balancing, which shall be implemented in accordance with API RP 1130, and shall meet the requirements of 49 CFR 195.

For natural gas systems, integrity management systems shall be implemented for the pipeline via requirements of 49 CFR 192.

3.0 PIPELINE DESIGN

3.1 Codes and Standards
Pipeline shall be design, constructed, tested, and operated in accordance with the following at a minimum, including those regulations, standards, and recommended practices included by reference in each:

49 CFR 192 For PHMSA jurisdictional portions of the gas system
49 CFR 195 For PHMSA jurisdictional portions of the system
40 CFR 112
ASME B&PV Section VIII
ASME B31.3 *For non-PHMSA jurisdictional portions of the system*
ASME B31.8 *For PHMSA jurisdictional portions of the gas system*
ASME B31.4 *For PHMSA jurisdictional portions of the system*
ASME/API STD 1104
API STD 2610
API Manual of Petroleum Measurement Standards (MPMS) Chapter 5 “Metering”
API 650
API 5L
API 6D
API RP 500
API RP 651
API RP 1102
API RP 1110
API RP 1162
API RP 2350
NFPA 1
NFPA 30
NFPA 58
NFPA 59
NFPA 70 (NEC)
NFPA 70E
OSHA 1910
ANSI B16.5
ANSI B16.34
International Building Code (IBC) as adopted and modified by the Guam Code Annotated
International Fire Code (IFC) as adopted and modified by the Guam Code Annotated
Project Companies may offer equivalent European, Japanese and Korean standards. The Project Company must demonstrate equivalency. Only one set of standards shall be applied throughout the Facility.

3.2 ULSD Hydraulics and Pipeline Design

Pipeline shall be designed in accordance with design pressures and material properties per 49 CFR 195 and ASME B31.4, and shall be constructed of AP 5L-PSL2 steel line pipe.

Pipeline throughput shall be designed to operate max. 12 fps based on use of API 5L materials, with an MAOP consistent with the existing tank/pump systems. Project Company
shall consider optional pump station upgrades at the GPA Bulk Fuel Storage Facility where this cost may be capitalized for improved plant economics.

Pipeline wall thickness shall be calculated in accordance with ASME B31.4 as a minimum thickness, and stresses shall not exceed 100% of SMYS at any point along the pipeline, including during hydrostatic testing. Pipeline wall thicknesses will be required to be calculated for external pressures and stresses where the pipeline is installed via HDD or under transportation features (roads, rail).

Appropriate features shall be included in the design of the pipeline system to limit potential surge to those within the allowable stress calculations of the system, at no point exceeding 110% of MOP. Hydrostatic testing of all B31.4 systems shall be performed in accordance with 49 CFR 195 and B31.4, including a minimum of 1.25 times the maximum operating pressure (MOP) at the high point elevation for each test section. Note that multiple test sections may be in the best interest of the Project Company based on pipe line fill, water availability and allowable discharge points.

Non-PHMSA portions of the systems shall be hydrostatically tested per ASME B31.3. Pneumatically testing shall not be allowed without written consent of the GPA.

3.3 Natural Gas Pipeline Design

Pipeline shall be designed in accordance with design pressures and material properties per 49 CFR 192 and ASME B31.8, and shall be constructed of API 5L-PSL2 steel line pipe.

Pipeline throughput shall be designed to operate between 15 – 60 fps based on use of API 5L materials, with an MAOP consistent with a Class Location study of the pipeline route.

Pipeline wall thickness shall be calculated in accordance with ASME B31.8 as a minimum thickness, and stresses shall not exceed SMYS as required by a Class Location study along the pipeline, including during testing. Pipeline wall thicknesses will be required to be calculated for external pressures and stresses where the pipeline is installed via HDD or under transportation features (roads, rail).

Appropriate features shall be included in the design of the pipeline system to limit potential surge to those within the allowable stress calculations of the system. Testing of all B31.8 systems shall be performed in accordance with 49 CFR 192 and B31.8. Note that multiple test sections may be in the best interest of the Project Company based on pipe line fill, test medium and allowable discharge points.

Non-PHMSA portions of the systems shall be hydrostatically tested per ASME B31.3. Pneumatically testing shall not be allowed without written consent of the GPA.

Pipeline shall be adequately protected against corrosion even if not in use.

3.4 Pipeline Routing and Construction Considerations

New pipeline routing shall follow existing pipeline corridors and access roads where possible. For construction and maintenance of new pipelines, it shall be done in the existing right of way for the old pipeline and alongside the road for the section to the new plant from the existing pipeline right of way. Due consideration shall also be taken for ease of construction, expansion, commissioning, maintenance, and operation of the facilities.

According to international standard practice fiber optic cables of armored type shall be installed underground along the pipe routing without conduits or concrete encasement. For road crossings and each ULSD pipeline endpoint (pump station side and new power plant side) two 4-inch PVC conduits (NEMA TC 8) encased in concrete shall be installed.

The route alignment sheets shall contain detailed information with respect to:
route layout, ground profile, topography, soil condition/characteristics, class location (for natural gas), location of existing above ground and buried pipelines, location of existing power cables, overhead lines and other services, and soil resistivity measurement for Cathodic Protection Design.

The route alignment sheets shall also include all construction related details of the pipeline comprising of: line pipe material, grade and wall thickness, design factors, surface/terrain details, road crossings, coating type, burial depth, special items (valves, fittings, hot bends, insulation joints, etc.), type of construction, crossing location, type and reference drawing, hydrostatic test sections, cathodic protection and markers, etc.

Pipeline shall be constructed to allow in-line inspection tool runs, with a minimum bend radius of 3R and utilizing barred tees between pig traps. This shall apply at a minimum for all piping located outside of the fence lines of the GPA Bulk Fuel Storage Facility terminal and the plant facility.

Visual inspections shall be done on all welds. All welding of PHMSA-jurisdictional pipeline shall be per AP 1104, and shall be ultrasonically or radiographically inspected for 100% of their circumference. Any welds that do not meet specifications will be repaired immediately. All welding of non-PHMSA-jurisdictional piping shall be per API 1104 or ASME B31.3, and no less than 10% of pipe welds for aboveground piping shall be radiographically inspected.

Before the pipe will be lowered into the ditch, coatings will be visually inspected and checked with a holiday detector to ensure there is no damage to the coated pipe.

### 3.5 ULSD Tank Design and Construction Considerations

Civil features shall provide features to ensure the requirements of SPCC and CWA are met at a minimum. The site shall include spill containment in accordance for 40 CFR 112 and NFPA 30, and at a minimum shall provide 100% containment plus a 25-year/24-hour storm event for the single largest vessel. However, Project Company may propose a less stringent requirement, providing Project Company will take measures during storm event to drain the dike area. Site shall be designed to ensure post-development storm water flows do not exceed pre-development. If the site is located within a floodplain, measures shall be taken in accordance with FEMA guidelines.

The facility shall include fire detection and suppression systems. Fire detection shall be provided at areas of rotating equipment or where personnel may be present during operations. Fire suppression shall be provided per NFPA 30 at a minimum. Hydrants with suitable flowrate shall be strategically located throughout the facility as negotiated with the local first responders.

Tanks shall be provided with overfill protection compliant with API RP 2350 allowing for unmanned facility operation. Tanks shall also be provided with cathodic protection, a leak prevention barrier (with tell tales), and appropriate gaging, grounding, water draw-off, and access to allow operations and maintenance.

Piping shall be aboveground as a standard. Buried piping systems within the tank terminal shall be avoided. Piping systems and related equipment shall be adequately supported against movement or damage due to weather or seismic activities.

The facility shall include the ability to receive ULSD by tank truck in emergency situations. These facilities shall continue to meet the minimum regulatory requirements.

Terminal shall include space, access, and utilities to all allow a 3rd party testing agency to perform fuel quality testing and record-keeping.

Underground storage shall be avoided wherever possible.

### 3.6 Pipeline Separation
Pipeline(s) shall be separated from existing parallel pipelines within the right-of-way, and from each other between existing and new pipelines by no less than 5 feet outside-to-outside to allow for location and for future access/construction.

Pipelines and utilities crossing perpendicular to the pipeline(s) shall be separated by no less than 2 feet outside-to-outside.

3.7 Pipeline Depth of Cover

In standard open trenching, pipeline cover shall be no less than 36” at a minimum. Where pipeline is crossing a roadway, the cover shall be increased to no less than 48” at a minimum. Water bodies greater than 100ft wide shall have a cover no less than 15 ft, while dry creeks, ditches, and gullies shall have cover no less than 48”.

Pipeline markers shall be placed along route in a line of sight fashion (one marker is always visible from another).

3.8 Pipeline Coating, Corrosion Protection and Monitoring

Pipeline coatings for buried pipelines shall be appropriate for the installation type. At a minimum, open trench installation will be factory coated with 3M Company, Scotchkote fusion bonded epoxy or equivalent, with field joints and coating repairs using the same manufacturer’s recommended repair and joint kits. Pipeline which will be installed using trenchless methods (slick bore or HDD) shall be factory coated with epoxy based polymer concrete coating or equivalent. All pipeline coatings shall be inspected upon receipt of the piping and as the pipeline is installed. The pipe shall be 100% holiday tested in accordance with the referenced specification.

Aboveground piping will be painted in accordance with industry practice, and shall be no less than 16mil TFT 2-part epoxy.

The pipeline exterior will be protected with impressed current cathodic protection systems located along the route of the pipeline. The design shall be based upon maintaining electrical isolation of the pipeline from power neutral using isolation kits with surge protection at pump stations and block valve locations (if applicable). Cathodic protection design shall account for existing CP systems in the same right-of-way and at crossings, and shall include test stations.

3.9 Electrical Power &Telecommunications

All electrical systems shall be design and installed in accordance with NFPA 70 (NEC), NFPA 70E (Arc Flash), and API RP 500 for hazardous area classifications. Grounding shall be accomplished using standard practice per NEC. The grounding shall serve as both power grounding and static grounding. Transient voltage surge suppression (TVSS) shall be provided to protect electrical equipment from damage due to lightning strikes or other voltage surges. Lightning protection on tankage is not anticipated.

Project Company shall develop and install a Supervisory Control and Data Acquisition (SCADA) system to provide remote monitoring and control of the PHSMA-jurisdictional portions of the ULSD system, as well as inventory control and automation of the terminal facilities. The remote monitoring and control signals will be to and from the control at the plant. A local virtualized historian shall be utilized to keep instrumentation and other important operational data for technician and engineering troubleshooting and regulatory compliance.

It shall meet the recommendations developed in the National Transportation Safety Board Study NTSB/SS-05/02 “SCADA in Liquid Pipelines” including following API RP 1165. The
SCADA system shall manage the leak detection system per the applicable provisions of API RP 1130 Computational Pipeline Monitoring for Liquid Pipelines, including data validation and auditable data recordkeeping. In general, the scan rate shall be fast enough to minimize overpressure conditions, provide responsiveness to abnormal operations, and detect small leaks within the technology limitations of volumetric line balancing.
Appendix C: ULSD Pipeline Drawings

(four drawings are embedded as an object – click on file and it will open).

GUAM PIPELINE SET
(06.21.2017) Rev 08.
Appendix D: ASHRAE Guam Climate Information
## 2013 ASHRAE Handbook – Fundamentals (IP)

### NW50 AGANA, Guam

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Appendix E: Raw Water Analysis

To be provided later
Appendix F: ULSD Analysis

Refer to ECA Schedule 6.
Appendix G: GPA Grid Stability and Reliability Standards
Appendix G: GPA Grid Stability and Reliability Standards

REFER TO PREVIOUSLY PROVIDED STANDARDS removed from Schedule 1 to reduce document size
Appendix H: World Bank Group International Finance Corporation EHS Guidelines 1.7 Noise

General EHS Guidelines [Complete version] at: www.ifc.org/ehsguidelines
1.7 Noise

7 Applicability
This section addresses impacts of noise beyond the property boundary of the facilities. Worker exposure to noise is covered in Section 2.0 on Occupational Health and Safety.

8 Prevention and Control
Noise prevention and mitigation measures should be applied where predicted or measured noise impacts from a project facility or operations exceed the applicable noise level guideline at the most sensitive point of reception. The preferred method for controlling noise from stationary sources is to implement noise control measures at source. Methods for prevention and control of sources of noise emissions depend on the source and proximity of receptors.

Noise reduction options that should be considered include:

• Selecting equipment with lower sound power levels
• Installing silencers for fans
• Installing suitable mufflers on engine exhausts and compressor components
• Installing acoustic enclosures for equipment casing radiating noise
• Improving the acoustic performance of constructed buildings, apply sound insulation
• Installing acoustic barriers without gaps and with a continuous minimum surface density of 10 kg/m² in order to minimize the transmission of sound through the barrier. Barriers should be located as close to the source or to the receptor location to be effective
• Installing vibration isolation for mechanical equipment
• Limiting the hours of operation for specific pieces of equipment or operations, especially mobile sources operating through community areas
• Re-locating noise sources to less sensitive areas to take advantage of distance and shielding
• Siting permanent facilities away from community areas if possible
• Taking advantage of the natural topography as a noise buffer during facility design
• Reducing project traffic routing through community areas wherever possible
• Planning flight routes, timing and altitude for aircraft (airplane and helicopter) flying over community areas
• Developing a mechanism to record and respond to complaints

1 A point of reception or receptor may be defined as any point on the premises occupied by persons where extraneous noise and/or vibration are received. Examples of receptor locations may include: permanent or seasonal residences; hotels / motels; schools and daycares; hospitals and nursing homes; places of worship; and parks and campgrounds.

2 At the design stage of a project, equipment manufacturers should provide design or construction specifications in the form of "Insertion Loss Performance" for silencers and mufflers, and "Transmission Loss Performance" for acoustic enclosures and upgraded building construction.
9 **Noise Level Guidelines**

Noise impacts should not exceed the levels presented in Table 1.7.1, or result in a maximum increase in background levels of 3 dB at the nearest receptor location off-site.
Highly intrusive noises, such as noise from aircraft flyovers and passing trains, should not be included when establishing background noise levels.

### 9.1 Monitoring

Noise monitoring\(^{56}\) may be carried out for the purposes of establishing the existing ambient noise levels in the area of the proposed or existing facility, or for verifying operational phase noise levels.

Noise monitoring programs should be designed and conducted by trained specialists. Typical monitoring periods should be sufficient for statistical analysis and may last 48 hours with the use of noise monitors that should be capable of logging data continuously over this time period, or hourly, or more frequently, as appropriate (or else cover differing time periods within several days, including weekday and weekend workdays). The type of acoustic indices recorded depends on the type of noise being monitored, as

### Table 1.7.1- Noise Level Guidelines\(^{54}\)

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<td>Industrial; commercial</td>
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Environmental, Health, and Safety (EHS) Guidelines

GENERAL EHS GUIDELINES: ENVIRONMENTAL NOISE MANAGEMENT

- Noise level limit is represented by the background or ambient noise.
established by a noise expert. Monitors should be located approximately 1.5 m above the ground and no closer than 3

54 Guidelines values are for noise levels measured out of doors. Source: Guidelines for Community Noise, World Health Organization (WHO), 1999.

55 For acceptable indoor noise levels for residential, institutional, and educational settings refer to WHO (1999).

56 Noise monitoring should be carried out using a Type 1 or 2 sound level meter meeting all appropriate IEC standards.
Appendix J: KEPCO Proposal Technical Details

The following information is from KEPCO’s proposal dated April 2, 2019 including provided clarifications. The information is subject to detail design.

KEPCO proposes a combined cycle unit with three Siemens ST 800-57 combustion turbines with individual HRSGs feeding a steam turbine. There are SCR in the HRSGs. KEPCO also proposes a 25 MW BESS. KEPCO will provide diesel generators and additional CT capacity totaling 64.5 MW to offset the loss of single largest unit. Designated as Reserve Capacity.

There would be no synchronous condenser support in the event of all units being off line at the same time.

1. Plant System and Equipment
   a. 3x1 Combined Cycle
      i. Gas Turbines (3 total)
         1. Siemens
            a. SGT-800-57 (At new and clean conditions)
               i. Gross Output
                  1. ULSD 44,943 kW at facility (198,000 kW)
                  2. NG  44,450 kW at facility (198,000 kW)
               ii. Heat Rate
                    1. ULSD 9,708 Btu/kWh
                    2. NG  10,015 Btu/kWh
               iii. RPM
                    1. 6600 RPM
               iv. Air Flow
                    1. ULSD 954,361 lbm/hr
                    2. NG  894,375 lbm/hr
               v. Fuel Consumption
                    1. ULSD 22,203 lbm/hr
                    2. NG  18,981 lbm/hr
               vi. Fuel Pressure Required
                    1. ULSD 37 psig
                    2. NG  479 psig
               vii. Inlet Filter Type
                    1. Static filter
               viii. Turbine/Compressor Water Wash
                    1. Turbine : N/A
                    2. Compressor : required
               ix. Fire Protection
                    1. CO2 System
                    2. Temperature and IR (infrared) detectors included
                    3. Smoke and UV detectors not included
               x. Inlet Silencer
                  1. Camfil Power Systems / Faist Anlagenbau
               xi. Governor
                  1. IEEE model GG0V1
xii. Minimum synchronized (hot, warm, cold start)
   1. 5 mins from ignition

xiii. Normal Ramp Rate (hot, warm, cold start)
   1. 6.6 MW/min

xiv. Emergency Ramp Rate (hot, warm, cold start)
   1. ULSD 10 MW/min @ 50%-100% load
   2. NG 12.5 MW/min @ 50%-100% load

xv. Combustion Turbine Unit Full Load (hot, warm, cold start)
   1. 10 min

xvi. ULSD Annual Maintenance Outage Schedule
   1. Duration  8.5 days average
   2. Cycle Every 7,500 EOH (4,166 op. hrs)

xvii. Natural Gas Annual Maintenance Outage Schedule
   1. Duration  5.9 days average
   2. Cycle Every 15,000 EOH (15,000 op. hrs)

2. Turbine inlet temp (iso) in combustion chamber 1,273 °C (Gas Fuel),
   and 1,245 °C (Liquid Fuel)

3. Turbine exhaust gas outlet temp at turbine exhaust and stack
   outlet at RSC, 100% load ULSD firing is  563 °C

4. Turbine exhaust gas outlet temp at turbine exhaust and stack
   outlet at RSC, 100% load NG firing is  578 °C

5. Each includes Control & Lube Oil System, Air Intake System,
   Ventilation System, Fire Protection and Detection System, Turbine
   Control System

6. Exhaust Gas System
   a. Bypass Stacks (3 total)
   b. Diverter Dampers (3 total)

ii. HRSG (3 total, at new and clean conditions)
   1. Curo, BHI, etc
      a. Horizontal, drum, natural circulation, 3P, Reheat
      b. Duct burner not included
      c. Gas Temperature at stack
         i. NG CC100%  219 °F
      d. HP Steam Flow
         i. NG 100%  96,907 lbm/hr
      e. HP Steam Pressure
         i. NG CC100% 1,747 psig
      f. IP Steam Flow
         i. NG 100%  122,086 lbm/hr
      g. IP Steam Pressure
         i. NG CC100%355 psig
      h. LP Steam Flow
         i. NG CC100%8,519 lbm/hr
      i. LP Steam Pressure
         i. NG CC100%52 psig
2. SCR
   a. Honeycomb or corrugated type catalyst
3. Includes Blowdown System, HRSG stack
4. Includes HP Bypass System (3), HRH Bypass System (3), LP Bypass System (1), HP Letdown System to Aux Steam System (1)

iii. Steam Turbine (1 total)
   1. Siemens
      a. SST-700/900
         i. Gross output (at generator terminals, new and clean)
            1. ULSD CC100% 68,842 kW
            2. NG CC100% 69,849 kW
         ii. RPM
            1. 7100/3600 rpm
         iii. Steam Flow
            1. NG CC100% HP 290,721 lbm/hr
         iv. Steam Pressure
            1. NG CC100% HP 1,722 psig
         v. Steam Temperature
            1. NG CC100% HP 1050 °F
         vi. Exhaust Pressure
            1. NG CC100% HP 2.4 in Hga
   2. Includes Lube Oil System, Control Oil System, Gland Steam Condenser, Drain System, Turbine Gland Steam System, Turbine Control System

iv. Feedwater System
   1. HP/IP HRSG Feedwater Pumps (3x50%)

v. Condensate System
   1. Surface Condenser (1x100%)
   2. Condenser Vacuum Pumps (2x50%)
   3. Condensate Extraction Pumps (3x50%)
   4. Clean Drain System

vi. Circulating Water System
   1. Cooling Tower (1)
         i. Mechanical induced draft type
         ii. # of Cells 4
         iii. Water Flow Rate Approx. 47,755 gpm
         iv. Heat Load Approx. 445 MMBtu/hr
         v. Design wet bulb temperature 78 °F
         vi. Approach temperature 5.4 °F
   2. Circulating Water Pumps (3x50%)
   3. Tube Cleaning System
   4. Wastewater will not exceed US EPA NPDES permit No. GU002014

vii. Closed Cooling Water System
    1. CCW Pumps (2x100%)
    2. CCW Coolers (2x100%)
3. Expansion Tank (1)
4. Chemical Injection Skid (1)

viii. Chemical Dosing Systems
1. For HRSG, and Cooling Tower

ix. Chemical Laboratory

x. Compressed Air System
1. Air Compressors with Motors (3x50%)
2. Air Receiver (1)
3. Desiccant heatless dual tower dryers (2x100%)

xi. Sump System
1. Sump Pumps (10 total)

xii. Cranes and Hoists

xiii. Fire Protection System
1. Motor Driven Fire Water Pump (1x100%)
2. Engine Driven Fire Water Pump (1x100%)
3. Motor Driven Jockey Pumps (2x100%)

xiv. HVAC Systems

xv. Workshop

xvi. Service Gas System
1. N2 gas bottles and racks

xvii. ULSD & Natural Gas Pipeline

xviii. Ammonia Storage and Handling System for SCRs

xix. Distributed Control System (DCS)
1. Siemens, ABB, Emerson, Valmet, Yokogawa, Hollsys, Schneider Electric, Honeywell
   a. SPPA-T3000, Symphony+, Ovation, ValmetDNA, Centum VP, Hollsys MAC-K, Foxboro Evo, Experion

xx. Generators (4 total)
1. Manufacturers
   a. GTG (3) ABB
   b. STG (1) Siemens
2. Rated Voltage at generator terminal (kV)
   a. GTG 13.8
   b. STG 13.8
3. Frequency Range
   a. GTG 60 ± 2% continuous, 60 ± 5% conditional
   b. STG 60 ± 2% continuous, 60 ± 5% conditional
4. Rated Power Factor
   a. GTG Lagging 0.8
   b. STG Lagging 0.8
5. Insulation Class
   a. GTG F
   b. STG F
6. Cooling Type
   a. GTG TEWAC
   b. STG TEWAC
7. Design Standard
a. GTG   NEMA MG1
b. STG   IEEE C50.13

8. Efficiency at PF 0.8 & 100% load
   a. GTG   97.74%
   b. STG   98.30%

9. Short Circuit Ratio
   a. GTG   0.53
   b. STG   0.65

xxi. Neutral Earthing Equipment (4 total)
   1. Transformer
      a. Rating
         i. GTG (3)  80kVA/10s
         ii. STG (1)  79.67kVa 10sec
      b. Voltage ratio
         i. GTG
         ii. STG  31.8kV : √3/500V

2. Secondary Resistor
   a. Type
      i. GTG   Punched grids type HPR grid
      ii. STG   0.72/3kV
   b. Resistance
      i. GTG   0.1807 ohm
      ii. STG   3.14 ohm
   c. Current rating
      i. GTG   10 A, 10 s
      ii. STG   159.3 A 10 sec

xxii. Generator Circuit Breakers (4 total)
   1. Manufacturer
      a. GTG (3)   Siemens
      b. STG (1)   Siemens
   2. Rated voltage
      a. GTG   15 kV
      b. STG   15 kV
   3. Rated frequency
      a. GTG   60 Hz
      b. STG   60 Hz
   4. Continuous Current Rating
      a. GTG   3,000 A
      b. STG   4,500 A
   5. Maximum Interrupting current rating
      a. GTG   35 kA
      b. STG   50 kA
   6. Maximum interrupting time (cycles)
      a. GTG   Under 5
      b. STG   Under 5
   7. Maximum closing time (cycles)
      a. GTG   55 ± 5 ms
8. BIL rating
   a. GTG   110 kV
   b. STG   110 kV
9. Interrupting medium
   a. GTG   Vacuum
   b. STG   Vacuum
xxiii. Generator Step-Up Transformers (4 total)
1. Manufacturer
   a. GTG (2)   Hyosung
   b. GTG (1)   Hyosung
   c. STG (1)   Hyosung
2. Models/Voltage Ratio
   a. GTG (2)   115/13.8kV YNd1 NLTC(HV)
   b. GTG (1)   115/13.8/11(22)kV YNd1d1 NLTC(HV)
   c. STG (1)   115/13.8/11(22)kV YNd1d1 NLTC(HV)
3. Maximum Continuous Rating
   a. GTG (2)   61 MVA
   b. GTG (1)   H-X: 61 MVA, H-Y: 68 MVA
   c. STG (1)   H-X: 95 MVA, H-Y: 68 MVA
4. Rated temperature rise
   a. GTG (2)   Winding: 65 °C
   b. GTG (1)   Winding: 65 °C
   c. STG (1)   Winding: 65 °C
5. Basic Insulation Level (HV winding, neutral of HV winding, LV winding, neutral of LV winding)
   a. GTG (2)   550 kV, 110 kV, 110 kV,
   b. GTG (1)   550 kV, 110 kV, 110 kV,
   c. STG (1)   550 kV, 110 kV, 110 kV,
6. Type of tap changer and no./ratio of taps
   a. GTG (2)   NLTC ±2 x 2.5%
   b. GTG (1)   NLTC ±2 x 2.5%
   c. STG (1)   NLTC ±2 x 2.5%
7. Type of Cooling
   a. GTG (2)   ONAN/ONAF/ODAF
   b. GTG (1)   ONAN/ONAF/ODAF
   c. STG (1)   ONAN/ONAF/ODAF
8. Type of Connection
   a. GTG (2)   HV: Overhead wire, LV: NSPB
   b. GTG (1)   HV: Overhead wire, LV: NSPB
   c. STG (1)   HV: Overhead wire, LV: NSPB
9. Vector Group
   a. GTG (2)   YNd1
   b. GTG (1)   YNd1d1
   c. STG (1)   YNd1d1
xxiv. Medium Voltage Switchgears (11 & 6.9 kV)
1. Manufacturer
11 kV LS VINA
6.9 kV LS VINA

2. Standard
   a. 11 kV IEC 62271-200
   b. 6.9 kV IEC 62271-200

3. Rated voltage
   a. 11 kV 12/11 kV
   b. 6.9 kV 7.2/6.9 kV

4. Rate insulation level, low frequency/impulse
   a. 11 kV 28/75 kV
   b. 6.9 kV 20/60 kV

5. Momentary asymmetrical current rating
   a. 11 kV 31.5 kA
   b. 6.9 kV 31.5 kA

6. Breaker interrupting time
   a. 11 kV 78.75 kA
   b. 6.9 kV 78.75 kA

7. Breaker closing time
   a. 11 kV ≤60 ms
   b. 6.9 kV ≤60 ms

8. Bus material and rating
   a. 11 kV Cu & 1250A
   b. 6.9 kV Cu & 1250A

9. Type of enclosure
   a. 11 kV Solution Power S24
   b. 6.9 kV Solution Power S24

10. Breaker Type
    a. 11 kV VH-20H
    b. 6.9 kV VL-06H

11. Short time current rating, 3 sec
    a. 11 kV 31.5 kA/ 3s
    b. 6.9 kV 31.5 kA/ 3s

xxv. 115kV Overhead Transmission Line to Harmon substation
xxvi. Unit Aux Transformers (2)
xxvii. Non-Segregated Phase Bus Duct (NSPB)
xxviii. UPS System
xxix. Electrical Protection System
xxx. Lighting Systems
xxxi. Cathodic Protection Systems
xxxii. Sampling and Analyzing System
xxxiii. Vibration Monitoring System (VMS) for GTG and STG
xxxiv. Weather Station
b. Battery Energy Storage System (25 MW)
   i. Siemens, Hyosung, Hyundai Electric
      1. SIESTARTTM/PCS & Li-ion Battery
         a. Storage type Chemical batteries and PCS
         b. Battery chemistry Li-ion Type
c. Life Cycle 30 years (Replacement of the ESS might be required at the end of its operating life to ensure that the ESS remains fully functional and operational thought the entire 30-year period)

ii. Inverter
   1. Power Electronics
      a. FP2500K
         i. DC voltage 708-1310 VDC
         ii. AC voltage 500 VAC
         iii. # of Phases 3
         iv. MVA Capacity 2.5 MVA
         v. Power factor range (Later)
         vi. IEEE 1547 compliant Yes
         vii. Total harmonic distortion (THD% voltage, open circuit
              1. <3% per IEEE519

iii. Capable to support an increase in system load up to 15 MW for up to 30 mins.
iv. If single unit trips, BESS will provide backup power up to 25 MW. Will be online in less than 500 ms. Minimum duration of 30 mins.
v. Will be available continuously and available at any time.

c. 115 kV Switchyard
   i. Supplier GE
      1. Standard IEC
      2. Rated voltage 115 kV
      3. Rate insulation level, low frequency/impulse 260kV/550kV
      4. Momentary asymmetrical current rating 100 kA
      5. Breaker interrupting time ≤60 ms
      6. Bus material and rating Al or Cu, 2000A
      7. Breaker type Dead tank
      8. Breaker supplier GE
      9. Short time current rating, 3 sec 40 kA, 3sec

d. Reciprocating Engine Generators - Diesel
   i. Capable of power output in combination with GT’s excess power generation, to meet 64.5 MW of additional output
      1. Capacity 2.5 MW each (gross)
      2. Rating LTP limited time power as per ISO 8528

e. SCADA
   i. Provided between substation and Harmon substation with voice, data and protection of 115kV and all major electrical equipment and turbine generators.
   ii. Includes monitoring and leak detection of entire ULSD pipeline

f. Water Treatment Plant
   i. Primary Treatment
      1. Dissolved air flotation unit
         a. 2 x 50% steams
         b. Rate capacity of each steam 494.7 gpm (112.3 m^3/hr)
ii. Demineralized Water Treatment
   1. UF + RO + MBP
      a. 2 x 100% steams
      b. Rated capacity of each steam 17.6 gpm (4 m³/hr)

iii. Water Quality Assumptions
   1. TDS: 600 mg/L
   2. Hardness: 300 mg/L as CaCO₃


g. Storage Tanks
   i. Raw Water Tanks (2)
      1. 5,090,000 gal each (19,300 m³)
   ii. Demineralized Water Tanks (2)
      1. 13,000 gal each (50 m³)
   iii. Fuel (Ultra Low Sulfur Diesel) Storage (2)
      1. 83,000 bbl each (13,300 m³)
         a. Fixed cone roof
         b. 30 day capacity at 100% load at RSC
   iv. Fuel (Ultra Low Sulfur Diesel) Day Tank (1)
   v. Acid
      1. 3 m³
   vi. Caustic
      1. 3 m³

h. Fuel (ULSD) Handling
   1. Unloading Pump (1x100%)
   2. Pumps for Gas Turbine (2x100%)
   3. Pump for BOP (1x100%)
   4. Pumps at GPA Fuel Storage Facility

i. Natural Gas System
   i. Maximum fuel gas required 8,500 scfm per GT (30 ton/hr for Facility)
   ii. Maximum flow rate required during startup 1,900 scfm per GT
   iii. Minimum flow rate at ignition 460 scfm per GT
   iv. Minimum pressure for base load at terminal point 60 bar @ 40°C
   v. Allowable % variation in supply pressure
      1. Steady state ±0.5 bar (±7.252 psi)
      2. Load changing ±0.1 bar (±1.45 psi)
   vi. Allowable temperature range 5-392°F and 36°F above dew pt
   vii. Piping Material CS or equal
   viii. Corrosion allowance 1 mm
   ix. Filter per GT (1)
      1. Vertical
   x. Gas Treatment Skids (2)
      1. Located outdoors
   xi. Drains Vessel for Facility (1)
      1. ASME w/ 1 mm corrosion allowance
   xii. Metering System
      1. Flow meters (2 per GT, total and pilot)
   xiii. Chromatograph
j. Waste Water Treatment System
   i. Oil Water Separator (1x100%)
   ii. Ponds (4 total)
   iii. Pumps (6 total)
   iv. Vacuum Pump
   v. Chemical Dosing Tanks and Pumps (4 total)

2. Emissions Guarantees (from 50%-100% GT Load)
   a. Combined Cycle Natural Gas
      i. NOx  5 ppmvd
      ii. SO2  n/a
      iii. CO  5 ppmvd
      iv. PM  6 mg/Nm^3
      v. VOC (CH4) 5 ppmvd
   b. Combined Cycle ULSD
      i. NOx  5 ppmvd
      ii. SO2  3 ppmvd (max 14 ppm sulfur in fuel)
      iii. CO  5 ppmvd
      iv. PM  10 mg/Nm^3 (70%-100% GT load), 12 mg/Nm^3 (50%-70% GT load)
      v. VOC (CH4) 12 ppmvd

3. Plant Performance
   a. Plant Availability
      i. Annual Availability (Guarantee) 96.11%
      ii. Maintenance Outages 0%
      iii. Scheduled Outages 1.89%
      iv. Forced Outages (Guarantee) 2%
   b. Heat Rates
      i. Unit ULSD
         1. Combustion Turbine in Simple Cycle
            a. Power Level % and Heat Rate (HHV) MBtu/kWh
               i. 100%  9.836
               ii. 85%  10.246
               iii. 65%  10.027
               iv. 50%  10.751
               v. 25%  11.331
               vi. 10%  17.963
               vii. Minimum Load 17.963
      ii. Facility ULSD
         a. Power Level % and Heat Rate (HHV) MBtu/kWh
            i. 100%  6.663
            ii. 85%  6.784
            iii. 65%  6.780
            iv. 50%  6.994
            v. 25%  7.801
            vi. 10%  11.443
            vii. Minimum Load 11.443
      iii. Facility Natural Gas
a. Power Level % and Heat Rate (HHV) MBtu/kWh
   i. 100% 6.799
   ii. 85% 6.936
   iii. 65% 6.934
   iv. 50% 7.186
   v. 25% 8.001
   vi. 10% 11.700
   vii. Minimum Load 11.700

c. Performance (at new and clean conditions)
   i. Facility ULSD
      1. Plant Gross Output 203,750 kW
      2. Aux Power & Losses 4,935 kW
      3. Step-Up Transformer Losses 815 kW
      4. Total Losses 5,750 kW
      5. Net Power Output at Delivery Pt 198,000 kW
   ii. Noise Level No more than 3 dba above the measured ambient noise level at property boundary.
   iii. Facility Natural Gas
      1. Plant Gross Output 203,270 kW
      2. Aux Power & Losses 4,460 kW
      3. Step-Up Transformer Losses 810 kW
      4. Total Losses 5,270 kW
      5. Net Power Output at Delivery Pt 198,000 kW
      6. Noise Level No more than 3 dba above the measured ambient noise level at property boundary.
   iv. Facility General
      1. Maximum emergency generation level capacity that may be available during system declared emergencies
         a. 201 MW net (ULSD), 208 MW net (NG)
      2. Minimum emergency level used during system declared emergencies (emissions not compliant)
         a. 20 MW net
      3. Net capability maximum level that the facility could be dispatched during normal system conditions
         a. 198 MW net
      4. Interim operating level at which the facility operates the most efficiently, lowest heat rate
         a. 198 MW net
      5. Minimum operating level that the facility could be dispatched during normal system conditions, must run level
         a. 40% of 198 MW complying with environmental requirements

d. Fuel Composition
   i. ULSD
      1. Composition
         a. Carbon (C) 86.7 wt%
         b. Hydrogen (H) 13.3 wt%
      2. Higher heating value 43.321 Btu/kg
3. Higher heating value 5.76 MMBtu/bbl as per ASTM D240-02 (836.3 kg/m^3)
4. Lower heating value 40.671 Btu/kg
5. HHV/LHV ratio 1.065

ii. Natural Gas
1. Composition
   a. Methane 89.3 vol%
   b. Ethane 7.7 vol%
   c. Propane 2.3 vol%
   d. n-Butane 0
   e. N-Butane 0.5 vol%
   f. N-Pentane 0.010 vol%
   g. Hexane 0
   h. Heptane 0
   i. Carbon Dioxide 0
   j. Carbon Monoxide 0
   k. Hydrogen 0
   l. Hydrogen Sulfide 0
   m. Oxygen 0
   n. Nitrogen 0.19 vol%
   o. Sulfur contents 0
   p. Argon 0
   q. Helium 0
   r. Water 0
   s. Other 0
2. Higher heating value 51.704 Btu/kg
3. Higher heating value 41.652 MJ/SCM
4. Lower heating value 46.712 Btu/kg
5. HHV/LHV ratio 1.107
6. Fuel gas temperature at terminal point min 40 °C
7. Fuel gas pressure at terminal point min 60 barg

4. Site Conditions
   a. Ambient air temperature 88.9 °F (31.6 °C)
   b. Barometric pressure 14.57 psia (1005 mbara)
   c. Wet bulb temperature 78.1 °F (25.6 °C)
   d. Rainfall intensity (Return period =100 yr) 119.38 mm/hr
   e. Basic wind speed 78.2 m/s (IBC 2009)
   f. Seismic condition Short period spectral response parameter Ss: 1.5 (IBC 2009), 1 second period spectral response parameter S1: 0.6 (IBC 2009)
SCHEDULE 2

TECHNICAL LIMITS AND CONTRACTED CHARACTERISTICS

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1 CHARACTERISTICS OF THE FACILITY

The Facility is designed to produce the Contracted Facility Capacity at the Reference Site Conditions.

The Facility consists of three (3) SGT-800 gas turbines and generators, three (3) heat recovery steam generators, one (1) steam turbine and generator, a distributed control system (DCS), and mechanical and electrical support system.

The gas turbines are single shaft industrial type with modular design and burns natural gas and ULSD.

Heat recovery steam generators (HRSG) are of drum type, horizontal, triple pressure, reheat.

The steam turbine is modular constructed. A single flow HP turbine is connected with another single flow IP/LP turbine. The steam turbine is of a tandem compound design.

The exhaust gas from the gas turbine will be passed through the HRSG. Gases exiting from the HRSG will be discharged to the atmosphere through the main stack.

The steam generated from the HRSG will be delivered to the steam turbine of reheat condensing type. Exhaust steam leaving from the steam turbine will be condensed in the condenser.

The condenser is axial exhaust type. Condensate pumps will convey condensate from the condenser hot well to the LP economizer section of HRSG. HP/IP HRSG feedwater pumps for Plant common will deliver feedwater from the condensate pump discharge to each HP and IP economizer section of the HRSG.

Cooling water for condenser comes from closed circuit circulating water system with cooling tower.

Electricity produced by each generator is delivered to the Guam grid via step-up transformers.

A battery energy storage system (BESS) shall be provided to support the spinning reserve, single unit trip loss requirement, regulation performance and transient response.

Diesel generators shall be provided to cover the required electricity during emergency shutdown, black starting of the Facility and single unit trip loss.

2 CONTRACTED FACILITY CAPACITY

Contracted Facility Capacity for ULSD Operation: 198 MW
Contracted Facility Capacity for Natural Gas Operation: 198 MW
3 DELIVERY POINT

3.1 Electrical

The generated power from GTG and STG will be connected to Harmon substation and Tamuning substation via overhead transmission line. Two (2) lines will be connected to Harmon substation which is around 400 meters from Power plant substation and one line will be connected to Tamuning substation after intercept existing transmission line between Harmon substation and Tamuning substation.

3.2 Fuel (ULSD and Natural Gas)

The delivery point for ULSD and Natural gas supply shall be at the power plant fence.

4 POWER FACTOR RANGE

Minimum power factor of Generator will be 0.8 Lagging.

5 TECHNICAL LIMITS

5.1 Frequency Limit

GTG & STG shall remain connected to the Grid System from frequency ranges of 57.0 – 63.0 Hz in accordance with GPAPRC-001

(1) GTG
   - Below 58.2 Hz: max 90 min
   - Between 61.2 and 61.8 Hz: max 90 min
   - Between 61.8 and 63 Hz: max 30 min, max total 120 min.

(2) STG
   - Continuous operation: +2% ~ -2% / Others condition: As below:
5.2 Diesel Generators for System Reserve

Diesel generators shall be installed to provide system reserve, which are available to dispatch at any time, 24 hours a day.

The diesel generators are operated with ULSD and comply with Tier 2 emissions limit of U.S. EPA New Source Performance Standards.

As the diesel generators will be in operation as a back-up to the gas turbine units, its rating shall be of Limited-time running power (LTP) as per ISO-8528. The LTP is the maximum power which a generating set is capable of delivering for up to 500 hours per year of which a maximum of 300 hours is continuous running.

5.3 Regulation Performance

A single combustion turbine is capable of ramping up/down as follows.

<table>
<thead>
<tr>
<th>Fuel Type</th>
<th>Ramp rate of single Unit</th>
<th>Remark</th>
</tr>
</thead>
<tbody>
<tr>
<td>ULSD</td>
<td>10.0 MW/min</td>
<td>at 50~ 100% GT load (@RSC)</td>
</tr>
<tr>
<td>Natural Gas</td>
<td>12.5 MW/min</td>
<td>at 50~ 100% GT load (@RSC)</td>
</tr>
</tbody>
</table>

If a ramping up operation is necessary beyond GT output capability, BESS will be in operation within its charged capacity.

If a ramping down operation is necessary below GT 50% load, emission limit may not be compliant.

An emergency shutdown of a unit may be necessary to meet ramping down rate.
Expected ramping rates for each operating case are as follows.

<table>
<thead>
<tr>
<th>Fuel Type</th>
<th>Operating Case</th>
<th>Ramp Rate</th>
<th>Remark</th>
</tr>
</thead>
<tbody>
<tr>
<td>ULSD</td>
<td>1GTG + 1STG</td>
<td>&gt; 25MW /min</td>
<td>BESS operation is necessary for ramping up.</td>
</tr>
<tr>
<td></td>
<td>2GTG + 1STG</td>
<td>&gt; 25MW /min</td>
<td>BESS operation is necessary for ramping up.</td>
</tr>
<tr>
<td></td>
<td>3GTG + 1STG</td>
<td>&gt; 25MW /min</td>
<td></td>
</tr>
<tr>
<td>Natural Gas</td>
<td>1GTG + 1STG</td>
<td>&gt; 25MW /min</td>
<td>BESS operation is necessary for ramping up.</td>
</tr>
<tr>
<td></td>
<td>2GTG + 1STG</td>
<td>&gt; 25MW /min</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3GTG + 1STG</td>
<td>&gt; 25MW /min</td>
<td></td>
</tr>
</tbody>
</table>

5.4 Transient Response

A simulation for the transient frequency response for SGT-800 has been performed with a minus (–) 3 Hz frequency disturbance with conditions as stated below.

The result is the simulation shows that the specification requirements are fulfilled based on the conditions as stated.

Conditions

The following conditions are valid for the simulations:

- The SGT-800 runs in Isochronous Operation Mode on an island grid.
- Full load (100%) rating is 49.8 MW.
- The resulting shaft power responses when controlling back to the nominal frequency of 60 Hz is simulated.
- From a load of 70% (34.86 MW) a frequency step disturbance of -3 Hz is applied to the Frequency Controller.

The graph shows compliance with that the required 5 % in 1 second and 10 % in 2 seconds (graph shows about 30% in 0.6 s)
As the above simulation result is based on the isochronous mode, BESS could be necessary to achieve 5% in 1 second and 10% in 2 seconds in reality.

5.5 Short Circuit Energy

Proposed plant has 3-3-1 configuration for combine cycle with three (3) GTGs and one (1) STG. This plant will operate one (1) GTG and one (1) STG as a minimum operation mode. During this operation, the minimum short circuit of 700MVA is available at the 115kV POI and additional synchronous condenser is not required at all time for this plant.

Even the loss of the largest point of failure within the plant, the STG unit, the resulting after the outage still maintains more than 700MVA short circuit requirement from three (3) operating GTG units. In this case, proposed plant can supply active and reactive power for grid requirement at all condition without synchronous condenser. (In this case, more than 20MW active power and more than 700MVA short circuit capacity can be supplied to grid of Guam.)

For the calculation sheet as follows:

Scenario if 1 GT + 1 ST operating on grid
Equipment & Synchronized to grid & Rated MVA & Generator Subtransient reactance X d' (sat) % & Step up transformer impedance Usc % & Fault level, HV side MVA

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Synchronized to grid</th>
<th>Rated MVA</th>
<th>Generator Subtransient reactance X d' (sat) %</th>
<th>Step up transformer impedance Usc %</th>
<th>Fault level, HV side MVA</th>
</tr>
</thead>
<tbody>
<tr>
<td>GTG 1</td>
<td>Yes</td>
<td>61</td>
<td>11.3%</td>
<td>10.0%</td>
<td>286</td>
</tr>
<tr>
<td>GTG 2</td>
<td>No</td>
<td>61</td>
<td>11.3%</td>
<td>10.0%</td>
<td>286</td>
</tr>
<tr>
<td>GTG 3</td>
<td>No</td>
<td>61</td>
<td>11.3%</td>
<td>10.0%</td>
<td>286</td>
</tr>
<tr>
<td>STG</td>
<td>Yes</td>
<td>95</td>
<td>12.0%</td>
<td>10.0%</td>
<td>432</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>718</td>
</tr>
</tbody>
</table>

Note: Indicative figures, to be decided for the case design

5.6 Fuel Specifications

The Facility should be operated in accordance with the Fuel Specifications specified in Schedule 6 and 7.

5.7 Gaseous Emission Limits (during combined cycle operation)

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>NOx (ppmddv)</th>
<th>CO (ppmddv)</th>
<th>Particulate Matter (mg/Nm3)</th>
<th>SO2 (ppmddv)</th>
<th>VOC (ppmddv as CH4)</th>
<th>Lead (ppmddv)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Concentration (NG/ULSD)</td>
<td>5 / 5</td>
<td>5 / 5</td>
<td>6 / 12</td>
<td>3 / 3</td>
<td>5 / 12</td>
<td>* * N/A</td>
</tr>
</tbody>
</table>

Note 1: ppmddv is at 15% reference O2, dry condition
Note 2: mg/Nm3 is at 15% reference O2, 1 atm, 0 Deg.C, dry condition
Note 3: max. sulfur content ULSD 14ppm
Note 4: * * Lead is not predictable but less than 100 ton per year is expected
Note 5: Combustion turbine load is higher than 50%.

5.8 Aqueous Emission Limits
Cooling tower effluent quality is limited to US EPA/NDPES permit No. GU0020141 “Table 1”. Details of table 1 is as following:

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Maximum allowable discharge limit</th>
<th>Concentration and loading</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Average Monthly</td>
<td>Average Weekly</td>
</tr>
<tr>
<td>Flow rate</td>
<td>12</td>
<td>(1)</td>
</tr>
<tr>
<td>Biochemical Oxygen Demand (5-day)</td>
<td>30</td>
<td>45</td>
</tr>
<tr>
<td></td>
<td>3002</td>
<td>6760</td>
</tr>
<tr>
<td></td>
<td>Not applicable</td>
<td></td>
</tr>
<tr>
<td>Total Suspended Solids</td>
<td>30</td>
<td>45</td>
</tr>
<tr>
<td></td>
<td>3002</td>
<td>6760</td>
</tr>
<tr>
<td></td>
<td>Not applicable</td>
<td></td>
</tr>
<tr>
<td>pH (hydrogen ion)</td>
<td>Within 6.5 and 8.5 at all times</td>
<td></td>
</tr>
<tr>
<td>Settleable solids</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>Oil and grease, total recoverable</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>Enterococcus</td>
<td>35</td>
<td></td>
</tr>
<tr>
<td>Chlorine, total residual (TRC)</td>
<td>1.5</td>
<td></td>
</tr>
<tr>
<td>Temperature</td>
<td>(1)</td>
<td></td>
</tr>
<tr>
<td>Ammonia</td>
<td>(1)</td>
<td></td>
</tr>
<tr>
<td>Chronic toxicity</td>
<td>(1)</td>
<td></td>
</tr>
<tr>
<td>Priority Pollutant scan</td>
<td>(1)</td>
<td></td>
</tr>
<tr>
<td>Ambient Monitoring</td>
<td>(1)</td>
<td></td>
</tr>
</tbody>
</table>

Note: No effluents limits are set at this time, but monitoring and reporting is required.

Other wastewater from power plant such as Water treatment rejection, drain, Oily wastewater, Domestic Sewage, Blow-down from HRSG will be discharged to sewer.
connection for further treatment by GWA.

5.9 Step-up Transformer Ratings

Step-up Transformer for GTG : 13.8kV / 115kV, 61MVA*, ONAN/ONAF/ODAF

Step-up Transformer for GTG : 11(or 22)kV / 13.8kV / 115kV, H-X : 61MVA*, H-Y : 68MVA, ONAN/ONAF/ODAF

Step-up Transformer for STG : 11(or 22)kV / 13.8kV / 115kV, H-X : 95MVA*, H-Y : 68MVA, ONAN/ONAF/ODAF

Note

*: Rating will be decided greater than generator output at detail design stage.

5.10 Black-start Capability

Black-start capability will be via operation of the BESS

5.11 Generator Capability Curves

GTG Capability Curves
STG Capability Curves
6 MAJOR OVERHAUL

Major Overhaul shall be any A, B, or C Level inspection as defined by the manufacturer. Based on 3 years ULSD operation and NG operation for the remaining term, the Final End of the Term inspection before handover is a Level A inspection for all generation units.

<table>
<thead>
<tr>
<th>Inspection per Unit</th>
<th>Level – A</th>
<th>Level – B</th>
<th>Level – C</th>
</tr>
</thead>
<tbody>
<tr>
<td>Periodicity</td>
<td>15,000 EOH</td>
<td>30,000 EOH</td>
<td>60,000 EOH</td>
</tr>
<tr>
<td></td>
<td>500 EOC</td>
<td>1,500 EOC</td>
<td></td>
</tr>
<tr>
<td>Duration</td>
<td>3 days</td>
<td>18 days</td>
<td>23 days</td>
</tr>
</tbody>
</table>

* EOH : Equivalent Operating Hour as defined by the manufacturer
* EOC : Equivalent Operating Cycle as defined by the manufacturer
SCHEDULE 3
COMMISSIONING AND TEST

1. Tests on Completion

1.1 General

On completion of construction, the Project Company shall undertake a series of tests to demonstrate that the Facility operational capability, performance and reliability are within the limits agreed in the ECA. These tests shall be witnessed by GPA, and as a minimum requirement these tests shall include:

a. Functional Tests
b. Energy Conversion Agreement Tests
c. Performance and Facility Reliability Tests

1.2 Test Procedures

1) The Project Company shall develop specific test procedures for each test, and shall be provided to GPA for review at least one hundred twenty (120) days prior to the start of the tests.

2) The test procedures shall include, but not be limited to, the following information:

   a. Administrative Procedures
   b. Test Equipment
   c. Test Instrumentation to be installed
   d. Station Instrumentation to be used
   e. Test Methods
   f. Test Standards to be followed
   g. Sample Data Sheets
   h. Test Calculation Methods
   i. Instrument Calibration Sheets
   j. Pre-test Uncertainty Calculation

1.3 Test Results Calculations

The Project Company shall be responsible for providing the final test calculations. The test results calculations shall follow the methods as described in the test procedures.
1.4 Test Measurement Uncertainty

1) The Project Company shall be responsible for pre-test and post-test uncertainty analysis to verify the quality of the test performed. The uncertainty analysis is not to be applied as a commercial test tolerance, allowance, or margin to the test results. No tolerances in calculating Facility performance test results will be permitted for measurement uncertainty.

1.5 Test Reports

1) The Project Company shall submit to GPA a Preliminary Test Report after completion of each test. Within five (5) business days, GPA shall state whether it concurs, or disputes the results of the test. If GPA disputes the results, it shall provide in detail the reasons for dispute. The test reports shall include the test results, calculations, uncertainty analysis results, and shall also include as an appendices the raw test data, and test procedure that was followed.

2) Within fifteen (15) business days after receiving the fuel analysis data, the Project Company shall submit a Final Test Report, or a notification of a retest in the event of a dispute.

1.6 Functional Tests

1) The Project Company shall perform the following tests:
   a. Test and start-up of auxiliaries
   b. Control systems tests
   c. Synchronizing checks
   d. Electrical Protective devices tests
   e. Mechanical protective device tests
   f. Stability tests – AVR, Stable minimum load, minimum load while in compliance with emissions, full load rejection test and step load change rejection tests
   g. Automatic startup and loading time tests for hot and cold starts
   h. BESS function test (Single unit trip)
      * The total response time to produce 100% capacity of BESS shall be taken less than 500ms
   i. Short Circuit energy checks
      * A minimum level of 700 MVA of Short Circuit energy at the 115 kV POI when operating at 20 MW or higher real power output.

1.7 Environmental Compliance Tests
1) The environmental compliance test including the air emission, effluent water quality, noise level, and other applicable tests will be performed to demonstrate compliance with the requirements of environmental permits.

2) For the Fossil Fuel Fired Component, the Project Company shall test the plant for emissions on both ULSD and Natural Gas, when it becomes available, to ensure that it meets the air permit requirements.

1.8 Initial Net Dependable Capacity Test and Heat Rate

The Heat Rate and some other test requirements below are only applicable to the Facilities including Fossil Fuel Fired Component. For the Facilities including Fossil Fuel Fired Component, the Heat Rate and Initial Dependable Capacity Tests shall be conducted on both ULSD and Natural Gas, when it becomes available.

1) A Heat Rate to establish benchmark for the end of term tests and Initial Dependable Capacity Test shall be completed prior to Commercial Operation.

2) The tests shall be done in accordance with the ASME PTC-46 Performance Test Code on Overall Plant Performance, as well as the applicable ASME Performance Test Code relevant to the generation technology.

3) The Project Company shall demonstrate the ability of the plant to achieve the Contracted Facility Capacity established in the ECA and provide to GPA information about the Facility Heat Rate. The performance test results shall be corrected to Site Reference Conditions using the Facility correction curves attached in Schedule 4 included in the approved test procedure using the calculation methods provided in such test procedure. Tested Dependable Capacity and Heat Rate corrections shall be allowed for:
   a. Ambient dry bulb temperature
   b. Ambient relative humidity
   c. Barometric Pressure
   d. Generator Power Factor
   e. C/H ratio of the fuel
   f. Wet bulb temperature

4) Plant capacity shall be tested at normal maximum capacity without exceeding any manufacturers limitations. The plant must comply with all local, state, and federal environmental permits throughout the duration of the tests. The uncorrected net power output of the plant, in kWh, will be measured at the Delivery Point.

5) The Initial Dependable Capacity (DC) Test shall be undertaken during the Reliability Test, and shall form the basis of the declared Dependable Capacity as defined in the ECA.

6) The duration of the DC Test shall be no less than 1 hour, during which time the plant will operate at its normal Dependable Capacity while supplying the normal station auxiliary power demand. The Facility DC in MW will be determined by dividing the sent out power in MWh (as determined by the revenue meter readings at the start
and end of the test and corrected to Site Reference Conditions) by the test duration period in hours.

7) All costs for performance tests will be borne by the Project Company.

8) The Project Company shall perform testing to ensure that the Facility meets functional requirements including the Dependable Capacity, and benchmark heat rate test for end of term tests.

9) The Project Company will determine the startup duration, from initiation to full Plant Net Capacity, both cold and warm starts (Startup Duration Test).

1.9 Reliability Test

1) The Project Company shall conduct a Reliability Test for a continuous seven (7) day (168 hour) test period. During this time the Facility shall operate continuously at Dependable Capacity for at least 72 hours, and for the rest of the period at any other load as may be required by GPA.

2) The equipment is considered available when the generator breaker is closed and the generator is producing positive net power output. Should the equipment become unavailable due to fault of the Project Company, the 7-day time period will restart at GPA’s convenience and the to-date demonstrated availability will be lost.

3) Should any failure occur in any portion of the Facility, due to or arising from faulty design, material, workmanship, or operation which requires or causes the Facility available capacity to be reduced, a new Reliability Test shall be undertaken after rectification has been completed.

4) The Facility capacity and reliability tests shall be carried out while the Facility is operating in compliance with the specified environmental requirements.

5) All costs associated with equipment repair or correction shall be borne by the Project Company.

6) Battery Energy Storage System Tests

1. Capacity in MW and MWH

2. Response time as specified in Schedule 1 during a simulated system event

3. Charge rate

4. Discharge Rate

5. Round trip efficiency

   a. As measured from the high side of the step-up transformer

2. Tests Required Throughout the Life of the Plant
2.1 Annual Dependable Capacity Test

1) The Project Company shall perform an annual Dependable Capacity Test, to demonstrate the Facility Dependable Capacity. The performance shall be corrected to base conditions by the Facility correction curves attached to Schedule 4, as described in the calculation methods provided in the test procedure. Output and heat rate corrections shall be allowed for:

   a. Ambient dry bulb temperature
   b. Ambient relative humidity
   c. Barometric Pressure
   d. Generator Power Factor
   e. C/H ratio of the fuel
   f. Wet bulb temperature
   g. GPA shall have the right to request that the Facility’s heat rate be tested concurrently with any Dependable Capacity Test and Project Company shall be obligated to comply with such request.

2) Plant capacity shall be tested at normal maximum capacity without exceeding any manufacturers limitations. The plant must comply with all local, state, and federal environmental permits throughout the duration of the tests. The uncorrected net power output of the plant, in kWh, will be measured at the Delivery Point.

3) The duration of the DC Test shall be no less than 1 hour, during which time the plant will operate at its normal Dependable Capacity while supplying the normal station auxiliary power demand. The Facility DC in MW will be determined by dividing the sent out power in MWh (as determined by the revenue meter readings at the start and end of the test and corrected to Site Reference Conditions) by the test duration period in hours.

4) All costs associated with equipment repair or correction shall be borne by the Project Company.

3. Tests and Inspections Prior to Facility Turnover to GPA in the End of the Term

1. Project Company shall perform tests one year prior to End of Contract Term to demonstrate the condition and performance of the plant. Tests shall include Dependable Capacity, heat rate, emissions and startup duration.

2. Project Company will allow GPA, or their designated agent, access to inspect and evaluate the plant, facilities and equipment.

3. Project Company shall correct, repair or replace deficiencies found during the turnover tests and inspections. All identified deficiency items during the turnover test must be agreed and documented.
4. **Detail tests for each phase**

Project Company shall perform following tests per each phase.

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>ULSD PHASE</th>
<th>Natural Gas PHASE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Functional tests</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Test and start-up of auxiliaries</td>
<td>O</td>
<td>O</td>
</tr>
<tr>
<td>Control system tests</td>
<td>O</td>
<td>O</td>
</tr>
<tr>
<td>Synchronizing checks</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Electrical protective devices tests</td>
<td>O</td>
<td></td>
</tr>
<tr>
<td>Mechanical protective device tests</td>
<td>O</td>
<td></td>
</tr>
<tr>
<td>Stability tests</td>
<td>O</td>
<td></td>
</tr>
<tr>
<td>Automatic startup and loading time tests</td>
<td>O</td>
<td></td>
</tr>
<tr>
<td><strong>Environmental compliance tests</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Air emission</td>
<td>O</td>
<td>O</td>
</tr>
<tr>
<td>Effluent water quality</td>
<td>O</td>
<td></td>
</tr>
<tr>
<td>Noise level</td>
<td>O</td>
<td></td>
</tr>
<tr>
<td><strong>Initial dependable capacity test</strong></td>
<td>O</td>
<td>O</td>
</tr>
<tr>
<td><strong>Benchmark heat rate tests</strong></td>
<td>O</td>
<td>O</td>
</tr>
<tr>
<td><strong>Reliability test</strong></td>
<td>O</td>
<td></td>
</tr>
</tbody>
</table>

5. **Functional tests for Reserve Capacity**

Project Company shall perform following tests for Reserve Capacity at ULSD phase.

At Manufacturer’s Factory
- Engine start-up system
- Cold starting
- Engine alarm and shutdown functions
- Generator shutdown functions
- Status/Alarm/Trip/Shutdown indication
- Operation of battery charger

At Site
- Startup test
- Synchronizing
- Load test
SCHEDULE 4
DETERMINATION OF TARIFF

1 Introduction and Definitions
1 This Schedule 4 shall be read in conjunction with, and is subject to, the provisions of the ECA of which this Schedule 4 is a part. To the extent that any provision of this Schedule 4 is inconsistent with any provision of the ECA, the provision of the ECA shall prevail. References to Articles and Sections are to Articles and Sections of this Schedule 4 unless indicated otherwise. References to Tables and Annexes are to the Tables and Annexes to this Schedule 4.

2 Payments to be made under the ECA shall be calculated in accordance with this Schedule 4 and adjusted as provided herein.

3 The procedures for the presentation and payment of invoices as set out in Article 13 of the ECA shall apply to all invoices referred to in this Schedule 4.

1.1 Definitions -
Capitalized terms used and not defined herein shall have the meaning set forth in the ECA. Without prejudice to the generality of Section 1.1, for the purposes of this Schedule 4 the following words and phrases shall bear the meanings ascribed thereto:

“Capacity Charge” has the meaning set forth in Section 3 below.

“Energy Charge” has the meaning set forth in Section 4 below.

“Fixed Capacity Charge” means the charge calculated in accordance with paragraph 3.1 of Section 3 below.

“Fixed Operations and Maintenance Charge” means the charge described in Section 3.2 below.

“Fuel Charge” means the charge calculated in accordance with paragraph 4.2 of Section 4 below.

“Variable Operations and Maintenance Charge” means the charge calculated in accordance with paragraph 4.1 of Section 4 below.

“Supplemental Charge” has the meaning set forth in Section 5 below.

“Index” means the US Bureau of Labor Statistics, Current Employment Statistics, transportation and public utilities, average hourly wages of production workers, CES4422000008. The index to be used for preparing invoices in accordance with Article 13 of the ECA in any Contract Year shall be the index published closest to the date preceding third month.

“Index on Reference Date” means 36.84.

“Reference Date” – is the Bid Date which is April 2nd 2019.
2 Tariff components

The Tariff charges consist of three components:

a) Capacity Charge, which is comprised of the Fixed Capacity Charge (FCC) plus the Fixed Operations and Maintenance Charge (FOMC) as set out in Section 3;

b) Energy Charge, which is comprised of the Fuel Charge (FC) plus the Variable Operation and Maintenance Charge (VOMC) as set out in Section 4; and

c) Supplemental Charge (SC), which includes the charges set forth in Section 5 that are not included in the Capacity Charge or the Energy Charge.

3 Capacity Charge

The Capacity Charge component of the Tariff is composed of two parts: (1) the Fixed Capacity Charge and (2) the Fixed Operations and Maintenance Charge, in each case for each kW of Dependable Capacity. The Capacity Charge will commence on the Commercial Operation Date and shall be payable by GPA (pursuant to the terms and conditions set forth in the ECA) on a monthly basis until the end of the Term.

3.1 Fixed Capacity Charge

The Fixed Capacity Charge (FCC) is stated for each period in USD/kW/month Table A.2.

Equation 4.1 sets forth the application of the FCC as applied to the Dependable Capacity of the Facility. In the event that a switch to Natural Gas takes place at a date later than the beginning of Contact Year 4, the Dependable Capacity shall be corrected as set forth in Schedule 11, Section 2.

Equation 3.1: Fixed Capacity Charge

<table>
<thead>
<tr>
<th>Fixed Capacity Charge (US$)</th>
<th>= F C C x D C x D C G F</th>
</tr>
</thead>
<tbody>
<tr>
<td>Where:</td>
<td></td>
</tr>
<tr>
<td>FCC_n =</td>
<td>The FCC (US$/kW/month) for the n-th period of payment proposed at Bid Date</td>
</tr>
<tr>
<td>DC_n =</td>
<td>Dependable Capacity (kW) in n-th period provided that, if different levels of Dependable Capacity are applicable during such period, DC_n shall be the weighted average of such levels reflecting the time periods (in hours) during which each level shall have applied during the n-th period.</td>
</tr>
<tr>
<td>DCCF_n =</td>
<td>Dependable Capacity Correction Factor for the n-th period as set out in Clause 2 of Schedule 11 to compensate additional capacity degradation for prolonged ULSD operation of the Facility in the event that the switch to Natural Gas takes place at a date later than the date falling on the Day following the date of the third anniversary from the Day upon which the Facility is Commissioned.</td>
</tr>
</tbody>
</table>
3.2 Fixed Operations and Maintenance Charge

The Fixed Operations and Maintenance Charge (FOMC) in USD/kW/month is set forth in Table A.3.

FOMC, as specified in Table A.3 shall be adjusted monthly for inflation by comparing the Index on the Reference Date to the Index at the time that the adjustments are being made. In the event that the switch to Natural Gas takes place at a date later than the beginning of Contact Year 4, the FOMC values specified in Table A.3 will also be corrected for certain high load operation as described in Schedule 11, Section 4. Thus, the Fixed Operations and Maintenance Charge will be calculated as follows:

\[
\text{Fixed O&M Charge} = \text{FOMC}_n \times \text{CFL}_n \times \text{DC}_n \times \text{DCCF}_n
\]

Where:

\[
\text{FOMC}_n = \left( \frac{I_n}{I_0} \times \text{FOMC}_o \right)
\]

Where,

- \( \text{DC}_n \) = Dependable Capacity (kW) in the n-th period.
- \( \text{FOMC}_n \) = Fixed O&M component defined above for the n-th period of payment (US$/kW/Month)
- \( \text{FOMC}_o \) = Fixed O&M as of the Reference date (US$/kW/Month)
- \( I_n, I_0 \) = Index prevailing at the n-th period of payment and on Reference Date, respectively.
- \( \text{DCCF}_n \) = Dependable Capacity Correction Factor for the n-th period as set out in Clause 2 of Schedule 11 to compensate additional capacity degradation for prolonged ULSD operation of the Facility in the event that the switch to Natural Gas takes place at a date later than the date falling on the Day following the date of the third anniversary from the Day upon which the Facility is Commissioned
- \( \text{CFL}_n \) = Correction Factor Load for Fixed O&M component for the n-th period as set out in Clause 4 of Schedule 11 to compensate additional O&M cost for prolonged ULSD operation of the Facility in the event that the switch to Natural Gas takes place at a date later than the date falling on the Day following the date of the third anniversary from the Day upon which the Facility is Commissioned.

4 Energy Charge

The Energy Charge component of the Tariff is composed of two parts and charged for each kWh of Net Energy Output: (1) the Variable Operations and Maintenance
Charge, and (2) the Fuel Charge (if any). The Energy Charge will commence on the Commercial Operation Date and shall be payable by GPA (pursuant to the terms and conditions set forth in the ECA) on a monthly basis until the end of the Term.

4.1 Variable Operation and Maintenance Charge
The Variable Operation and Maintenance Charge (VOMC) is stated for each period in Table A.4.

The VOMC shall be adjusted annually for inflation by comparing the Index on the Reference Date to the Index at the time that the adjustments are being made. The calculation for the Variable O&M Charge will be as follows:

\[
\text{Variable O&M Charge (US$)} = VOMC_n \times E_n
\]

Where:

\[
VOMC_n = \left( \frac{I_n \times VOMC}{I_0} \right)
\]

Where:

- \( E_n \) = Net Energy Output (kWh) in the n-th period.
- \( VOMC_n \) = Variable O&M component defined above for the n-th period of payment (US$/kWh)
- \( VOMC_0 \) = Escalatable Variable O&M component as of the Reference Date (US$/kWh)
- \( I_n, I_0 \) = Index, prevailing at n-th period of payment and on Reference Date respectively.

4.2 Fuel Charge
The fuel charge adjusts the consumption of fuel at the Guaranteed Heat Rate (GHR) at Site Reference Conditions (SRC) and various loads (percentages of the Facility Dependable Capacity) using ULSD and Natural Gas and the heat rate correction curves to account for changes in ambient dry bulb temperature, ambient pressure, ambient humidity, average power factor, average carbon to hydrogen (C/H) ratio of Fuel and wet bulb temperature. The need for correction for changes in the wet bulb temperature will be confirmed at the detailed design stage and during the process of GPA’s review and approval of Facility Performance Test procedure. In the event that it is determined that correction for changes in relative humidity also accounts for changes in wet bulb temperature, this Schedule 4 will be amended by deleting the wet bulb correction factors \(KW_{tm} \) from Equations 4.2 and 4.3 below and deleting the wet bulb correction curves from this Schedule 4. The Guaranteed Heat Rate shall not be corrected for degradation at any time during the ECA Term. However, in the event that a switch to Natural Gas takes place at a date later than beginning of Contact Year 4, Guaranteed Heat Rate shall be corrected to reflect the potential for additional degradation due to prolonged ULSD operation as set forth in Schedule 11, Section 3.

All the costs of startups and shutdowns will be borne by the Project Company regardless of whether startups or shutdowns were requested by GPA or initiated by the Project.
Company. The Project Company shall be responsible for the quantity of Fuel (expressed in MMBtu) used for start-ups, shut downs, load limitations and/or Guaranteed Heat Rate compliance.

The Fuel Charge for ULSD and Natural Gas will be calculated as follows:
Equation 4.2: ULSD Fuel Charge
FC_n = PCFR_n x FP_n  
Where:  
PCFR_n = TFC_n – GPAF_n – REF_n – GPAF_Tn  
Where:  
GPAF_n (in MMBtu) = \sum_{m=1}^{M} \left[ GHR_m \times GHRCF_n \times E_m \times K_{dtm} \times K_{bpm} \times K_{rhm} \times K_{pfm} \times K_{C/H Ratio_m} \times K_{wlm} \right] \times \left[ \text{MMBtu} / 10^6 \text{Btu} \right]  
REF_n (in MMBtu) = REGHR \times REOn \times \left[ \text{MMBtu} / 10^6 \text{Btu} \right]  
Where:  
FC_n = Fuel Charge in n-th billing period  
n = Monthly billing period  
GPAF_n = GPA Fuel consumption in n-th billing period by Combined Cycle Units  
GPAF_on = GPA other Fuel consumption in n-th billing period  
REF_n = Fuel consumption to generate Reserve Energy Output during the n-th period (kWh)  
GPAT_Tn = Quantity of Fuel Removed by GPA from the on-Site ULSD storage by Trucks expressed in MMBtu  
PCFR_n = Project Company Fuel Responsibility in n-th billing period  
TFC_n = Total Fuel consumed at the Facility in n-th billing period expressed in MMBtu  
FP_n = Fuel Price in n-th billing period (US$/MMBtu)  
m = Dispatch metering interval (30 minutes)  
M = Total number of intervals (m) during a billing period (n), which will vary from month to month depending on the actual dispatch that period.  
GHRm = Guaranteed Heat Rate [Btu/kWh] for the applicable Facility in Simple Cycle or Combined Cycle mode, as the case may be, when operating on ULSD, corrected for actual load conditions existing during interval (m) that are due to GPA’s Dispatch Instructions as shown in Table A.5 and Table A.7. For load conditions that are less than per GPA’s Dispatch Instructions due to inability of Facility to meet GPA load requirements up to Dependable Capacity after the Facility has exceeded its Allowable Total Outages Energy for the applicable Contract Year pursuant to ECA Article Error! Reference source not found., GHRm shall be the Guaranteed Heat Rate for the load per the Dispatch Instructions.  
GHRCF_n = Guaranteed Heat Rate Correction Factor during n-th billing period as set out in Clause 3 of Schedule 11 to compensate additional heat rate degradation for prolonged ULSD operation of the Facility in the event that the switch to Natural Gas takes place at a date later than the third anniversary of the Day upon which the Facility is Commissioned.  
E_m = Net Energy Output during the m-th interval (kWh)  
K_{dtm} = GHR Correction factor of each operation mode for average ambient dry bulb temperature during the m-th interval (based on Figure A.1 or Figure A.7)  
K_{rhm} = GHR Correction factor of each operation mode for average relative humidity during the m-th interval (based on Figure A.8)  
K_{pfm} = GHR Correction factor of each operation mode for average power factor during the m-th interval (based on Figure A.2 or Figure A.9)  
K_{C/H Ratio_m} = GHR Correction factor for average ULSD C/H ratio during the m-th interval (based on Figure A.3 or Figure A.10)  
K_{wlm} = GHR Correction factor for cooling tower performance of each operation mode for average wet bulb temperature during the m-th interval (based on Figure A.11)  
REGHR = Reserve Capacity Guaranteed Heat Rate [Btu/kWh] as shown in Table A.9  
REOn = Reserve Energy Output (kWh) in the n-th period during n-th period in MMBtu
The Fuel Charge will be calculated and payable on an annual basis. When the sum of the monthly Fuel Charges calculated in accordance with Equation [4.2] above results in a positive number for a Contract Year, such amount will be deducted from the amount otherwise payable by GPA in the first invoice that is due for payment in the next Contract Year.
# Equation 4.3: Natural Gas Fuel Charge

\[
FC_n = PCFR_n \times FP_n
\]

Where:

\[
PCFR_n = TFC_n - GPAF_n
\]

Where:

\[
GPAF_n (\text{in MMBtu}) = \sum_{m=1}^{M} \left[ \text{GHR}_m \times \text{GHRCF}_n \times E_m \times (K_{dtm} \times K_{rhm} \times K_{pfm} \times KC/HRatio_m \times K_{wtm}) \right] \times \frac{\text{MMBtu}}{1\text{Btu}};
\]

- \( FC_n \) = Fuel Charge in \( n \)-th billing period
- \( n \) = Monthly billing period
- \( GPAF_n \) = GPA Fuel consumption in \( n \)-th billing period by Combined Cycle Units
- \( PCFR_n \) = Project Company Fuel Responsibility in \( n \)-th billing period
- \( TFC_n \) = Total Fuel consumed at the Facility in \( n \)-th billing period expressed in MMBtu
- \( FP_n \) = Fuel Price in \( n \)-th billing period (US$/MMBtu)
- \( m \) = Dispatch metering interval (30 minutes)
- \( M \) = Total number of intervals (\( m \)) during a billing period (\( n \)), which will vary from month to month depending on the actual dispatch that period.
- \( \text{GHR}_m \) = Guaranteed Heat Rate (Btu/kWh) for the Facility of each operation mode when operating on Natural Gas, corrected for actual load conditions existing during interval (\( m \)) that are due to GPA’s Dispatch Instructions as shown in Table A.6 and Table A.8. For load conditions that are less than per GPA’s Dispatch Instructions due to inability of Facility to meet GPA load requirements up to Dependable Capacity after the Facility has exceeded its Allowable Total Outages Energy for the applicable Contract Year pursuant to ECA Article 4.5, \( \text{GHR}_m \) shall be the Guaranteed Heat Rate for the load per the Dispatch Instructions.
- \( \text{GHRCF}_n \) = Guaranteed Heat Rate Correction Factor during \( n \)-th billing period as set out in Clause 3 of Schedule 11 to compensate additional heat rate degradation for prolonged ULSD operation of the Facility in the event that the switch to Natural Gas takes place at a date later than the date following the Day of the third anniversary from the Day upon which the Facility is commissioned.
- \( E_m \) = Net Energy Output during the \( m \)-th interval (kWh)
- \( K_{dtm} \) = GHR Correction factor of each operation mode for average ambient dry bulb temperature during the \( m \)-th interval (based on Figure A.4 or Figure A.12)
- \( K_{rhm} \) = GHR Correction factor of each operation mode for average relative humidity during the \( m \)-th interval (based on Figure A.13)
- \( K_{pfm} \) = GHR Correction factor of each operation mode for average power factor during the \( m \)-th interval (based on Figure A.5 or Figure A.14)
- \( KC/HRatio_m \) = GHR Correction factor of each operation mode for average Natural Gas C/H ratio during the \( m \)-th interval (based on Figure A. or Figure A.15)
- \( K_{wtm} \) = GHR Correction factor for cooling tower performance of each operation mode for average wet bulb temperature during the \( m \)-th interval (based on Figure A.16)
The Fuel Charge will be calculated and payable on an annual basis. When the sum of the monthly Fuel Charges calculated in accordance with Equation [4.3] above results in a positive number for a Contract Year, such amount will be deducted from the amount otherwise payable by GPA in the first invoice that is due for payment in the next Contract Year.

5 Supplemental Charges
Supplemental Charges include any costs due under Article 16 of the ECA.
Appendix A Annual Availability, Tariffs and Guaranteed Heat Rates
### A.1 Annual Availability of the Facility (Guarantee)

<table>
<thead>
<tr>
<th>Agreement Period</th>
<th>Annual Availability (%)</th>
<th>Guaranteed Maximum Forced Outage Hours</th>
<th>Guaranteed Maximum Total Outage Hours (h)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contract Year 1</td>
<td>96.61</td>
<td>175.2</td>
<td>296.95</td>
</tr>
<tr>
<td>Contract Year 2</td>
<td>92.50</td>
<td>175.2</td>
<td>656.95</td>
</tr>
<tr>
<td>Contract Year 3</td>
<td>96.61</td>
<td>175.2</td>
<td>296.95</td>
</tr>
<tr>
<td>Contract Year 4</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Contract Year 5</td>
<td>91.68</td>
<td>175.2</td>
<td>728.95</td>
</tr>
<tr>
<td>Contract Year 6</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Contract Year 7</td>
<td>97.16</td>
<td>175.2</td>
<td>248.95</td>
</tr>
<tr>
<td>Contract Year 8</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Contract Year 9</td>
<td>93.05</td>
<td>175.2</td>
<td>608.95</td>
</tr>
<tr>
<td>Contract Year 10</td>
<td>97.16</td>
<td>175.2</td>
<td>248.95</td>
</tr>
<tr>
<td>Contract Year 11</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Contract Year 12</td>
<td>91.68</td>
<td>175.2</td>
<td>728.95</td>
</tr>
<tr>
<td>Contract Year 13</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Contract Year 14</td>
<td>97.16</td>
<td>175.2</td>
<td>248.95</td>
</tr>
<tr>
<td>Contract Year 15</td>
<td>93.05</td>
<td>175.2</td>
<td>608.95</td>
</tr>
<tr>
<td>Contract Year 16</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Contract Year 17</td>
<td>97.16</td>
<td>175.2</td>
<td>248.95</td>
</tr>
<tr>
<td>Contract Year 18</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Contract Year 19</td>
<td>91.68</td>
<td>175.2</td>
<td>728.95</td>
</tr>
<tr>
<td>Contract Year 20</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Contract Year 21</td>
<td>97.16</td>
<td>175.2</td>
<td>248.95</td>
</tr>
<tr>
<td>Contract Year 22</td>
<td>93.05</td>
<td>175.2</td>
<td>608.95</td>
</tr>
<tr>
<td>Contract Year 23</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Contract Year 24</td>
<td>97.16</td>
<td>175.2</td>
<td>248.95</td>
</tr>
<tr>
<td>Contract Year 25</td>
<td>97.98</td>
<td>175.2</td>
<td>176.95</td>
</tr>
<tr>
<td>Average</td>
<td>96.11</td>
<td>175.2</td>
<td>341.11</td>
</tr>
</tbody>
</table>
A.2 Capacity Charge

A.2.1 Fixed Capacity Charge

Table A.2: Fixed Capacity Charge

<table>
<thead>
<tr>
<th>Agreement Period</th>
<th>Fixed Capacity Charge (USD/kW/month)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contract Year 1</td>
<td>16.7550</td>
</tr>
<tr>
<td>Contract Year 2</td>
<td>16.7550</td>
</tr>
<tr>
<td>Contract Year 3</td>
<td>16.7550</td>
</tr>
<tr>
<td>Contract Year 4</td>
<td>16.7550</td>
</tr>
<tr>
<td>Contract Year 5</td>
<td>16.7550</td>
</tr>
<tr>
<td>Contract Year 6</td>
<td>16.7550</td>
</tr>
<tr>
<td>Contract Year 7</td>
<td>16.7550</td>
</tr>
<tr>
<td>Contract Year 8</td>
<td>16.7550</td>
</tr>
<tr>
<td>Contract Year 9</td>
<td>17.1659</td>
</tr>
<tr>
<td>Contract Year 10</td>
<td>18.8825</td>
</tr>
<tr>
<td>Contract Year 11</td>
<td>20.7707</td>
</tr>
<tr>
<td>Contract Year 12</td>
<td>22.8478</td>
</tr>
<tr>
<td>Contract Year 13</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 14</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 15</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 16</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 17</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 18</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 19</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 20</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 21</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 22</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 23</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 24</td>
<td>25.1325</td>
</tr>
<tr>
<td>Contract Year 25</td>
<td>25.1325</td>
</tr>
</tbody>
</table>

A.2.2 Fixed Operation and Maintenance Charge

Table A.3: Fixed Operation and Maintenance Charge

<table>
<thead>
<tr>
<th>Agreement Period</th>
<th>FOMC on ULSD (USD/ kW/ Month)</th>
<th>FOMC on Natural Gas (USD/ kW/ Month)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Operation Date through end of the Term</td>
<td>11.5246</td>
<td>7.5735</td>
</tr>
</tbody>
</table>
A.3 Energy Charge

A.3.1 Variable Operation and Maintenance Charge

<table>
<thead>
<tr>
<th>Agreement Period</th>
<th>VOMC on ULSD (USD/ kWh)</th>
<th>VOMC on Natural Gas (USD/ kWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Operation Date through end of the Term</td>
<td>0.0016</td>
<td>0.0015</td>
</tr>
</tbody>
</table>

A.3.2 Fuel Charge for Simple Cycle Operation Mode

A.3.2.1 Guaranteed Heat Rates for Simple Cycle Operation on ULSD

<table>
<thead>
<tr>
<th>Percent of Dependable Capacity</th>
<th>Guaranteed Heat Rate (HHV) (Btu/ kWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>100%</td>
<td>9,836</td>
</tr>
<tr>
<td>95%</td>
<td>9,928</td>
</tr>
<tr>
<td>90%</td>
<td>10,063</td>
</tr>
<tr>
<td>85%</td>
<td>10,246</td>
</tr>
<tr>
<td>80%</td>
<td>10,452</td>
</tr>
<tr>
<td>75%</td>
<td>10,718</td>
</tr>
<tr>
<td>70%</td>
<td>11,011</td>
</tr>
<tr>
<td>65%</td>
<td>9,947</td>
</tr>
<tr>
<td>60%</td>
<td>10,112</td>
</tr>
<tr>
<td>55%</td>
<td>10,405</td>
</tr>
<tr>
<td>50%</td>
<td>10,762</td>
</tr>
<tr>
<td>45%</td>
<td>11,230</td>
</tr>
<tr>
<td>40%</td>
<td>11,768</td>
</tr>
<tr>
<td>35%</td>
<td>13,052</td>
</tr>
<tr>
<td>30%</td>
<td>10,668</td>
</tr>
<tr>
<td>25%</td>
<td>11,348</td>
</tr>
<tr>
<td>20%</td>
<td>12,406</td>
</tr>
<tr>
<td>15%</td>
<td>14,389</td>
</tr>
<tr>
<td>10%</td>
<td>18,009</td>
</tr>
</tbody>
</table>
### Guaranteed Heat Rates for Simple Cycle Operation on Natural Gas

**Table A.6: Guaranteed Heat Rate for Simple Cycle Operation on Natural Gas at Site Reference Conditions**

<table>
<thead>
<tr>
<th>Percent of Dependable Capacity</th>
<th>Guaranteed Heat Rate (HHV) (Btu/kWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>100%</td>
<td>10,651</td>
</tr>
<tr>
<td>95%</td>
<td>10,747</td>
</tr>
<tr>
<td>90%</td>
<td>10,903</td>
</tr>
<tr>
<td>85%</td>
<td>11,104</td>
</tr>
<tr>
<td>80%</td>
<td>11,338</td>
</tr>
<tr>
<td>75%</td>
<td>11,619</td>
</tr>
<tr>
<td>70%</td>
<td>11,919</td>
</tr>
<tr>
<td>65%</td>
<td>10,797</td>
</tr>
<tr>
<td>60%</td>
<td>11,008</td>
</tr>
<tr>
<td>55%</td>
<td>11,302</td>
</tr>
<tr>
<td>50%</td>
<td>11,701</td>
</tr>
<tr>
<td>45%</td>
<td>12,203</td>
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<tr>
<td>40%</td>
<td>12,775</td>
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<td>35%</td>
<td>13,620</td>
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<td>30%</td>
<td>11,276</td>
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<tr>
<td>25%</td>
<td>11,993</td>
</tr>
<tr>
<td>20%</td>
<td>13,073</td>
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<tr>
<td>15%</td>
<td>15,175</td>
</tr>
<tr>
<td>10%</td>
<td>19,090</td>
</tr>
<tr>
<td>Minimum Load</td>
<td>19,090 [at 10% of Dependable Capacity]</td>
</tr>
</tbody>
</table>

1. Dependable Capacity must be within plus/minus 10% of the preferred capacity of 180 MW.
2. Use linear interpolation when the load values fall between the stated percentages.
A.3.3 Fuel Charge for Combined Cycle Operation Mode

A.3.3.1 Guaranteed Heat Rates for Combined Cycle Operation on USLD

Table A.7: Guaranteed Heat Rate for Combined Cycle Operation on ULSD at Site Reference Conditions

<table>
<thead>
<tr>
<th>Percent of Dependable Capacity</th>
<th>Guaranteed Heat Rate (HHV) (Btu/kWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>100%</td>
<td>6,648</td>
</tr>
<tr>
<td>95%</td>
<td>6,657</td>
</tr>
<tr>
<td>90%</td>
<td>6,684</td>
</tr>
<tr>
<td>85%</td>
<td>6,750</td>
</tr>
<tr>
<td>80%</td>
<td>6,790</td>
</tr>
<tr>
<td>75%</td>
<td>6,877</td>
</tr>
<tr>
<td>70%</td>
<td>6,985</td>
</tr>
<tr>
<td>65%</td>
<td>6,694</td>
</tr>
<tr>
<td>60%</td>
<td>6,727</td>
</tr>
<tr>
<td>55%</td>
<td>6,811</td>
</tr>
<tr>
<td>50%</td>
<td>6,949</td>
</tr>
<tr>
<td>45%</td>
<td>7,149</td>
</tr>
<tr>
<td>40%</td>
<td>7,449</td>
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<td>35%</td>
<td>8,041</td>
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<td>30%</td>
<td>7,434</td>
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<tr>
<td>25%</td>
<td>7,754</td>
</tr>
<tr>
<td>20%</td>
<td>8,313</td>
</tr>
<tr>
<td>15%</td>
<td>9,367</td>
</tr>
<tr>
<td>10%</td>
<td>11,352</td>
</tr>
<tr>
<td>Minimum Load</td>
<td>11,352</td>
</tr>
</tbody>
</table>

* Use Linear Interpolation when the load values fall between the stated percentages
A.3.3.2 Guaranteed Heat Rates for Combined Cycle Operation on Natural Gas

Table A.8: Guaranteed Heat Rate for Combined Cycle Operation on Natural Gas at Site Reference Conditions

<table>
<thead>
<tr>
<th>Percent of Dependable Capacity</th>
<th>Guaranteed Heat Rate (HHV) (Btu/ kWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>100%</td>
<td>6,771</td>
</tr>
<tr>
<td>95%</td>
<td>6,810</td>
</tr>
<tr>
<td>90%</td>
<td>6,840</td>
</tr>
<tr>
<td>85%</td>
<td>6,902</td>
</tr>
<tr>
<td>80%</td>
<td>6,962</td>
</tr>
<tr>
<td>75%</td>
<td>7,058</td>
</tr>
<tr>
<td>70%</td>
<td>6,776</td>
</tr>
<tr>
<td>65%</td>
<td>6,836</td>
</tr>
<tr>
<td>60%</td>
<td>6,881</td>
</tr>
<tr>
<td>55%</td>
<td>6,988</td>
</tr>
<tr>
<td>50%</td>
<td>7,137</td>
</tr>
<tr>
<td>45%</td>
<td>7,348</td>
</tr>
<tr>
<td>40%</td>
<td>7,644</td>
</tr>
<tr>
<td>35%</td>
<td>8,240</td>
</tr>
<tr>
<td>30%</td>
<td>7,600</td>
</tr>
<tr>
<td>25%</td>
<td>7,945</td>
</tr>
<tr>
<td>20%</td>
<td>8,529</td>
</tr>
<tr>
<td>15%</td>
<td>9,593</td>
</tr>
<tr>
<td>10%</td>
<td>11,647</td>
</tr>
<tr>
<td>Minimum Load</td>
<td>11,647</td>
</tr>
</tbody>
</table>

* Use Linear Interpolation when the load values fall between the stated percentages

A.3.4 Fuel Charge for Reserve Capacity

Table A.9: Guaranteed Heat Rate for Reserve Capacity

<table>
<thead>
<tr>
<th>Agreement Period</th>
<th>Guaranteed Heat Rate, (HHV) (Btu/ kWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Operation Date through end of the Term</td>
<td>10,556</td>
</tr>
</tbody>
</table>
A.3.5 Heat Rate Correction for Simple Cycle Operation Mode

[All the correction curves below might be modified before ECA sign based on detail design from OEM]

A.3.5.1 Correction Curve for Simple Cycle (SC) Operation on USLD

Figure A.1: ULSD SC K dt Correction Factor
Figure A.2: ULSD SC K pf Correction Factor

$$y = -0.0268000000 x^2 + 0.0668000000 x + 0.9632000000$$

Figure A.3: ULSD SC K C/H Ratio Correction Factor.3

$$y = 0.0260000000 x - 0.0668000000 x + 1.0968000000$$

3 Power output correction curve is for the Dependable Capacity Test purposes only and is not used for Schedule 4 calculations.
A.3.5.2 Correction Curve for Simple Cycle (SC) Operation on Natural Gas

Figure A.4: Natural Gas SC K dt Correction Factor

Figure A.5: Natural Gas SC K pf Correction Factor

Figure A.6: Natural Gas SC K C/H Ratio Correction Factor
Power output correction curve is for the Dependable Capacity Test purposes only and is not used for Schedule 4 calculations. 

\[ y = -0.006234897 x^2 + 0.0070965208 x + 0.98401113067 \]

\[ y = 0.0015969616 x^2 - 0.0216152856 x + 1.0517403651 \]
A.3.6 Heat Rate Correction for Combined Cycle (CC) Operation Mode

A.3.6.1 Correction Curve for Combined Cycle Operation on USLD

Figure A.7: ULSD CC K dI Correction Factor
Figure A.8: ULSD CC K rh Correction Factor

Figure A.9: ULSD CC K pf Correction Factor

Figure A.10: ULSD CC K C/H Ratio Correction Factor

6 Power output correction curve is for the Dependable Capacity Test purposes only and is not used for Schedule 4 calculations
Figure A.11: ULSD CC K wt Ratio Correction Factor

Power output correction curve is for the Dependable Capacity Test purposes only and is not used for Schedule 4 calculations.

\[ y = -0.0000255336 x^4 + 0.0006220494 x^3 - 0.0054814381 x^2 + 0.021289404 x + 0.9579573621 \]

\[ x > 25.59, y = -0.00000788299 x^4 + 0.0057085710 x + 0.9042728402 \]

\[ x < 25.59, y = -0.0000153003 x^4 + 0.0002774483 x + 1.0029194651 \]

\[ x > 25.59, y = 0.0000078309 x^4 - 0.0057797521 x + 1.0996287605 \]

\[ x < 25.59, y = 0.0000078309 x^4 - 0.0057797521 x + 1.0996287605 \]
A.3.6.2 Correction Curve for Combined Cycle Operation on Natural Gas

Figure A.12: Natural Gas CC K dt Correction Factor

Figure A.13: Natural Gas CC K rh Correction Factor

Figure A.14: Natural Gas CC K pf Correction Factor
Figure A.15: Natural Gas CC K C/H Ratio Correction Factor

Power output correction curve is for the Dependable Capacity Test purposes only and is not used for Schedule 4 calculations.

\[ y = 0.0123549221 x^2 - 0.0357035633 x + 1.0206557005 \]

\[ y = 0.0052107232 x^4 - 0.0755956329 x^2 + 0.4086571609 x^2 - 0.9762745284 x + 1.8701039954 \]
A.3.7 Power Output Correction for Simple Cycle Operation Mode\footnote{Power output correction curve is for the Dependable Capacity Test purposes only and is not used for Schedule 4 calculations}

A.3.7.1 Correction Curve for Simple Cycle Operation on USLD

Figure A.17: ULSD K dt Correction Factor

\footnote{Power output correction curves are for the Dependable Capacity Test purposes only and are not used for Schedule 4 calculations}
Figure A.18: ULSD K bp Correction Factor

\[
y = 0.00000065866 x^4 - 0.00008078609 x^2 + 0.0033426771 x - 0.06563812403 x + 1.80145377286
\]
Figure A.19: ULSD K rh Correction Factor

Figure A.20: ULSD K pf Correction Factor
A.3.7.2 Correction Curve for Simple Cycle Operation on Natural Gas

Figure A.21: ULSD $\kappa$/H Ratio Correction Factor

\begin{equation}
    y = -0.0001428034 x^3 + 0.0002374161 x^2 + 0.9946640247
\end{equation}

$x < 0.52$, $y = 1$

$x > 6.52$, $y = -0.0001145970 x^3 - 0.0022523612 x + 1.6190511767$

\[ 4 \quad 4.5 \quad 5 \quad 5.5 \quad 6 \quad 6.5 \quad 7 \quad 7.5 \quad 8 \quad 8.5 \quad 9 \]

Figure A.22: Natural Gas $K_{dt}$ Correction Factor

\begin{equation}
    y = -0.0000319203 x^3 + 0.0001097153 x^2 - 0.0642382527 x^2 + 0.0622489215 x + 0.82149529370
\end{equation}

\[ 15 \quad 16 \quad 17 \quad 18 \quad 19 \quad 20 \quad 21 \quad 22 \quad 23 \quad 24 \quad 25 \quad 26 \quad 27 \quad 28 \quad 29 \quad 30 \quad 31 \quad 32 \quad 33 \quad 34 \quad 35 \quad 36 \quad 37 \quad 38 \quad 39 \quad 40 \quad 41 \quad 42 \quad 43 \quad 44 \quad 45 \]
Figure A.23: Natural Gas Kbp Correction Factor

Figure A.24: Natural Gas Krh Correction Factor
Figure A.25: Natural Gas $K_{pf}$ Correction Factor

Figure A.26: Natural Gas $K_{C/H}$ Ratio Correction Factor
A.3.8  Power Output Correction for Combined Cycle Operation Mode

A.3.8.1  Correction Curve for Combined Cycle Operation on USLD

Figure A.27: ULSD \( K_{dt} \) Correction Factor

\[ y = 0.0000000302 x^4 - 0.0000626765 x^3 + 0.0026051144 x^2 - 0.0511565254 x + 1.4545714205 \]

Figure A.28: ULSD \( K_{bp} \) Correction Factor

\[ y = 0.006962867 x + 0.0148094422 \]
Figure A.29: ULSD K rh Correction Factor

Figure A.30: ULSD K pf Correction Factor

Figure A.31: ULSD K/ H Ratio Correction Factor
Figure A.32: ULSD K wt Ratio Correction Factor

\[ x < 6.52, y = -0.0001978571 x^2 + 0.0033067556 x + 0.9898518104 \]

\[ x > 6.52, y = -0.0035819066 x + 1.0233462945 \]

Power Output

\[ x = 25.59, y = -0.0000768295 x^2 + 0.0057098716 x + 0.9942728402 \]

\[ x < 25.59, y = -0.0000153033 x^2 + 0.0002774483 x + 1.0029194651 \]

\[ x > 25.59, y = 0.00000783007 x^2 - 0.005797521 x + 1.0968287659 \]
A.3.8.1 Correction Curve for Combined Cycle Operation on Natural Gas

Figure A.33: Natural Gas K_{dt} Correction Factor

\[ y = -0.0000005823 \times^4 + 0.0000052982 \times^3 - 0.0021797019 \times^2 + 0.0286171950 \times + 0.9617595444 \]

 Ambient Temperature (degC)

Figure A.34: Natural Gas K_{bp} Correction Factor

\[ y = 0.0010150046 \times - 0.0201304550 \]

 Ambient Pressure (mbar)

Figure A.35: Natural Gas K_{rh} Correction Factor
Power output correction curve is for the Dependable Capacity Test purposes only and is not used for Schedule 4 calculations.
Figure A.37: Natural Gas $\frac{K}{H}$ Ratio Correction Factor

Figure A.38: Natural Gas $K$ wt Ratio Correction Factor
SCHEDULE 5
METERING SYSTEM

Purpose
The Metering System shall be capable of obtaining and interpreting readings and performing the adjustments, and shall be installed, operated and maintained in accordance with the Metering Code. The Metering System shall be part of the Facility’s control and measurement installations and the criteria specified below.

The Metering System shall be for net power output and power input, as follows:

(a) Export: Metering CT’s shall be located on the high voltage bushings of the main transformers; and

(b) Import: Metering CT’s shall be located on the high voltage bushings of the main transformer as required to measure the amount of electricity provided by GPA to the Facility.

(c) The CT’s are common for Export and Import metering system.

Power Tariff Metering
Power tariff metering shall be provided by the Project Company and agreed by GPA. These meters shall be connected to metering current transformers (CT’s) located in the 115kV bushings of the generator step up transformers and to voltage transformers (VT’s) for export and import metering. VT’s shall be supplied and installed by the Project Company in the 115 kV switchyard.

The Main and Back-up meters shall be supplied from separate CT and VT cores. All meters shall support a minimum 5 different tariff rates. The metering system shall comply with GPA Metering Code and the metering system and instrument transformers shall be approved by GPA. The communication media between the GPA data collection system and the energy meters will be optic fibre line via OPGW cables

The following class of metering instrument transformers (items (a), (b) and (c)) for each circuit is required and to be approved by GPA:

(a) Class 0.2 current transformers (four wires having three phase circuit and neutral) (two cores for Main and Back-up);

(b) Class 0.2 voltage transformers (three phases - R, Y & B) (two cores for Main and Back-up);

(c) Two meters Class 0.2s, one Main and one Back-up meter (3-phase, four wire system, active and reactive power), both having export and import capabilities and with CT/VT compensation feature, in addition to the transformer loss feature, ensuring that all data is available for active and reactive power. Metering class for reactive power metering shall be 0.5;

(d) Billing system for monthly issuance of the bill;

(e) Data loggers;

(f) Control AC and DC cables;
The UPS of power plant will be used for energy metering in emergency.

The meters shall have an Ethernet port; and to be connected to GPA AMI system.

The tariff metering scheme shall have an overall accuracy of % for kWh metering as per ECA Article 12.1.

In summary the tariff metering system reading accuracies are to be within the tolerances shown in Table 1.

Table 1: Maximum Allowable Errors

<table>
<thead>
<tr>
<th>Measured Parameter</th>
<th>Maximum Error</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Energy Output (kWh) meters</td>
<td>± 0.2%</td>
</tr>
<tr>
<td>Capacity (MW) meters</td>
<td>± 0.2%</td>
</tr>
<tr>
<td>Instrument Transformers Calibration data shall be provided for each instrument transformer, which should result in a negligible overall error</td>
<td>± 0.2%</td>
</tr>
</tbody>
</table>

Data Logging and Transmittal

The measurement system shall log and calculate all readings in thirty (30) minute intervals, which start from the beginning of each hour. All capacities shall be calculated to be the integration of instantaneous readings of energy produced over such thirty (30) minute intervals divided by said period. Readings will be capable of being transmitted through the Remote Terminal Units (RTUs).

Security and Redundancy

(a) Full redundancy shall be provided for the central processing units (CPU) and for the communication links between them and the transducers, instruments, sensors, and other devices that detect, measure and transmit the parameters used by the measurement system to apply correction factors.

(b) The Project Company shall not be able to gain access to any software application or programs that may be used to operate or calibrate the CPU’s and the transducers, instruments, sensors, and other devices which detect, measure and transmit the parameters used by the measurement system unless GPA’s personnel input a restricted security code every time that this access is required.

Calculation of Adjustment Factors

GPA and the Project Company may agree to automate the calculation of capacity adjustment to Reference Site Conditions, in which case the Joint Coordinating Committee will be responsible for auditing the results.

Calibration of Metering System

The Project Company shall inspect, test and calibrate all electrical metering devices upon installation and at least once every 3 year thereafter.
## SCHEDULE 6

### ULSD Specification

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>ASTM TEST METHOD</th>
<th>VALUE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flash Point</td>
<td>D93</td>
<td>Min. 60 degC</td>
</tr>
<tr>
<td>Cloud Point</td>
<td></td>
<td>Max. 5 degC</td>
</tr>
<tr>
<td>Water &amp; Sediment</td>
<td>D2709</td>
<td>Max. 0.05 vol%</td>
</tr>
<tr>
<td>Distillation Temp, 10% recovered</td>
<td>D86</td>
<td>180 - 230 degC</td>
</tr>
<tr>
<td>Distillation Temp, 50% recovered</td>
<td>D86</td>
<td>230 - 310 degC</td>
</tr>
<tr>
<td>Distillation Temp, 90% recovered</td>
<td>D86</td>
<td>282 - 360 degC</td>
</tr>
<tr>
<td>Distillation Temp, 95% recovered</td>
<td>D86</td>
<td>300 - 370 degC</td>
</tr>
<tr>
<td>Kinematic Viscosity</td>
<td>D445</td>
<td>1.9 ~ 4.1 mm²/s at 40 degC</td>
</tr>
<tr>
<td>Total Aromatic Hydrocarbons</td>
<td>D6591 or IP391</td>
<td>Max. 30 wt%</td>
</tr>
<tr>
<td>Dicyclic Aromatic Hydrocarbons</td>
<td>D6591</td>
<td>Max. 5 wt%</td>
</tr>
<tr>
<td>Tricyclic and higher Aromatic Hydrocarbons</td>
<td>D6591</td>
<td>Max. 1 wt%</td>
</tr>
<tr>
<td>Olefin Content</td>
<td>D1319</td>
<td>Max. 5 vol%</td>
</tr>
<tr>
<td>Ash</td>
<td>D482</td>
<td>Max. 0.01 wt%</td>
</tr>
<tr>
<td>Sulfur</td>
<td>D4294 or D5453 or D7039</td>
<td>Max. 14 ppmw</td>
</tr>
<tr>
<td>Sulfur Mercaptan</td>
<td>D3227</td>
<td>Max. 3 ppmw</td>
</tr>
<tr>
<td>Copper Strip Corrosion Rating (3hrs min at 50oC)</td>
<td>D130</td>
<td>Max. No. 1</td>
</tr>
<tr>
<td>Cetane Index</td>
<td>D613 or D976-80 or D4737</td>
<td>Min. 46</td>
</tr>
<tr>
<td>Carbon Residue on 10% distillation residue</td>
<td>D189 or D524 or D4530 or D6371</td>
<td>Max. 0.2 wt%</td>
</tr>
<tr>
<td>Lubricity, HFRR @ 60oC</td>
<td>D6079</td>
<td>Max. 400 micron</td>
</tr>
<tr>
<td>Conductivity</td>
<td>D2624 or D4308</td>
<td>Min. 100 pS/m</td>
</tr>
<tr>
<td>Density @ 15oC</td>
<td>D4052 or D1298</td>
<td>820 - 850 kg/m³</td>
</tr>
<tr>
<td>Gravity, API @ 60oF</td>
<td>D1295 or D4052</td>
<td>35 ~ 41</td>
</tr>
<tr>
<td>Color</td>
<td>D1500</td>
<td>Max. 2.0</td>
</tr>
<tr>
<td>Hydrogen Sulfide in Liquid</td>
<td>IP 570A</td>
<td>Max. 2.0 mg/kg</td>
</tr>
<tr>
<td>Strong Acid No.</td>
<td>D974</td>
<td>Nil</td>
</tr>
<tr>
<td>Total Acid No.</td>
<td>D974</td>
<td>Max. 0.2 mg KOH/g</td>
</tr>
<tr>
<td>Stability (Oxidation), 16Hrs</td>
<td>D2274</td>
<td>Max. 25 mg/L</td>
</tr>
<tr>
<td>Appearance @ ambient temp</td>
<td>D4176</td>
<td>Clear, bright and free from particulates and water</td>
</tr>
<tr>
<td>Haze Rating</td>
<td>D4176</td>
<td>Max. 1</td>
</tr>
<tr>
<td>Particulate Matter</td>
<td>D6217</td>
<td>Max. 10 mg/L (Max. 10 micron)</td>
</tr>
<tr>
<td>Water content</td>
<td>D6304</td>
<td>Max. 100 mg/kg</td>
</tr>
<tr>
<td></td>
<td>Method</td>
<td>Limit</td>
</tr>
<tr>
<td>--------------------------------------</td>
<td>----------</td>
<td>--------------------</td>
</tr>
<tr>
<td>Filter Blocking Tendency (FBT)</td>
<td>D2068 or IP387</td>
<td>Max. 1.35</td>
</tr>
<tr>
<td>Fatty Acid Methyl Ester (FAME)</td>
<td>7371-14 or EN14078</td>
<td>Max. 0.1 vol%</td>
</tr>
<tr>
<td>Guaranteed Heating Value (HHV)</td>
<td>D240</td>
<td>Min. 5.70 MMBTU/bbl</td>
</tr>
<tr>
<td>Static Dissipation Additives (Stadis 450)</td>
<td>Declared</td>
<td>Report</td>
</tr>
<tr>
<td>Lubricity Additive</td>
<td>Declared</td>
<td>Report</td>
</tr>
<tr>
<td>Na</td>
<td>D7111</td>
<td>Less than 0.5 ppmw$^1$</td>
</tr>
<tr>
<td>K</td>
<td>D7111</td>
<td>Less than 0.5 ppmw</td>
</tr>
<tr>
<td>Ca</td>
<td>D7111</td>
<td>Less than 0.125 ppmw</td>
</tr>
<tr>
<td>V</td>
<td>D7111</td>
<td>Less than 0.1 ppmw</td>
</tr>
<tr>
<td>Pb</td>
<td>D7111</td>
<td>Less than 0.1 ppmw</td>
</tr>
<tr>
<td>Ni</td>
<td>D7111</td>
<td>Less than 0.1 ppmw</td>
</tr>
<tr>
<td>Zn</td>
<td>D7111</td>
<td>Less than 0.1 ppmw</td>
</tr>
<tr>
<td>Cu</td>
<td>D7111</td>
<td>Less than 0.1 ppmw</td>
</tr>
<tr>
<td>Ba</td>
<td>D7111</td>
<td>Less than 0.1 ppmw</td>
</tr>
<tr>
<td>Others</td>
<td>-</td>
<td>Nil</td>
</tr>
</tbody>
</table>

$^1$ Pending confirmation on final numbers for Na, K, Ca and Va.
# Natural Gas Specifications

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>VALUE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nitrogen, N2</td>
<td>0.014 - 0.32 %</td>
</tr>
<tr>
<td>Methane, CH4</td>
<td>87.8 - 91.2 %</td>
</tr>
<tr>
<td>Ethane, C2H6</td>
<td>4.2 - 8.6 %</td>
</tr>
<tr>
<td>Propane, C3H8</td>
<td>1.6 - 3.0 %</td>
</tr>
<tr>
<td>n-Butane, C4H10</td>
<td>0.24 - 0.7 %</td>
</tr>
<tr>
<td>n-Pentane, C5H12</td>
<td>0.01 - 0.02 %</td>
</tr>
<tr>
<td>Hydrogen sulfide, H2S and elemental sulfur, S</td>
<td>Nil</td>
</tr>
<tr>
<td>Trace metals (Na, K, etc.)</td>
<td>Nil</td>
</tr>
<tr>
<td>Others (carbon monoxide, alkenes, etc.)</td>
<td>Nil</td>
</tr>
<tr>
<td>HHV</td>
<td>1115 - 1142 BTU/scf</td>
</tr>
<tr>
<td>HHV</td>
<td>41.5 - 42.5 MJ/scm</td>
</tr>
<tr>
<td>Wobbe index, (W_{0} = \text{LHV} / (\text{gas density} / \text{air density})^{0.5})</td>
<td>22 - 75 MJ/Nm³</td>
</tr>
<tr>
<td>Temperature corrected Wobbe index, (W_{\text{IT}} = W_{0} \times (273 / \text{gas temperature})^{0.5})</td>
<td>± 5 % variation for start-up</td>
</tr>
<tr>
<td>(W_{\text{IT}}) variation rate</td>
<td>± 0.1 MJ/m³/s</td>
</tr>
<tr>
<td>Pressure at terminal point</td>
<td>[60 - 70] barg</td>
</tr>
<tr>
<td>Temperature at terminal point (at outlet flange of regasification facility)</td>
<td>[40 - 55] degC</td>
</tr>
<tr>
<td>Water dewpoint at 60 barg</td>
<td>-5 degC</td>
</tr>
</tbody>
</table>
## SCHEDULE 8
### Early Transfer

### Part A of Schedule 8 – Transfer Price

<table>
<thead>
<tr>
<th>Reason for Termination Price to be Paid by GPA</th>
<th>Transfer Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Company Event of Default</td>
<td>Project Company Default Transfer Price will be equal to the Outstanding Debt.</td>
</tr>
<tr>
<td>GPA Event of Default</td>
<td>GPA Default Transfer Price will be calculated as the present value of future Fixed Capacity Charge payments from the date of termination of the Agreement until the end of the Term of the Agreement, calculated at a discount rate of five percent (5%) per year, plus Termination Payments, provided that in no event shall such amount be less than the Outstanding Debt plus Termination Payments.</td>
</tr>
<tr>
<td>Termination by GPA for convenience</td>
<td>Early Termination Price will be calculated as the present value of future Fixed Capacity Charge payments from the date of termination of the Agreement until the end of the Term of the Agreement, calculated at a discount rate of five percent (5%) per year, plus Termination Payments, provided that in no event shall such amount be less than the Outstanding Debt plus Termination Payments.</td>
</tr>
<tr>
<td>Termination due to Prolonged Force Majeure</td>
<td>Force Majeure Transfer Price will be equal to the Outstanding Debt plus 50% of the projected equity investment determined as of Financial Close.</td>
</tr>
</tbody>
</table>

In this Schedule:

"Outstanding Debt" means, as of the date of termination:

(a) the lesser of (x) the aggregate principal amount of the Project Company’s outstanding debt (including accrued interest and the Project Company’s liability to a Lender in respect of any amounts drawn under a letter of credit for debt service reserve, up to an amount, for such amounts drawn under such a letter of credit, not exceeding thirty million Dollars (US$30,000,000) issued by or on behalf of the Project Company), (y) after the Commercial Operation Date, the then applicable Outstanding Debt Cap, and (z) the principal amount of the Project loan/s committed by Lenders pursuant to the Financing Documents as of Financial Close (the “Initial Debt Amount”); plus

(b) applicable swap breakage cost under the Financing Documents; plus

(c) accrued commitment fees and prepayment and make-whole premiums and penalties (including interest period breakage costs) payable under the Financing Documents.
“Outstanding Debt Cap” means for any period, the amount set forth next to such period in Part B of this Schedule 8, provided that such amount shall be increased by the amount of any actual delayed payment or actual non-payment of debt or increased amount of debt arising from a GPA Event of Default or the occurrence of an event of Force Majeure or an Excusable Event or a GPA Delay Event.

“Termination Payments” means:

(a) all income, receipts, sales, value added, transfer, property or other taxes and any other costs imposed on the Project Company by any Government Authority as a result of termination of the Agreement or the transfer of the Project Facilities to GPA or payment of the purchase price therefor;

(b) all reasonable and documented amounts payable by the Project Company with respect to each of the Contractors’ termination costs for the termination of subcontracts entered into by a Contractor for the engineering, procurement and construction, or the operation and maintenance of the Project Facilities (including, for the avoidance of doubt, the provision of technical services or any other long-term programme or service for the Project Facilities);

(c) all reasonable and documented amounts outstanding and payable by the Project Company to a Contractor upon termination of the Construction Contract or an O&M Contract with respect to work completed or performed by each of the Contractors and not yet paid for by the Project Company and for which no amount of principal of debt or drawing of equity has been incurred; and

(d) all costs and expenses (including any redundancy or severance payments) payable by the Project Company or a Contractor arising from the termination, retrenchment or retirement of their respective employees or contractors in connection with the termination of the Agreement.

Notwithstanding the above, the following costs shall be excluded from the definition of Termination Payments:

(i) costs applicable to the early termination of the LTPA with Siemens Corporation that are in excess of: [Insert the relevant termination cost formula from the LTPA with Siemens Corporation] (it being acknowledged that GPA shall not be obliged to pay termination costs in respect of the termination of the LTPA to the extent that GPA elects to assume the LTPA pursuant to Article 4.5(h)(iii) of the ECA);

(ii) costs applicable to the early termination of the Construction Contract that are in excess of: [Insert the relevant termination cost formula from the Construction Contract] (it being acknowledged that GPA shall not be obliged to pay termination costs in respect of the termination of the Construction Contract to the extent that GPA elects to assume the LTPA pursuant to Article 4.5(h)(iii) of the ECA); and

(iii) costs applicable to the early termination of any other LTPA unless such costs have been previously approved by GPA (it being acknowledged that GPA shall not be obliged to pay termination costs in respect of the termination of such other LTPA to the extent that GPA elects to assume such other LTPA pursuant to Article 4.5(h)(iii) of the ECA).
Part B of Schedule 8 - Outstanding Debt Cap

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SCHEDULE 9
Form of Performance Bond and Transfer Security

Performance Bond Form

Beneficiary: Guam Power Authority (“GPA”)
Date: ________________
PERFORMANCE BOND No.: ________________

We have been informed that [Insert Name of the Project Company] (hereinafter called "the Project Company") has been awarded the Energy Conversion Agreement No, [Insert the ECA contract No.] with you, for the execution of [Name of the Project] (hereinafter called “the Contract”). Furthermore, we understand that, according to the conditions of the Contract, a Performance Bond is required.

At the request of the Project Company, we [INSERT NAME OF THE BANK] hereby irrevocably and unconditionally undertake to pay you any sum or sums not exceeding in total an amount of USD 63,800,000 (U.S. dollars SIXTY THREE MILLION AND EIGHT HUNDRED THOUSAND ONLY) at sight, without protest or notification, and without inquiring any proof or conditions regarding your demand or the sum specified therein, and without consideration of any objections or protests which the Project Company may make, free of all imposts, taxes, duties, withholdings and/or deductions whatsoever both present and future, of any nature whatsoever and by whomsoever imposed and without setoff or counterclaim upon receipt by us of your first demand in writing accompanied by a written statement stating that the Project Company is in breach of its obligation(s) under the Contract.

Partial and multiple drawings are permitted.

Any demand submitted in compliance with the terms and conditions of this Performance Bond shall be duly honored within one (1) business day of the receipt of such demand.

This Performance Bond shall expire on the date on which GPA informs us in writing that three (3) Months have passed after the Day following the Day upon which the Facility is Commissioned (or, in the case that Project Company opts to pursue Remedial Actions, six (6) months thereafter) (as such terms are defined in the Contract) and GPA has returned the Performance Bond to us for cancellation.

Any demand for payment under this Performance Bond must be received by us of this office on or before the expiration date.

Notwithstanding the above, the Performance Bond validity date shall be automatically

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extended by an additional six (6) months every time that the Commercial Operation Date (as defined in the Contract) is not achieved by the date that is thirty (30) days prior to the applicable Performance Bond expiration date. We hereby irrevocably undertake to pay the full amount of the Performance Bond to GPA if the documentary evidence of such extension of the validity of the Performance Bond is not received by GPA by the date that is fifteen (15) days prior to the applicable Performance Bond expiration date.

All commissions or other charges regarding the issuance and extensions of this Performance Bond shall be for the Project Company’s account.

This Performance Bond is subject to the Uniform Rules for Demand Guarantees, ICC Publication No. 758,

[signature(s)]
Transfer Security Form

Beneficiary: Guam Power Authority (“GPA”)
Date: ________________
TRANSFER SECURITY No.: ________________

We have been informed that [Insert Name of the Project Company] (hereinafter called “the Project Company”) has been awarded the Energy Conversion Agreement No. [Insert the ECA contract No.] with you, for the execution of [Name of the Project] (hereinafter called “the Contract”). Furthermore, we understand that, according to the conditions of the Contract, a Transfer Security is required.

At the request of the Project Company, we [INSERT NAME OF THE BANK] hereby irrevocably and unconditionally undertake to pay you any sum or sums not exceeding in total an amount of USD 15,000,000 (U.S. dollars FIFTEEN MILLION ONLY) at sight, without protest or notification, and without inquiring any proof or conditions regarding your demand or the sum specified therein, and without consideration of any objections or protests which the Project Company may make, free of all imposts, taxes, duties, withholdings and/or deductions whatsoever both present and future, of any nature whatsoever and by whomsoever imposed and without setoff or counterclaim upon receipt by us of your first demand in writing accompanied by a written statement stating that the Project Company is in breach of its obligation(s) under Article 18.

Partial and multiple drawings are permitted.

Any demand submitted in compliance with the terms and conditions of this Transfer Security shall be duly honored within one (1) business day of the receipt of such demand.

This Transfer Security shall expire upon one (1) year subsequent to the date of Project Facilities Transfer.

Any demand for payment under this Transfer Security must be received by us of this office on or before the expiration date.

Notwithstanding the above, the Transfer Security validity date shall be automatically extended by each additional day the Project Facilities Transfer date has been extended.

All commissions or other charges regarding the issuance and extensions of this Transfer Security shall be for the Project Company’s account.
This Transfer Security is subject to the Uniform Rules for Demand Guarantees, ICC Publication No. 758,

[signature(s)]
1.1 ULSD Fuel Metering System

The Liquid Fuel Metering System is used to determine the actual total quantity of ULSD Fuel (in MMBtu) consumed by the Facility during the billing period. ULSD metering system will include the following component:

- Flow Metering System
- Storage Tank Level Metering System
- USLD Sampling System

Schematic of the ULSD Fuel Metering System is presented on Figure 1.

Figure 1: USLD Metering System Schematic

The Flow Metering System shall be capable of obtaining and interpreting readings and performing the adjustments, if required, to comply with the pertinent information concerning ULSD consumption and shall be installed, operated and maintained in accordance with the OMIL R 117-1. The Flow Metering System shall be part of the Facility’s control and measurement installations.

1.2 Liquid to be Measured

Measuring systems that are addressed in Schedule 10 shall be used for ULSD as specified in Schedule 6 of the ECA.

The transfer point to the Project Company of the ULSD shall be when the USLD supply pipeline supplying USLD from the Bulk Storage located in the ULSD Bulk Storage crosses the Facility Site boundary.
1.3 ULSD Fuel Flow Metering System

1.3.1 ULSD Flow Meter Location

1. Upstream of the ULSD Storage Facilities: A flow meter shown on the above Figure 1 as FM1 shall be located in the ULSD supply line at the boundary of the Facility. Two sets of meters, primary and backup meters, must be supplied.

2. Downstream of the ULSD transfer pumps: A flow meter shown on the above Figure 1 as FM2 shall be located in the line supplying ULSD to GPA truck loading facility. Two sets of meters, primary and backup meters, must be supplied.

1.3.2 Required Meter Class

Turbine meters are subject to bearing wear, fouling, and sensitive to viscosity changes, Ultrasonic meters are sensitive to air pocket entrainment. Coriolis mass flow meters measures mass flow directly with no need to convert from volumetric flow using density. Coriolis mass flow meters have no moving parts and are resistant to fouling.

The following type of metering is required, and to be approved by GPA:

Coriolis mass flow meters with accuracy class and performance meeting the requirements of International Organization for Legal Metrology (OIML) R117-1. Accuracy class for meters shall be 0.3 each in accordance with OIML R 117-1 Section 2.4 Table 1.

1.3.3 Meter Accuracy

The metering system reading accuracies are to be within the tolerances required by OIML R 117-1 Section 2.7 for temperature, pressure, or density. Meters shall be calibrated according to applicable API standards at least every three years in accordance with the ECA Section 13.4 to meet the accuracy class requirements of OIML R117-1.

1.3.4 Data Logging and Transmittal

Mass flow of fuel shall be transmitted to a data log that indicates time and date of the measurement as well as ambient conditions. Each set of primary and backup meters shall be totalized with totalized outputs available for data logging and transmittal.

1.3.5 Security and Redundancy

Flow meters shall be supplied in a set of primary and backup meters for each meter location. Each party to the ECA shall have the right to have one representative present to witness all tests, meter calibration, and measurements.

1.4 ULSD Sampling

The Project Company shall take ULSD samples [minimum of one sample during each billing period if ULSD has been delivered] at the sampling points next to the locations of the flow meters FM1 and FM2 shown on Figure 1 to determine ULSD higher heating value, density, and other characteristics required to calculate ULSD consumption for the purposes of Fuel Charge and to determine ULSD
compliance with the ULSD quality requirements specified in Schedule 6. For avoidance of doubt, ULSD heating value for the purposes of calculating Fuel Charge will be determined based on the samples taken from sampling point 2 as shown on the above diagram. All measurements and tests for quality shall be made in accordance with applicable American Society for Testing and Materials (ASTM) test methods, as called for in Schedule 6. ULSD testing must be performed by a third party laboratory. GPA is responsible to ensure that the required testing facilities are locally available in Guam to determine ULSD compliance with the ULSD quality requirements specified in Schedule 6. The cost of testing of all samples at FM1 and heating value at sampling point 2 will be at Project Company’s cost and testing of all samples at FM2 at GPA cost. The laboratory shall provide a copy of the results of the test to both the GPA and the Project Company. A quality assurance system shall be in place for any laboratory facility involved in testing of samples, meter accuracy and meter calibration. Notification of any defect of quality of the ULSD shall be made in writing immediately after such apparent defect is discovered.

1.5 Storage Tank Level Measurement System
Each of the storage tanks installed as part of ULSD Storage Facilities must be equipped with electronic level metering system with accuracy acceptable to both parties to the ECA. The level metering system for each storage tank shall include two sets of meters – primary and backup.

1.6 Storage Tank Drainage
At the bottom of the storage tank water and sludge will accumulate over time which need to be drained periodically by the Project Company. The amount of any such sludge and water shall be determined by measuring the tank level difference before and after the drainage procedure by the Storage Tank Level Measurement System. The drainage amount shall be deducted from the total mass flow calculations of ULSD consumption by the Facility as set out in clause 1.7 of this Schedule. The drainage of the tank shall be performed under witness of GPA’s. The timing and coordination with respect to tank draining shall be agreed by the Joint Coordinating Committee and GPA shall always have the right to witness tank draining and be provided with reasonable prior notice thereof.

1.7 Calculating ULSD Consumption by the Facility

12.5 Calculating ULSD Consumption by the Facility
The actual monthly ULSD quantity supplied to the ULSD Storage Facilities for n-th billing period shall be calculated using the following formula:

\[ TFC_n = \frac{TMF_n \times HHV_{SP2}}{10} \]

\[ TMF_n = USLD_{FM1n} - (FS_n - FS_{n-1}) - FD_n \]

Where

\[ FS_n = H_n \times A \times DEN_{SP2} \]

\[ FS_{n-1} = H_{n-1} \times A \times DEN_{SP2(n-1)} \]

\[ FD_n = \Delta H \times A \times DEN_{SP2n} \] and where
The actual monthly ULSD quantity taken by GPA from the ULSD Storage Facilities for n-th billing period shall be calculated using the following formula:

$$GPASF_{n} = \frac{USLD_{MFMM2n} \times HHV_{2n}}{10}$$

where

- **GPASF** - ULSD quantity taken by GPA from the ULSD Storage Facilities by truck, MMBtu
- **USLD_{MFMM2n}** - total quantity of ULSD as measured by the flow meter 2 during n-th billing period, kg
- **HHV_{2n}** - ULSD average higher heating value during the n-th billing period as determined at the sampling point 2, Btu/kg
2 Natural Gas Metering System and Natural Gas Settlement

The Natural Gas Metering System is used to determine the actual total quantity of Natural Gas (in MMBtu) consumed by the Facility during the billing period. The Natural Gas metering system will include the following components:

- Flow Metering System
- On-line Gas Analyzer System

2.1.1 Gas to be Measured

The Natural Gas Metering System that is addressed in this Schedule 10 shall be used for Natural Gas as specified in Schedule 7 of the ECA.

The transfer point to the Project Company of Natural Gas shall be when the NG Fuel Pipeline supplying Natural Gas to the Facility crosses the Facility Site boundary.

2.1.2 Natural Gas Flow Metering and Gas Analyzer System

2.1.2.1 Natural Gas Flow Meter and Gas Analyzer System Location

1. The Natural Gas flow meter shall be located within the Facility Site boundary near the location where the NG Fuel Pipeline crosses the Facility Site boundary. The primary meter must be supplied, installed, owned and maintained by GPA. Project Company may install Natural Gas backup measurement equipment downstream of GPA’s measurement equipment for Natural Gas. In such case, Project Company shall be responsible for installing and maintaining the Natural Gas backup measurement equipment.

2. The Natural Gas on-line analyzer system shall be installed near the Natural Gas flow meter location. The primary Natural Gas analyzer monitoring Natural Gas composition and heating value must be installed, owned and maintained by GPA. Project Company may install a backup Natural Gas analyzer downstream of GPA’s Natural Gas analyzer. In such case, Project Company shall be responsible for installing and maintaining the backup Natural Gas analyzer.

2.1.2.2 Required Meter Class and Accuracy

The required class and accuracy of the Natural Gas metering system will be determined and agreed by the Parties during the Project design stage.

2.1.2.3 Data Logging and Transmittal

Mass flow, composition, and heating value of Natural Gas shall be transmitted to a data log that indicates time and date of the measurement as well as ambient conditions. Each set of primary and backup meters and analyzers shall be totalized with totalized outputs available for data logging and transmittal.

2.1.3 Right to Witness

Each party to the ECA shall have the right to have one representative present to witness all tests, meter calibration, and measurements.
2.1.4 Natural Gas Settlement

The Natural Gas Fuel consumption by the Facility during the n-th billing period will be determined as follows:

$$TFC_n = NGMFn \times NGHHV_n,$$

where

- $TFC_n$ = Total Fuel consumed at the Facility in n-th billing period expressed in MMBtu
- $NGMFn$ = Total mass flow of Natural Gas measured by the Natural Gas Metering System during the n-th billing period expressed in kg (or lbs)
- $NGHHV_n$ = Natural Gas average higher heating value measured by the Natural Gas analyzer during the n-th billing period expressed in Btu/kg (or Btu/lb)
SCHEDULE 11

Adjustment in case Facility Operation on Natural Gas does not Begin Until the Beginning of Year 4 from the Day when the Facility is Commissioned

In the event that the Facility begins operating on Natural Gas at a date that is later than the Day following the Day of the third anniversary of the date upon which the Facility is Commissioned, the Guaranteed Availability, Guaranteed Net Capacity, Guaranteed Heat Rate and O&M Charge should be adjusted according to the methods described in this Schedule.

For the purposes of this Schedule 11, “year” means a 12 month period from the Day upon which the Facility is Commissioned. For avoidance of doubt, deemed Commissioning is not considered to be the Day upon which the Facility is Commissioned for the purposes of this Schedule 11.

1. Guaranteed Availability ULSD

The Guaranteed Availability is one of the factors to compute the Capacity Damages set forth in Article 8.3 of the Energy Conversion Agreement. The maintenance schedule and the scheduled outage rate will vary depending on the available year of ULSD and therefore a correction of the Guaranteed Availability is required. The average Guaranteed Availability over the term according to NG application time shall be according to Table 1 depending on the date when the Facility begins operating on Natural Gas.

<table>
<thead>
<tr>
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<th>Guaranteed Availability [%]</th>
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</table>

2 Guaranteed Availability is the average Guaranteed Availability over the Term depending on the year during which the Facility begins operating on Natural Gas. For the purposes of Capacity Damages set forth in ECA Article 8.3, Availability must be considered for each contract year. Availabilities for each contract year for each case year of the Facility starting operating on Natural Gas are provided in tables 1.1.1 through 1.1.22 below.
### Table 1: Guaranteed Availability ULSD

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1.1 Guaranteed Annual Availability versus the year during which the Facility begins operating on Natural Gas

1.1.1 Year 5 (ULSD year 1 to year 4, Natural Gas year 5 to year 25)

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### Year 16
- Year 16: 97.98

### Year 17
- Year 17: 97.16

### Year 18
- Year 18: 91.68

### Year 19
- Year 19: 97.98

### Year 20
- Year 20: 97.16

### Year 21
- Year 21: 97.98

### Year 22
- Year 22: 93.05

### Year 23
- Year 23: 97.98

### Year 24
- Year 24: 97.16

### Year 25
- Year 25: 91.68

#### Average for 25 years
- Average: 95.83

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1.1.2 Year 6 (ULSD Year 1 to Year 5, Natural Gas Year 6 to Year 25)

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### Year 21 to Year 25

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<td>Average for 25 years</td>
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### Year 7 (ULSD Year 1 to Year 6, Natural Gas Year 7 to Year 25)

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<td>Guaranteed Annual Availability [%]</td>
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<td>Year 19</td>
<td>92.50</td>
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1.1.22 Natural Gas is not available (ULSD Year 1 to Year 25)

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<th>Guaranteed Annual Availability [%]</th>
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</thead>
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<td>Year 25</td>
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<tr>
<td>Average for 25 years</td>
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2. Capacity ULSD

The Dependable Capacity is one of the factors to compute the Fixed Capacity Charge as per Schedule 4. Due to potential increased degradation due to ULSD operation continuing beyond the date falling on the Day of the third anniversary of the date upon which the Facility is Commissioned, the Dependable Capacity requires correction. Table 2.1 stipulates the Capacity Degradation Factor for ULSD and Natural Gas operation depending on the year during which the Facility begins operating on Natural Gas. The Capacity Degradation Factor for ULSD will change every year after year 3 for as long as the Facility continues operating on ULSD. The Capacity Degradation Factor for Natural Gas will be applied from the date upon which the Facility starts operating on Natural Gas and will remain unchanged during the remaining Term.

<table>
<thead>
<tr>
<th>Period When Applied</th>
<th>Capacity Degradation Factor ULSD [CDF\textsubscript{ULSD}]</th>
<th>Period when Applied</th>
<th>Capacity Degradation Factor NG [CDF\textsubscript{NG}]</th>
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<td>Year 3 to end of term</td>
<td>1.00000</td>
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<tr>
<td>Year 4</td>
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<td>Year 4 to end of term</td>
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<td>Year 8</td>
<td>1.0273</td>
<td>Year 8 to end of term</td>
<td>1.00000</td>
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<td>Year 22</td>
<td>1.0419</td>
<td>Year 22 to end of term</td>
<td>1.0097</td>
</tr>
<tr>
<td>Period When Applied</td>
<td>Capacity Degradation Factor ULSD ([CDF_{ULSD, n}])</td>
<td>Period when Applied</td>
<td>Capacity Degradation Factor NG ([CDF_{NG, n}])</td>
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<td>---------------------</td>
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<td>Year 23</td>
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<td>Year 25</td>
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</tbody>
</table>

2.1 Correction of Dependable Capacity prior to availability of Natural Gas

During the period when the Facility is operating on ULSD starting from the date falling on the Day following the date of the third anniversary of the Day upon which the Facility is Commissioned and until the date upon which the Facility begins operating on Natural Gas, the Dependable Capacity will be corrected with the Capacity Degradation Factor ULSD \([CDF_{ULSD, n}]\). The Dependable Capacity shall be corrected at the beginning of each year after the third anniversary from the date upon which the Facility is Commissioned using the corresponding Capacity Degradation Factor ULSD from Table 2.1, with such degradation factor applied during the entire year except for the year during which the Facility switches to Natural Gas, in which case the Capacity Degradation Factor ULSD will be applied only for the part of the Contract Year during which the Facility operated on ULSD. The Dependable Capacity shall be corrected according to Clause 2.2 of this Schedule from the date when the Facility starts operating on Natural Gas for the remainder of the Term.

Equation:
\[ DCCF_n = CDF_{ULSD, n} \]

Definitions:
- \( DCCF_n \): Dependable Capacity Correction Factor in \( n \)-th period as per Schedule 4
- \( CDF_{ULSD, n} \): Capacity Degradation Factor ULSD as per Table 2.1 of this Schedule in \( n \)-th period to correct the Dependable Capacity for prolonged ULSD operation prior the date when Facility begins operating on Natural Gas.

2.2 Correction of Dependable Capacity after availability of Natural Gas

From the date when the Facility begins operating on Natural Gas, the Dependable Capacity will be corrected with the Capacity Degradation Factor NG \([CDF_{NG, n}]\). The Capacity Degradation Factor NG \([CDF_{NG, n}]\) corresponding to the Contract Year when the Facility begins operating on Natural Gas in the Table 2.1 shall be applicable and remain unchanged for the remainder of the Term.

Equation:
\[ DCCF_n = CDF_{NG, n} \]

Definitions:
DCCFn: Dependable Capacity Correction Factor in n-th period as per Schedule 4

CDFNG_n: Capacity Degradation Factor NG from Table 2.1 corresponding to the year when the Facility begins operating on Natural Gas applicable to the n-th billing period starting from the date on which the Facility begins operating on Natural Gas. The Capacity Degradation Factor NG will remain be applicable and unchanged for the remainder of the Term.
3. Facility Heat Rate

The Guaranteed Heat Rate is one of the factors used to compute the Fuel Charge as per Schedule 4. Due to potential increased degradation during ULSD operation, the Heat Rate requires correction in case the start of operation on Natural Gas is delayed beyond the third anniversary from the Day upon which the Facility is Commissioned. Table 3.1 stipulates the Capacity Degradation Factors for ULSD and Natural Gas depending on the year during which the Facility begins operating on Natural Gas. The Heat Rate Degradation Factor for ULSD will change every year after year 3 for as long as the Facility continues operating on ULSD. The Heat Rate Degradation Factor for Natural Gas1 will be applied from the date upon which the Facility began operating on Natural Gas and until the date when the first Type C inspections after switching to Natural Gas are completed for all three gas turbine Units. The Heat Rate Degradation Factor for Natural Gas2 will be applied from the date upon which the first Type C inspections after switching to Natural Gas are completed for all the gas turbine Units and will remain unchaged for the remainder of the Term.

<table>
<thead>
<tr>
<th>Period When Applied</th>
<th>Heat Rate Degradation Factor ULSD [HRDFULSD]</th>
<th>Period When Applied</th>
<th>Heat Rate Degradation Factor NG[HRDFNG]</th>
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<td><strong>Heat Rate</strong> Degradation Factor NG[HRDFNG]**</td>
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<td></td>
<td><strong>Until all three gas turbine units undergo Type C inspection [HRDFNG1]</strong></td>
</tr>
<tr>
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</tr>
<tr>
<td>Year 2</td>
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<td>Year 2</td>
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<td>Year 3</td>
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<td>Year 3</td>
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<td>Year 14</td>
<td>1.0189</td>
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<td>1.0189</td>
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</table>
### 3.1 Correction of Guaranteed Heat Rate prior to availability of Natural Gas

During the period when the Facility is operating on ULSD starting from the date falling on the Day following the date of the third anniversary of the Day when the Facility is Commissioned until the date upon which the Facility begins operating on Natural Gas, the Guaranteed Heat Rate(s) included in Schedule 4 will be corrected with the Heat Rate Degradation Factor ULSD \(\text{HRDF}_{ULSD,n}\). The Guaranteed Heat Rate(s) shall be corrected at the beginning of each year after the third anniversary from the date upon which the Facility is Commissioned using the corresponding Heat Rate Degradation Factor ULSD from Table 3.1, with such degradation factor applied during the entire year except for the year during which the Facility switches to Natural Gas, in which case the Capacity Degradation Factor ULSD will be applied only for the part of the Contract Year during which the Facility operated on ULSD. The Guaranteed Heat Rate shall be corrected according to Clause 3.2 of this Schedule from the date when the Facility starts operating on Natural Gas until the end of the Term.

**Equation:**

\[
\text{GHRCF}_n = \text{HRDF}_{ULSD,n}
\]

**Definitions:**

- \(\text{GHRCF}_n\): Guaranteed Heat Rate Correction Factor for the \(n\)-th billing period as per Schedule 4
- \(\text{HRDF}_{ULSD,n}\): Heat Rate Degradation Factor ULSD corresponding to the year during which the Facility begins operating on Natural Gas as per Table 2.1 of this Schedule in \(n\)-th billing period to correct the Guaranteed Heat Rate for additional heat rate degradation in the event of the Facility continuing to operate on ULSD after the date that falls on the Day of the third anniversary of the date upon which the Facility is Commissioned. The \(\text{HRDF}_{ULSD}\) is applicable from the date following the third anniversary from the date upon which the Facility is Commissioned until the date when the Facility begins operating on Natural Gas.

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<th>Year</th>
<th>GHRCF</th>
<th>Year</th>
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</tr>
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</table>
3.2 Correction of Guaranteed Heat Rate after the Facility begins operating on Natural Gas

a) From the date the Facility begins operating on Natural Gas, the Guaranteed Heat Rate will be corrected with the Heat Rate Degradation Factor ULSD [HRDFNG1] corresponding to the year when the Facility begins operating on Natural Gas. The Heat Rate Degradation Factor ULSD [HRDFNG1] shall remain unchanged and be applicable until the date when the Type C inspections are completed for all three gas turbine Units.

b) From the date when all three gas turbine Units have completed Type C inspections, the Guaranteed Heat Rate shall be corrected with the Heat Rate Degradation Factor HRDFNG2 corresponding to the year during which the Facility begins operating on Natural Gas. The correction factor HRDFNG2 shall remain unchanged and be applicable for the remaining Term.

Equation:

a) \( \text{GHRCF}_{n} = \text{HRDF}_{\text{NG1}, n} \)

b) \( \text{GHRCF}_{n} = \text{HRDF}_{\text{NG2}, n} \)

Definitions:
- \( \text{GHRCF}_{n} \): Guaranteed Heat Rate Correction Factor for the \( n \)-th billing period to be used in Schedule 4
- \( \text{HRDF}_{\text{NG1}, n} \): Heat Rate Degradation Factor NG1 as per Table 2.1 of this Schedule 11 corresponding to the year when the Facility begins operating on Natural Gas applicable for \( n \)-th billing period to correct the Guaranteed Heat Rate. Heat Rate Degradation Factor NG1 is used from the date when the Facility begins operating on Natural Gas and shall remain unchanged and be applicable until the date when Type C inspections are completed for all three gas turbine Units.
- \( \text{HRDF}_{\text{NG2}, n} \): Heat Rate Degradation Factor NG2 as per Table 2.1 of this Schedule 11 corresponding to the year when the Facility begins operating on Natural Gas for \( n \)-th period to correct the Guaranteed Heat Rate. Heat Rate Degradation Factor NG2 \( \text{[HRDF}_{\text{NG2}} \) shall be applied starting from the date when the Type C inspection is completed for all three gas turbine Units and remain unchanged and be applicable for the remaining Term.

4 O&M Charge

4.1 Fixed O&M Charge

The O&M Charge for ULSD operation specified in Schedule 4, Table A3 will be corrected to account for additional maintenance cost associated with the prolonged ULSD operation. The correction will be applied from the date following the Day of the third anniversary from the Day upon which the Facility is Commissioned and continue until the date that the Facility begins operation on Natural Gas. The Project Company will provide load data adjusted to Site Reference Conditions for each billing period for each gas turbine Unit to GPA for determination of the Correction Factor Load [CFL].
Equations:

\[ CFL_n = \frac{(CFL_{GT1,n} + CFL_{GT2,n} + CFL_{GT3,n})}{3} \]

\[ CFL_{GT} = [1.065] \text{ for gas turbine operation with an average load for the } n\text{-th period of payment between 96 and 100\% based on the gas turbine capacity determined during the latest Dependable Capacity Test.} \]

\[ CFL_{GT} = [1.03] \text{ for gas turbine operation with an average load for the } n\text{-th period of payment between 91 and 95\% based on the gas turbine capacity determined during the latest Dependable Capacity Test.} \]

\[ CFL_{GT} = [1.00] \text{ for gas turbine operation with an average load for the } n\text{-th period of payment equal to or less than 90\% based on the gas turbine capacity determined during the latest Dependable Capacity Test.} \]

**Definition**

\[ CFL_n = \text{Correction Factor Load based on the average of the Correction Factor Loads for the gas turbine units for the } n\text{-th period as per Schedule 4.} \]

\[ CFL_{GT1,n} = \text{Correction Factor Load for gas turbine unit 1 based on its average load during the } n\text{-th period} \]

\[ CFL_{GT2,n} = \text{Correction Factor Load for gas turbine unit 2 based on its average load during the } n\text{-th period} \]

\[ CFL_{GT3,n} = \text{Correction Factor Load for gas turbine unit 3 based on its average load during the } n\text{-th period} \]

The average load for a unit during the } n\text{-th billing period shall be calculated as (a) the sum of actual energy outputs of the Unit recorded during such } n\text{-th billing period in 30 minute intervals in kilowatt-hours and corrected to Site Reference Conditions divided by (b) the product of the Dependable Capacity and the total number of hours in } n\text{-th billing period.} \]

**4.2 End of the Term major overhaul**

Pursuant to Article 17 of the ECA, the Project Company is obligated to perform a Final Major Overhaul on the gas turbines. The Final Major Overhaul shall be any A, B, or C Level inspection as defined by the manufacturer. Based on the baseline scenario which includes three years of ULSD operation followed by NG operation thereafter, the Final Major Overhaul before Project Facilities Transfer will be a Level A inspection for all generation units.

A delay of NG supply may result in a change of the maintenance schedule according to the schedule stipulated in the Project Company’s long term service agreement requiring a level B or C major overhaul as the Final Major Overhaul. Any reasonable and documented additional cost associated with the change from a level A to a level B or C major overhaul up to the amounts specified below shall be compensated by GPA.
In case a level B inspection is performed as the Final Major Overhaul GPA shall pay an amount up to but not exceeding [5,175,000 USD] per Unit to the Project Company subject to escalation stipulated in the Long Term Service Program.

In case a level C inspection is performed as the Final Major Overhaul GPA shall pay an amount up to but not exceeding [6,150,000 USD] per Unit to the Project Company subject to escalation stipulated in the Long Term Service Program.
LLA
GUAM POWER AUTHORITY
LEASE

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LEASE AGREEMENT
BETWEEN
GUAM POWER AUTHORITY
AND

----------------------------------------------------------------

This LEASE AGREEMENT, is made and executed this day of 2019, by and between GUAM POWER AUTHORITY, (hereinafter referred to as “GPA”), a public corporation and autonomous instrumentality of the Government of Guam, and (COMPANY) (hereinafter referred to as the “Project Company”), a private corporation, duly organized and existing under the laws of Guam, duly registered to do business in Guam, with its local address at ______________. (GPA and the Project Company may sometimes jointly be referred to herein as the “Parties”.)

RECIPTS

WHEREAS, GPA holds the title for property;

WHEREAS, GPA, through its solicitation process (MS BID GPA-034-18) has entered into an Energy Conversion Agreement with the Project Company on (Insert ECA Date) (hereinafter referred to the “ECA”) in relation to a 198MW power generation facility to be built owned and operated by Project Company on the Premises (as hereinafter defined); and

WHEREAS, GPA desires to lease the Premises to the Project Company and the Project Company desires to accept such lease upon and subject to terms and conditions set forth herein for the purposes of implementing the ECA.

NOW THEREFORE, in consideration of the mutual agreements herein contained and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, the Parties hereto agree as follows:

ARTICLE 1: LEASE

GPA leases to the Project Company, on the terms and conditions in this Lease Agreement the Premises set forth in Exhibit “A”, Survey Maps & Legal Description, attached hereto and incorporated herein by this reference.

As used in this Lease Agreement, the term “Premises” refers to the real property described in Exhibit “A” on which the Project Facilities are to be installed (defined by the boundaries [plot designation or coordinates]), and to any personal property and improvements located on said real property on Commencement Date (as defined below).

Capitalized terms included but not defined in this Lease Agreement shall have the meanings set forth in the ECA. In the event of any inconsistency between any provisions of this Lease Agreement and those of the ECA, the provisions of the ECA shall prevail.

ARTICLE 2: TERM

The term of this Lease Agreement (the “Term”) will commence on upon the date of signature of the ECA (the “Commencement Date”) and shall terminate twenty five (25) Contract Years after the Commercial Operation Date (the “Termination Date”), provided, however, that the Term shall be extended or earlier terminated to match any extension or early termination of the ECA. In no event shall this Lease Agreement be terminated by GPA while the ECA is in effect.

1 Sponsors to provide plot design or coordinates prior to signing the Lease Agreement.
ARTICLE 3: DELIVERY OF POSSESSION

Possession of the Premises will be delivered to Project Company on Commencement Date. If GPA, for any reason whatsoever, cannot deliver possession of the Premises to Project Company on Commencement Date, this Lease Agreement shall not be void or voidable. GPA shall be responsible for, and Project Company is entitled to, the full compensation for any loss, damage, cost, expense incurred due to any delays in the delivery of the Premises. Project Company is further entitled to the extension of time for its performance of obligations under the ECA for the time being delayed by GPA to deliver the Premises.

Project Company (together with its agents (including independent consultants), lenders, employees, contractors and subcontractors) shall have the right to enter unto or upon and exit the Premises at any time prior to the Commencement Date for the purpose of making necessary investigations and conducting site studies; provided, however, that Project Company shall not commence construction or other activity upon the Premises that alters or changes the Premises in any manner prior to the Commencement Date, except in relation to the carrying out of [site investigations, site grading, site studies, site surveys, road paying work and building foundation] by the Project Company or its Construction Contractor.

ARTICLE 4: RENT

Project Company will pay to GPA as rent, without deduction, setoff, notice, or demand, the annual sum of $100.00 (U.S. Dollars), which shall be paid as follows: [*].

Project Company shall be responsible for any and all of the costs related to compliance with its obligations set forth herein.

ARTICLE 5: USE OF PREMISES

The Premises will be used and occupied by Project Company only for the purpose of its planning, development, construction, commissioning, testing, operation, repair, and maintenance of the Project Facilities and all things reasonably incidental to the foregoing.

ARTICLE 6: CONDITION OF PREMISES

Subject to the provisions of the ECA, Project Company has inspected, and accepts the condition and state of the Premises. Project Company acknowledges that no representations, statements, or warranties, express or implied, have been made by or on behalf of GPA in respect to the condition of the Premises, including all facilities located thereon, or whether the intended use or occupation may be made of them.

ARTICLE 7: OWNERSHIP OF IMPROVEMENTS

All improvements erected or placed on the Premises after the Commencement Date by and on behalf of Project Company are and shall be the property of Project Company during the Term, subject to the terms and condition of this Lease Agreement. Upon the expiration or termination of the Lease Agreement, all such improvements shall become the property of GPA; provided, however, that the payment of any necessary costs and expenses are duly made by GPA as the concurrent condition.

ARTICLE 8: ALTERATIONS

Project Company will not make, or cause to be made any alterations, improvements, additions and changes in or to the Premises without the prior written consent of GPA unless such alterations, 2

Note to GPA: Sponsors to provide works that may need to be done prior to Commencement Date.
improvements, additions and changes are part of the design, construction, commissioning, operation or maintenance of the Facility or the Electrical Connection Facilities pursuant to the ECA.

Project Company shall not undertake any activity that may affect a historic or archeological property, including excavation, construction, alteration, or repairs of the Premises, without the prior approval of the applicable Government Authority and in compliance with section 106 of the National Historic Preservation Act (16 U.S.C. § 470), and the Archeological Resources Protection Act of 1979 (16 U.S.C. §470aa). Buried cultural materials may be present on the Premises. If those materials are encountered, Project Company shall stop work immediately and notify GPA and the relevant Government Authority.

ARTICLE 9: ENTRY / ACCESS

GPA shall have the right to enter the Premises pursuant to the applicable terms of the ECA to inspect the Premises or the performance by Project Company of the terms and conditions of this Lease Agreement and the ECA. Any claims by the Project Company against GPA for damages arising from such entry shall be governed by the Government Claims Act (5 GCA Section 6101 et. seq.). Nothing in this Lease Agreement shall be deemed to prejudice the rights of the Project Company under any contract, other agreement or law including, but not limited to the Government Claims Act. All necessary keys to the buildings and Premises occupied by Project Company shall be made available to GPA upon request.

Project Company, its employees, vendors, and invitees will be granted reasonable access to the Premises under this Lease Agreement. Project Company, and their employees, vendors, and invitees, agree to adhere to local and federal regulations regarding installation security, ingress, egress, safety and sanitation.

ARTICLE 10: ASSIGNMENT AND SUBLETTING

Subject to Article 13 of this Lease Agreement and Section 22.11 of the ECA, Project Company shall neither transfer, assign, nor sublet this Lease Agreement or any interest in it, or any property on the Premises, or grant any interest, privilege, or license whatsoever in connection with this Lease Agreement without the prior written consent of GPA.

ARTICLE 11: COMPLIANCE WITH LAW - WASTE AND NUISANCE PROHIBITED

During the Term of this Lease Agreement, Project Company shall observe and comply with applicable Law affecting the Premises, the equipment and any improvements by Project Company in and on the Premises, or any part of the Premises, and of all governmental departments, agencies, bureaus and officials.

Project Company shall not commit, or suffer to be committed, any waste on the Premises, or any nuisance unless related to the design, construction, commissioning, operation and maintenance of the Facility and the Electrical Connection Facilities in compliance with Prudent Utility Practices.

ARTICLE 12: ABANDONMENT OF PREMISES

Project Company shall not vacate or abandon the Premises at any time during the term of this Lease Agreement. If Project Company abandons, vacates, or surrenders the Premises or is dispossessed by process of law, or otherwise, any personal property belonging to Project Company and left on the Premises shall be deemed to be abandoned.
ARTICLE 13: PROJECT FINANCING

GPA acknowledges and accepts that the Project Company plans to obtain third party debt financing from Lenders to construct the Facility and hereby consents to customary lender mortgage and rights to step-in and assume the rights and obligations of the Project Company under this Lease Agreement as set forth in the Lender’s Direct Agreement.

ARTICLE 14: LIABILITY FOR LIENS ON PREMISES

[Subject to Article 13, Project Company shall not permit any lien, charge, or encumbrance to be filed against the title of GPA with respect to the Premises including, but not limited to, by reason of work, labor, services or materials supplied to Project Company or anyone holding the Premises or any part of the Premises by, through or under Project Company. As to any and all alterations, additions, improvements, repairs and work installed or performed by Project Company on the Premises, or labor performed or material furnished in connection therewith, neither GPA nor the Premises shall under any circumstances be liable for the payment of any expense incurred or for the value of any work done or material furnished, but rather, all alterations, additions, improvements, and repairs, and labor and material, shall be made, furnished, and performed at the expense of Project Company unless specified otherwise in the ECA. Project Company shall be solely responsible to contractors, laborers, and material suppliers furnishing and performing the labor and material unless specified otherwise in the ECA.

If any lien, charge, or order for the payment of money shall hereafter be filed against the title of GPA with respect to the Premises or any buildings or improvements on the Premises, or against GPA, whether or not the lien, charge, or order is valid or enforceable, Project Company shall, at the expense of Project Company cause the lien to be cancelled and discharged of record or bonded within thirty (30) days after the notice to Project Company of the filing of such item.]

ARTICLE 15: REPAIRS, UTILITIES AND TAXES TO BE LIABILITY OF PROJECT COMPANY

[Project Company shall maintain, or cause to be maintained, the Premises in reasonable order and condition in light of the use of the Premises and the condition of the Premises immediately prior to the Commencement Date.

Project Company, shall, at all times during the Term, at the expense of Project Company, keep and maintain in thorough repair and good, safe, and substantial order and condition, having regard to normal wear and tear, all buildings and improvements, and all building service equipment, on the land portion of the Premises at the commencement of the Term hereof and thereafter erected on the Premises, or forming part of the Premises, and promptly make all necessary repairs, both inside and outside, structural and non-structural, extraordinary and ordinary, whether or not the repairs were necessitated by wear, tear, obsolescence, or defects, latent or otherwise.

Project Company shall use reasonable precaution to prevent waste, damage, or injury, and shall at the expense of Project Company, keep, replace, and maintain in thorough repair, good order, and safe condition, and free from rubbish, and other obstructions or encumbrances, the areas in front of and adjacent to the Premises.

GPA shall in no event be required to make any alterations, additions, improvements, replacements, renewals or repairs of any kind, nature, or description, whatsoever during the term of this Lease Agreement, nor shall GPA be required to furnish Project Company any utilities or services of any kind whatsoever during the term unless specified otherwise in the ECA.]

Project Company shall be responsible for obtaining utilities and services for the Premises unless specified otherwise in the ECA. Project Company shall have the right, subject to Article 8, to install utilities, or make improvements to existing utilities on the Premises, including but without limitation,
the installation of emergency power generators, that may be necessary for the operation of the Project Facilities.

Project Company shall pay to the proper authority when and as the same become due and payable all taxes, assessments, and similar charges that, at any time during the Term of this Lease Agreement may be imposed on the Premises.

ARTICLE 16: LIABILITY ON DESTRUCTION OF PREMISES

If, during the Term of this Lease Agreement, buildings, improvements, or the building service equipment in and on the Premises at the commencement of the term or thereafter erected on or in the Premises shall be destroyed or damaged in whole or in part by fire or other cause, Project Company shall give to GPA notice thereof. [Project Company shall, in accordance with its obligations under the ECA and to the extent such costs are covered by insurance policies obtained by the Project Company as required by the ECA, promptly repair, replace, and rebuild the destroyed buildings, improvements, or equipment on the premises, at least to the extent of the value and as nearly as possible to the character thereof at the commencement of the term and thereafter erected on the Premises.] In no event shall GPA be called on to repair, replace, or rebuild any buildings, improvements, or equipment, or to pay any of the expenses thereof, unless such destruction is caused by the negligent act or omission or intentional act of GPA, its agents, or employees.

ARTICLE 17: LIABILITY FOR INJURY OR DAMAGE UNDER LEASE AGREEMENT

Project Company is and shall be in exclusive control and possession of the Premises as provided in this Lease Agreement, and in no event shall GPA be liable for any injury or damage to any property or to any person happening on or about the Premises, or for any injury or damage to the Premises, nor to any property of Project Company, or of any other person contained in or on the Premises, except to the extent caused by the negligent act or omission or intentional act of GPA, its agents, or employees.

ARTICLE 18: LIABILITY FOR INSURANCE FOR LEASE

During the Term of this Lease Agreement, Project Company, at the expense of Project Company, shall be responsible to ensure that there is effective insurance covering Project Company’s use of the Premises and operations allowed under this Lease Agreement, as provided for and in accordance with Article 14 of the ECA.

ARTICLE 19: ENVIRONMENTAL PROTECTION

19.1. Compliance with Law. Project Company shall comply, at its sole cost and expense, with the Laws that are applicable to Project Company’s activities on the Premises. Project Company shall be financially responsible for environmental contamination of the Premises which occurs during the term of this Lease Agreement, unless otherwise specified in the ECA.

19.2. Permits. Project Company shall be solely responsible for obtaining at its cost and expense any Governmental Authorizations required for its operations under this Lease Agreement as set forth in the ECA.

19.3. Indemnification. Project Company shall, to the maximum limit provided for under the relevant insurance coverage under Article 14 of the ECA, indemnify and hold harmless GPA, and defend GPA against, any damages, costs, expenses, liabilities, fines, or penalties resulting from releases, discharges, emissions, spills, storage, treatment, disposal, or any other acts or omissions by Project Company, its officers, agents, employees, or contractors, or licensees, or the invitees of any of them, giving rise to GPA liability, civil or criminal, or responsibility under environmental Laws, except to the extent caused by the negligent act or omission or intentional act of GPA, its agents, or employees. This paragraph shall survive the termination of this Lease Agreement, and Project Company’s obligations
under this paragraph shall apply whenever GPA incurs costs or liabilities for Project Company’s actions of the types described in this paragraph.

19.4. **Inspection.** GPA’s rights under this Lease Agreement specifically include the right for GPA or its officials to inspect upon reasonable notice (as set forth in the ECA) the Premises for compliance with environmental, safety, and occupational health Laws, whether or not GPA is responsible for enforcing them. Those inspections may be made without prejudice to the right of duly constituted enforcement officials to make them. GPA will give Project Company twenty-four (24) hours prior notice of its intention to enter the Premises unless it determines the entry is required for imminent safety, environmental, operations, or security purposes. Any claims by Project Company against GPA for damages arising from such entry shall be governed by the Government Claims Act.

19.5. **Environmental Liability of Project Company.** Notwithstanding any other provision of this Lease Agreement, Project Company does not assume any liability or responsibility for environmental impacts and damage caused by the prior property owner’s use of toxic or hazardous wastes, substances, or materials on any portion of the Premises unless such liability or responsibility is provided for in the ECA. Project Company has no obligation under this Lease Agreement to undertake the defense of any claim or action, whether in existence now or brought in the future, solely arising out of the use or release of any toxic or hazardous wastes, substances, or materials on or from any part of the area, including the Premises, which occurred prior to the Commencement Date.

This Paragraph 19.5 shall survive the expiration or termination of this Lease Agreement.

19.6. **Response or Remedial Actions.** Project Company agrees to comply with the provisions of any health or safety plan in effect or any hazardous substance remediation or response agreement with environmental regulatory authorities during the course of any of the above described response or remedial actions. Any inspection, survey, investigation, or other response or remedial action will, to the extent practicable, be coordinated with representatives designated by Project Company. Any claims by Project Company or subcontractor against GPA for damages arising from such actions shall be governed by the Government Claims Act.

19.7. **Storage of Hazardous Wastes.** Project Company must comply with all applicable Laws relating to occupational safety and health, the handling and storage of hazardous materials, and the proper generation, handling, accumulation, treatment, storage, disposal, and transportation of hazardous wastes. Project Company shall not treat, store, transport, or dispose of hazardous waste unless Project Company is in possession of any required permit issued to it under the Resource Conservation and Recovery Act, as amended (RCRA). Project Company shall not treat, store, transport, or dispose of any hazardous waste under, pursuant to, or in reliance upon any permit issued to GPA. Project Company shall be liable for the cost of proper disposal of any hazardous waste generated by its approved subcontractors in the event of failure of the subcontractors to dispose properly of those wastes.

19.8. **Environmental Records.** Project Company must maintain and make available to GPA all records, inspection logs, and manifests that track the generation, handling, storage, treatment, and disposal of hazardous waste relevant to the Premises, as well as all other environmental records required to be maintained by Project Company in connection with its use and activities on the Premises by applicable Laws. GPA reserves the right to inspect the Premises and Project Company’s records for compliance with applicable Laws relating to the generation, handling, storage, treatment, and disposal of hazardous waste, as well as to the discharge or release of hazardous substances. Violations will be reported by GPA to appropriate regulatory agencies, as required by applicable law. Project Company shall be liable for the payment of any fines and penalties that may accrue as a result of the actions of Project Company.

19.9. **Spill Plans.** If hazardous waste, fuel, chemicals, or other regulated hazardous substances will be present on the Premises, Project Company shall prepare a completed and approved plan prior to Commercial Operation Date on the Premises for responding to hazardous waste, fuel, and...
other chemical spills. The plan shall comply with all applicable requirements and shall be updated from time to time as may be required to comply with changes in Site conditions or applicable Laws, and where required, shall be approved by the Government Authority having regulatory jurisdiction over the plan. The plan shall be independent of GPA spill prevention and response plans. Project Company shall not rely on use of GPA’s personnel or equipment in execution of its plan. Project Company shall file a copy of the approved plan and approved amendments thereto with the__ within fifteen (15) days of approval. Notwithstanding the foregoing, should GPA provide any personnel or equipment, whether for initial fire response or spill containment or otherwise on request of Project Company, or because Project Company was not, in the sole opinion of GPA, conducting timely cleanup actions as required of Project Company under applicable laws and regulations, Project Company agrees to reimburse GPA for its costs in accordance with all applicable Laws.

19.10. **RCRA Compliance.** Project Company shall comply with the hazardous waste permit requirements under the RCRA or its state equivalent and any other applicable hazardous waste Laws pertaining to Project Company’s use or activities on the Premises. Project Company must provide at its own expense hazardous waste storage facilities that comply with all applicable Laws that it may need for storage. GPA hazardous waste storage facilities will not be available to Project Company. Any violation of the requirements of this Paragraph shall be deemed a material breach of this Lease Agreement.

19.11. **Discharge of Fill.** Project Company shall not discharge, or allow the discharge of, any dredged or fill material into any waters or wetlands on the Premises except in compliance with the express written consent of the applicable Governmental Authority with jurisdiction over such matters.

19.12. **Pesticides.** Prior to the storage, mixing, or application of any pesticide, as that term is defined under the Federal Insecticide, Fungicide, and Rodenticide Act, Project Company shall prepare a plan for storage, mixing, and application of pesticides (Pesticide Management Plan). The Pesticide Management Plan shall be sufficient to meet all applicable Federal, state, and local pesticide requirements. Project Company shall store, mix, and apply all pesticides within the Premises only in strict compliance with the Pesticide Management Plan. The pesticides will only be applied by a licensed applicator.

19.13. **National Pollutant Discharge Elimination System (NPDES) Permit.** Project Company shall comply with all requirements of the Federal Water Pollution Control Act, as amended, the NPDES, and any applicable State or local requirements. If Project Company discharges wastewater to a publicly owned treatment works, Project Company must submit an application for its discharge prior to the start of this Lease Agreement. Project Company shall be responsible for meeting all applicable wastewater discharge permit standards. Project Company shall not discharge wastewater except under the authority of any NPDES permit, pretreatment permit, or any other permit issued for the Project. Project Company shall not install or use any septic tank facility.

19.14. **Environmental Access.** GPA, U.S. EPA/Guam EPA, and the government of Guam, and their respective officers, agents, employees, contractors, and subcontractors have the right, upon reasonable notice to Project Company to enter upon the Premises, to conduct investigations and surveys, including, where necessary, drilling, soil and water sampling, test pitting, and testing soil borings, if applicable.

**ARTICLE 20: INDEMNIFICATION**

GPA shall not be liable for any loss, injury, death, or damage to persons or property that at any time may be suffered or sustained by Project Company or by any person whosoever may at any time be using or occupying or visiting the Premises or be in, on or about the Premises, whether the loss, injury, death, or damage shall be caused by or in any way result from or arise out of any act, omission, or negligence of Project Company or of any occupation, visitor, or user of any portion of the Premises, or shall result from or be caused by any other matter or thing whether of the same kind as or of a different
kind than the matters of things above set forth. Project Company shall indemnify and hold harmless GPA against any and all claims, liabilities, losses, or damage whatsoever on account of any such loss, injury, death, or damage. Project Company waives all claims against GPA for damages to the buildings and improvements that are now on or hereafter placed or built on the Premises and to the property of Project Company in, on, or about the Premises, and for injuries to persons or property in or about the Premises, from any cause arising at any time. As to Project Company’s obligations to GPA under this Article, the two preceding sentences shall not apply to loss, injury, death, or damage arising by reason of the negligent act or omission or misconduct of GPA, its agents, or employees.

ARTICLE 21: PROHIBITION OF VOLUNTARY ASSIGNMENT – EFFECT OF BANKRUPTCY OR INSOLVENCY

Neither this Lease Agreement nor the Premises nor any interest of GPA under this Lease Agreement in the Premises or in the building of improvements of the Premises shall be subject to involuntary assignment, transfer, sale, or to assignment, transfer or sale by operation of law in any manner whatsoever; any attempt at involuntary assignment, transfer, or sale shall be void and of no effect.

Without limiting the generality of the provisions of the preceding paragraph of this Article 21, Project Company agrees that termination of the ECA shall result in automatic termination of this Lease and all rights of Project Company under this Lease Agreement in and to the Premises and also all rights of any and all persons claiming under Project Company.

ARTICLE 22: PROJECT COMPANY EVENT OF DEFAULT AND REMEDIES ON DEFAULT

22.1. Project Company Event of Default. GPA may, at its option and without limiting GPA in the exercise of any other right or remedy it may have on account of a default or breach by Project Company, exercise the rights and remedies specified in Article 4.5 of the ECA upon the occurrence of the following (“Project Company Event of Default”):

(a) Project Company defaults in the payment of any money agreed to be paid by Project Company to GPA for rent or for any other purpose under this Lease Agreement, and if such default continues for fifteen (15) Business Days after written notice to Project Company by GPA;

(b) the Premises are used for an unlawful purpose;

(c) the Premises are left vacant, unoccupied, or deserted for a period of thirty (30) days or more (unless caused by circumstances beyond the reasonable control of Project Company) and such circumstance continues for thirty (30) days after written notice to Project Company by GPA; and

(d) Project Company defaults in the performance of its material obligations under this Lease Agreement and such default continues for sixty (60) days after written notice to Project Company by GPA.

GPA shall deliver to the Agent a copy of any notice given under this Article 22.

22.2. Remedies. Upon the termination of the ECA due to a Project Company Event of Default pursuant to Article 4.5 of the ECA, GPA may exercise any of the following rights:

(a) immediately reenter and, at GPA’s election, remove all persons and property from the Premises, store the personal property in a public warehouse or elsewhere at the cost of, for the account of, and at the risk of Project Company. In the event of any such reentry
by GPA, GPA may make any repairs, additions, or improvements in, to or upon the
Premises which may be necessary or convenient;

(b) collect by suit or otherwise each installment of rent or other sum as it becomes due
hereunder, or enforce, by suit or otherwise, any other term or provision hereof on the
part of Project Company required to be kept or performed, it being specifically agreed
that all unpaid installments of rent other sums shall bear interest at the highest legal
rate from the due date thereof until paid; or

(c) terminate this Lease Agreement, in which event Project Company agrees to
immediately surrender possession of the Premises and any improvements thereon.

22.3. No Waiver of Default. GPA’s failure to take advantage of any default or breach of
covenant on the part of the Project Company shall not be, or be construed as, a waiver thereof, nor shall
any custom or practice which may arise between the Parties in the course of administering this Lease
Agreement be construed to waive or to lessen the right of GPA to insist upon the performance by Project
Company of any term, covenant, or condition hereof, or to exercise any rights given on account of any
such default. A waiver of a particular breach, or default, shall not be deemed to be a waiver of the same
or any other subsequent breach or default. The acceptance of rent hereunder shall not be, or be construed
to be, a waiver or any term, covenant, or condition of this Lease Agreement.

22.4. Project Company’s Waiver of Statute of Limitations. Project Company does further
waive the benefit of any statute of limitations to which it might be entitled.

22.5. Remedies Cumulative. The rights, powers, elections, and remedies of GPA contained
in this Lease Agreement shall be construed as cumulative and no one of them is or shall be considered
exclusive of the other or exclusive of any rights or remedies allowed by law, and the exercise of one or
more rights, powers, elections, or remedies shall not impair GPA’s right to exercise any other.

ARTICLE 23: GPA EVENT OF DEFAULT

The Project Company may, at its option and without limiting Project Company in the exercise
of any other right or remedy it may have on account of a default or breach by GPA, exercise the rights
and remedies specified in Section 4.5 of the ECA if GPA defaults in the performance of its material
obligations under this Lease Agreement and such default continues for sixty (60) days after written
notice to GPA by Project Company (“GPA Event of Default”).

ARTICLE 24: TERMINATION OF LEASE AGREEMENT UPON MUTUAL AGREEMENT

This Lease Agreement may be terminated upon the written mutual agreement of GPA and
Project Company.

ARTICLE 25: SURRENDER OF PREMISES

Upon the voluntary or other termination of this Lease Agreement or any early termination of
the Term from whatever cause, Project Company shall peaceably and quietly surrender and deliver up
to GPA the Premises, including all buildings, alterations, rebuilding, replacements, and changes,
additions, and improvements, constructed, erected, added, or placed on the Premises by Project
Company, with all building service equipment in or appurtenant to the Premises, in as good condition,
repair, and as clean as at the commencement of the term, and as any new buildings, structures,
replacements, additions, or improvements constructed, erected, added, or placed on the Premises by
Project Company were when completed, excepting the existence of the Project Facilities and the
Electrical Connection Facilities and taking into account reasonable wear and tear and the intended use
of the Premises for electricity generation in accordance with Prudent Utility Practices.
ARTICLE 26: NOTICES

All notices and demands that may be required or permitted by either party to the other will be
in writing. All notices and demands shall be sent by telefax or mail, postage prepaid, addressed to:

To: (Post Office Address)
GUAM POWER AUTHORITY
General Manager
P.O. Box 2977 Hagåtña, Guam 96932

Or

(Physical Address)
GUAM POWER AUTHORITY
General Manager
Gloria B. Nelson Public Service Bldg 688, Route 15-Suite 100
Mangilao, Guam 96913-6203

To: (PROJECT COMPANY Address)

ARTICLE 27: PARTIES BOUND

The covenants, agreements, terms, provisions and conditions contained in this Lease
Agreement shall apply to and bind the successors, executors, administrators, and assigns of the Parties.

ARTICLE 28: RELATIONSHIP OF PARTIES

Nothing contained in this Lease Agreement shall be deemed or construed by the Parties or by
any third person to create the relationship of principal and agent or of partnership or of joint venture or
of any association between GPA and Project Company.

ARTICLE 29: DISPUTE RESOLUTION

29.1. Disputes. In the event that a dispute arises under this Lease Agreement, the Parties shall
attempt in good faith to settle such dispute by mutual discussions within thirty (30) days after the date
that the disputing Party gives notice of the dispute to the other Party which may include referring the
dispute to the Joint Coordinating Committee pursuant to the ECA for a specified time period, subject
to mutual agreement of the Parties.

In the event that the Parties do not reach agreement on the dispute within forty-five (45) days
after the date that either Party gives notice of the dispute pursuant to the preceding paragraph, or such
longer period as they may agree in writing, then either Party may commence resolution of the dispute
in accordance with Article 29.3 or, subject to mutual agreement of the Parties in writing, submit the
dispute to mediation pursuant to Article 29.2.

29.2. Mediation

(a) In the event that the Parties mutually agree pursuant to pursuant to Article 29.1 to
submit a dispute to mediation, then such dispute shall be submitted to mediation in
accordance with the rules of the American Arbitration Association, subject to the
conditions and limitations of this paragraph. This agreement to mediate is authorized
under 5 GCA §5427 (b) and 2 GAR §9103 (a)(1). The Parties shall each pay one-half
of the mediation expenses.
(b) In the event the dispute is not resolved through mediation within ninety (90) days from the date on which either party gave notice of the dispute pursuant to Article 29.1, either Party may commence resolution of the dispute in accordance with Article 29.3.

(c) Any mediation shall be conducted in English.

(d) The place of mediation shall be Guam.

29.3. **Arbitration**

(a) Any Dispute arising out of or in connection with this Agreement and not resolved following the procedures described in Article 29.1 and Article 29.2 shall be finally settled by arbitration under the Rules of Arbitration of the American Arbitration Association ("AAA Rules").

(b) Any arbitration shall be conducted in English, and unless otherwise agreed by the Parties, the number of arbitrators shall be three (3). The arbitrators shall be appointed in accordance with the AAA Rules.

(c) The place of arbitration shall be Los Angeles, CA, USA.

(d) The arbitration tribunal may consolidate an arbitration arising out of or relating to this Agreement with any arbitration arising out of or relating to the ECA if the subject matter of the disputes arises out of or relates to essentially the same facts or transactions. Such consolidated arbitration shall be determined by the arbitration tribunal appointed for the arbitration proceeding that was commenced first in time.

29.4. **Performance of Obligations.** Unless otherwise provided in this Lease Agreement, during the conduct of Dispute resolution the Parties shall continue to perform their respective obligations under this Lease Agreement.

29.5. **Consent to Jurisdiction.** Each Party hereby consents to the jurisdiction of the District Courts of Guam for any action filed by the other Party pursuant to this Lease Agreement.

29.6. **Waiver of Jury Trial.** Each Party waives any right to trial by jury of any claim or action under or in connection with this Agreement, regardless of the legal theory. This waiver of right to trial by jury is given knowingly and voluntarily by each Party hereto.

**ARTICLE 30: GOVERNING LAW**

This Lease Agreement will be governed by and construed in accordance with the laws of the Territory Guam and the applicable laws of the United States of America.

**ARTICLE 31: NO WAIVER**

The failure of either party to this Lease Agreement to insist on the performance of any of its terms and conditions, or the waiver of any breach of any of the terms and conditions of this Lease Agreement, shall not be construed as thereafter waiving any such terms and conditions, but they shall continue and remain in full force and effect as if no such forbearance or waiver had occurred.

**ARTICLE 32: ATTORNEYS’ FEE**

If either party commences an action against the other in connection with this Lease Agreement, the prevailing party will be entitled to recover costs of suit and reasonable attorneys’ fees.
ARTICLE 33: EFFECT OF PARTIAL INVALIDITY

The invalidity of any part of this Lease Agreement will not and shall not be deemed to affect the validity of any other part. In the event that any provision of this Lease Agreement is held to be invalid, the Parties agree that the remaining provisions shall be deemed to be in full force and effect as if they had been executed by both Parties subsequent to the expungement of the invalid provision.

ARTICLE 34: ENTIRE AGREEMENT

This Lease Agreement, the ECA, the Lenders Direct Agreement [insert other agreements as applicable] set forth all the agreements between GPA and Project Company concerning the Premises, and there are no agreements, either oral or written, other than as set forth in the aforementioned agreements.

ARTICLE 35: MODIFICATION OF LEASE AGREEMENT

Any modification of this Lease Agreement or additional obligation assumed by either party in connection with this Lease Agreement shall be binding only if evidenced by a document in writing signed by each party or an authorized representative of each party.

ARTICLE 36: COUNTERPARTS

This Lease Agreement may be executed in any number of counterparts, each which shall be deemed to be an original, but all of which together shall constitute but one and the same instrument.

ARTICLE 37: FURTHER ASSURANCES

The Parties agree to execute whatever papers and documents and assurances may be necessary to effectuate the terms of this Lease Agreement and take such further action required by law or as GPA or Project Company may from time to time reasonably request in order to carry out more effectively the intent and purpose of this Lease Agreement and to establish and protect the rights and remedies created in favor of GPA or Project Company.

ARTICLE 38: PARAGRAPH HEADINGS

The titles to the paragraphs of this Lease Agreement are solely for the convenience of the Parties and shall not be used to explain, modify, simply, or aid in the interpretation of the provisions of this Lease Agreement.

[Signature Page Follows]
IN WITNESS WHEREOF, the Parties hereto have caused this Lease Agreement to be executed on the dates provided below to be effective as of the day and year first above written.

**WITNESS:**

By: D. GRAHAM BOTHA  
GPA LEGAL COUNSEL  
GUAM POWER AUTHORITY  
Date: ____________________________

By: JOHN M. BENAVENTE, P.E.  
GENERAL MANAGER  
GUAM POWER AUTHORITY  
Date: ____________________________

**GUAM POWER AUTHORITY**

**APPROVED BY THE CONSOLIDATED COMMISSION ON UTILITIES:**

By: ____________________________  
JOSEPH T. DUENAS  
CHAIRMAN  
CONSOLIDATED COMMISSION ON UTILITIES  
Date: ____________________________

**WITNESS:**

By: ____________________________  
WITNESS NAME  
Title  
Division  
Company  
Date: ____________________________

By: ____________________________  
LESSEE SIGNATORY  
Title  
Division  
Company  
Date: ____________________________
Dos Amantes Planning Area
DRAFT

THE GUAM POWER AUTHORITY

[PROJECT COMPANY]

and

[SECURITY AGENT]

ECA/LLA DIRECT AGREEMENT:
180 MW OF NEW GENERATION CAPACITY PROJECT

[This document is subject to the Lenders’ review and comments]
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THIS DIRECT AGREEMENT is made on [.....................]

BETWEEN:

(I) THE GUAM POWER AUTHORITY (the Buyer);

(2) [PROJECT COMPANY], a company organized and existing under the laws of Guam (the Borrower); and

(3) [SECURITY AGENT] (in its capacity as the Security Agent under the Financing Documents) (the Security Agent).

each, a Party.

WHEREAS:

(A) the Borrower and the Buyer have entered into (i) an Energy Conversion Agreement dated [.....................] for the sale and purchase of electric power capacity and output generated by the Facility (the Energy Conversion Agreement) and (ii) a Lease Agreement dated [.....................] providing the Borrower with a site on which to build, operate, and maintain the Facility (the Lease Agreement and, together with the Energy Conversion Agreement, the Assigned Agreements);

(B) the Lenders have agreed to make certain financing available to the Project; and

(C) it is a condition precedent to the financing of the Project by the Lenders that the Buyer enter into a direct agreement with the Security Agent,

IT IS HEREBY AGREED as follows:

1 INTERPRETATION

(a) Capitalized terms not otherwise defined herein shall have the meaning given to them in the Energy Conversion Agreement.

(b) In this Agreement:

Additional Obligor means any of (a) the Security Agent; (b) any liquidator, receiver or similar official appointed under the security documents; (c) a company Controlled by any of the Lenders and authorized to do business in Guam; or (d) an Eligible Person that assumes the Borrower’s rights under the Assigned Agreements and undertakes to discharge the Assumed Liabilities pursuant to Clause 7(a) provided that the Borrower shall not be an Additional Obligor;

Affiliate means, in respect of a person, any person which Controls (directly or indirectly) that person and any other person Controlled (directly or indirectly) by such first mentioned person, including, where a person is a company, the ultimate holding company of such person and any holding company of such person and any subsidiary (direct or indirect) of such holding company;

Agreement means this Direct Agreement, including the preamble and all schedules hereto;
Assigned Agreements has the meaning given to it in Recital (A);

Assumed Liabilities means, in relation to the Assigned Agreements, the aggregate of:

(i) the Relevant Liabilities; and

(ii) those liabilities and obligations of the Borrower under the Assigned Agreements which arise between the Step-In Date and the Step-Out Date;

Borrower has the meaning given to it in the Preamble;

Business Day means any day (including partial days) on which banks are authorized or required by law to be open for business in Frankfurt, Guam, Tokyo, London, New York, Seoul and Washington D.C.;

Buyer has the meaning given to it in the Preamble;

Controls means, in respect of a person by another, that other (whether alone or with others and whether directly or indirectly and whether by the ownership of share capital, the possession of voting power, contract or otherwise):

(i) has the power to appoint and/or remove all or the majority of the members of the board of directors or other governing body of that person or of any other person which controls that person;

(ii) controls or has the power to control the affairs and policies of that person or of any other person which controls that person;

(iii) is the parent undertaking of that person or of any other person which controls that person; or

(iv) possesses or is, or will at a future date be, entitled to acquire:

(A) fifty-one per cent (51%) or more of the share capital or issued share capital of, or of the voting power in, that person or any other person which controls that person; or

(B) such part of the issued share capital of that person or any other person which controls that person as would, if the whole of the income of such person were in fact distributed, entitle him to receive fifty-one per cent (51%) or more of the amount so distributed; or

(C) such rights as would, in the event of the result of that person or any other person which controls that person or in any other circumstances, entitle him to receive fifty-one per cent (51%) or more of the assets of such person which would then be available for distribution, and, for those purposes, there shall be attributed to any person the rights or powers of any nominee of his and the rights and powers of any one or more persons which he, or he and associates of his, controls and of any one or more associates of his, and Control and Controlled shall be construed accordingly.
Dispute means any dispute or disagreement of any kind whatsoever between Buyer and Borrower in connection with or arising out of this Agreement or either Assigned Agreement;

Eligible Person means any person to whom the Buyer has consented, provided that the only criteria which the Buyer will be entitled to use in deciding whether to withhold consent are that persons (A) legal capacity; (B) financial standing and resources shall in no event be less than that of Borrower, or in the event of any guarantee being offered in support, the financial standing and resources of any guarantor to perform the Borrower’s obligations under the Assigned Agreements, and (C) technical qualification and experience to perform the Borrower’s obligations under the Assigned Agreements;

Event of Default shall have the meaning given to it in the LLA and ECA;

Event of Default Notice means a notice from the Security Agent to the Buyer certifying that an Event of Default has occurred (such certification to be treated (as between the Security Agent and the Buyer) as conclusive evidence of the occurrence of an Event of Default);

Financing Documents means the common terms agreement, the loan agreements and all other related agreements dated on or about the date of this Agreement between, amongst others, the Borrower, the Security Agent and the Lenders in relation to the financing of the Project or any loan agreements, notes, bonds, hedging agreements and other documents relating to the financing (including refinancing) of the Project;

Guam means the unincorporated and organized territory of the United States of America known as Guam;

Lenders means the banks and other financial institutions that are parties to the Financing Documents from time to time and ‘Lender’ means any one of them;

Novation Notice means a notice given by the Security Agent to the Buyer under Clause 10(b);

Energy Conversion Agreement has the meaning given to it in Recital (A);

Pre-Novation Liabilities means, in relation to the Assigned Agreements, each of the liabilities and obligations of the Borrower notified to the Security Agent in accordance with Clause 10(d);

Pre-Novation Payment Obligations means, in relation to the Energy Conversion Agreement, the amounts due and payable by the Borrower to the Buyer under the Energy Conversion Agreement notified to the Security Agent in accordance with Clauses 10(d)(i) and 10(d)(ii);

Protected Assets has the meaning given to it in Clause 19;

Relevant Liabilities means each of the liabilities and obligations of the Borrower notified to the Security Agent in accordance with Clause 6 (Relevant Liabilities);

Security Agent has the meaning given to it in the Preamble;
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Step-In Date means the date on which the Security Agent takes any action under Clause 7(a);

Step-In Notice has the meaning given to it in Clause 7(b);

Step-In Period means the period from the Step-In Date up to and including the earlier of

(i) the corresponding Step-Out Date;

(ii) the date of any transfer under Clause 10 (Novation); and

the date of termination of the Energy Conversion Agreement by the Buyer in accordance with this Agreement and the Energy Conversion Agreement;

Step-Out Date means the date of release and cancellation under Clause 9 (Step-Out);

Substitute means an Eligible Person who will take novation of the Assigned Agreements, as notified by the Security Agent pursuant to Clause 10(a);

Suspension Period has the meaning given to it in Clause 5(b);

Termination Action has the meaning given to it in Clause 5(b); and

Termination Notice has the meaning given to it in Clause 5(b).

(c) Unless the context of this Agreement otherwise requires:

(i) the headings of Clauses to this Agreement are for convenience only and shall be ignored in construing this Agreement;

(ii) the singular includes the plural and vice versa;

(iii) words of any gender include each other gender;

(iv) references to Clauses and Schedules are references to Clauses and Schedules of this Agreement;

(v) all periods of time and dates shall be based on, and computed according to, the Gregorian calendar;

(vi) “person” includes a corporation or other legal entity; and

(vii) the terms “hereof”, “herein”, “hereunder” and similar words refer to this entire Agreement and not to any particular Clause, Appendix or any other subdivision of this Agreement.

2 CONSENT

(a) The Borrower hereby gives notice of, and the Buyer hereby acknowledges notice of, and consents to, the assignment by way of security of the Borrower’s rights under the Assigned Agreements in favor of the Security Agent acting on behalf of each of the
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Lenders, as principals, under the Financing Documents.

(b) The Buyer confirms that it has not received notice of any other assignment of the Borrower’s rights under the Assigned Agreements.

(c) The Buyer agrees that, unless and until it receives notice to the contrary from the Security Agent, and notwithstanding any request or direction from the Borrower to the contrary, all amounts payable to the Borrower under or in connection with the Assigned Agreements will be paid in to the relevant Borrower’s bank account which is notified by the Security Agent to the Buyer from time to time. Payments by the Buyer shall be free and clear of, and without any deduction for or on account of, any set-off or any counterclaim save only where the right of set-off or counterclaim is made pursuant to the terms of the Energy Conversion Agreement or (as the case may be) the Lease Agreement.

(d) The Buyer acknowledges and agrees that, in addition to an assignment by way of security of the Borrower’s rights under the Assigned Agreements, the Financing Documents shall provide for the creation of security over the other interests and assets of the Borrower in the Project in favor of the Lenders, including assignments by way of security over the Project Agreements and a pledge of shares in the Borrower.

(e) The Buyer undertakes to observe and perform the obligations expressed to be assumed by it in the Assigned Agreements in accordance with the terms thereof.

(f) The Buyer undertakes, after the giving of an Event of Default Notice, to accept as valid any notices or demands given or made by the Security Agent under or pursuant to the Assigned Agreements in place of the Borrower.

(g) After the giving of an Event of Default Notice, the Buyer undertakes to accept in accordance with the terms of this Agreement performance of any of the obligations of the Borrower under the Assigned Agreements, which is procured by or on behalf of the Security Agent as performance by the Borrower.

(h) The Buyer undertakes not to seek to claim that any Notice of Intent to Terminate given or other action taken by the Borrower or the Security Agent under a Project Agreement is invalid merely by virtue of the insolvency or bankruptcy of the Borrower.

(i) The Buyer agrees and accepts that, subject to the terms of this Agreement, none of the Security Agent or the Lenders shall have any obligations under the Project Agreements.

(j) The Buyer hereby consents pursuant to Article 23.11 of the Energy Conversion Agreement and Article [10] of the Lease Agreement to the assignment by way of security of all of the Borrower’s rights, title and interest in such agreements in favor of the Security Agent acting on behalf of each of the Lenders, as principals, under the Financing Documents.

(k) Nothing in this Agreement or the arrangements contemplated thereby shall (i) increase the liabilities of the Buyer under the Assigned Agreements or, (ii) except to the extent expressly provided herein, affect the rights of the Buyer under the Assigned Agreements.
ACKNOWLEDGMENT OF UNDERTAKINGS OF THE BORROWER

The Buyer acknowledges that the Borrower has agreed, pursuant to the Financing Documents, that the Borrower shall not, without the prior consent of the Security Agent, agree to:

(a) any material amendment to; or

(b) the termination, cancellation, replacement or abandonment of,

either Assigned Agreement. In furtherance of the foregoing, the Buyer shall not agree to any material amendment, termination or cancellation of either Assigned Agreement proposed by the Borrower unless the Security Agent shall have notified the Buyer of the Security Agent’s prior written consent to such amendment, termination or cancellation.

CONFIDENTIALITY

4.1 Each Party shall treat as confidential and shall not, without obtaining the prior written approval of the other Parties, disclose to any person the provisions of this Agreement or any information supplied or made available for examination or otherwise disclosed hereunder to such Party by any other Party.

4.2 Notwithstanding the provisions of Clause 4.1, information may be disclosed without the other Parties consent:

(a) by a Party to its directors, officers, employees, agents and technical and professional advisors and any Affiliate of such Party who reasonably require such information in the course of their duties and responsibilities in relation to this Agreement;

(b) to the extent required by law or by any applicable governmental or other regulatory authority or by policies affecting public institutions;

(c) for the purposes of dispute resolution or the enforcement of rights and obligations under this Agreement;

(d) to the extent such information has become generally available to the public other than as a result of a breach by the disclosing Party of its obligations under this Clause 4 or under the Assigned Agreements;

(e) by the Security Agent or a Lender to any person with whom it is proposing to enter, or has entered into, any kind of transfer or participation in relation to the financing of the Project as contemplated in the Financing Documents; and

(f) to any proposed Additional Obligor or Substitute,

in each such case, provided that, other than in regard to paragraphs (b), (c) and (d) above, the person to whom such disclosure is made agrees to keep the information confidential and restrict its use in terms of this Clause 4.

4.3 Any information disclosed in accordance with this Clause 4 shall only be used for a purpose or purposes incidental to or arising out of this Agreement, and not for any other purpose.
5 NO ACTION WITHOUT NOTICE

(a) The Buyer shall notify the Security Agent of a default by the Borrower under either of the Assigned Agreements where such default entitles the Buyer to terminate or exercise any other remedy under either Assigned Agreement.

(b) The Buyer undertakes that it will not, without the prior consent of the Security Agent, terminate, cancel, suspend performance or treat as repudiated either Assigned Agreement or take any action to instigate a liquidation, receivership or administration of the Borrower or exercise any other remedy under either Assigned Agreement (each a \textit{Termination Action}) without giving to the Security Agent at least [ninety (90)] days’ prior notice (and in the case of a failure to achieve Commercial Operation Date by the Required Commercial Operation Date (a \textit{Delayed COD}), [two hundred and ten (210)] days' prior notice) from the date of the notice given pursuant to Article 5.5 of the Energy Conversion Agreement (a \textit{Termination Notice}) stating:

(i) the intended date of the Termination Action; and

(ii) the grounds for the Termination Action.

Such [90]-day notice period (or [210-day] notice period in the case of a Delayed COD), together with any such extended period under Clauses (c) and (d) below, is referred to herein as the \textit{Suspension Period}.

(c) If the Security Agent, any Additional Obligor, any Eligible Person or any Substitute, is prohibited by any court order or bankruptcy or insolvency proceedings from curing the unperformed obligations of the Borrower that are the subject of the Termination Notice or from commencing or prosecuting foreclosure proceedings, such Suspension Period shall be extended by the period of such prohibition.

(d) For any default that cannot by its nature be cured by the payment of money, the Buyer undertakes that it will not, without the prior consent of the Security Agent, take any Termination Action if, and for so long as the Security Agent, any Additional Obligor, any Eligible Person or any Substitute, shall have commenced to remedy the breach or default within [60] days (or [180] days in the case of a Delayed COD) of the Termination Notice and is using all [reasonable endeavours] (including implementation of any remedial program) to remedy such breach or default so long as such breach or default is cured within a period of [120] days (or [360] days in the case of a Delayed COD) from the date of the Termination Notice.

(e) Unless the Security Agent gives to the Buyer the Security Agent’s consent to a Termination Action in respect of which a Termination Notice has been given pursuant to Clause 5(b), the Security Agent shall be deemed to have not consented to such Termination Action and the Suspension Period shall continue until its expiry.

(f) During a Suspension Period, the right of the Buyer under either of the Assigned Agreements to take any Termination Action shall be suspended and the Buyer shall comply with the terms and conditions set forth in the Assigned Agreements.

6 RELEVANT LIABILITIES

(a) The Buyer shall, within twenty-one (21) days after the date of any Termination Notice or the
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date of receipt of any Event of Default Notice, submit to the Security Agent a statement in conformity with the requirements of Clause 10(d) and, subject to Clause 6(b), only such liabilities and obligations as referenced in Clause 10(d) shall be considered Relevant Liabilities.

(b) No Additional Obligor or Substitute shall be liable for any additional sum, monetary claim, or breach relating to the period prior to the statement unless specified in the statement.

7 STEP-IN RIGHTS

(a) At any time:

(i) following the giving of an Event of Default Notice; or

(ii) during the Suspension Period,

the Security Agent may procure that an Additional Obligor, jointly and severally with the Borrower:

(A) assumes all of the Borrower’s rights under the Assigned Agreements; and

(B) assumes all Assumed Liabilities.

(b) The Security Agent shall give the Buyer at least twelve (12) days’ notice (a Step-In Notice) of any proposed step-in under Clause 7(a) provided that the delivery of the notice on any of the final twelve (12) days of the Suspension Period shall delay the termination of the Suspension Period until the expiration of the twelve (12) day notice period, together with details of the identity of the proposed Additional Obligor. The Security Agent shall provide the Buyer with information as necessary to establish that the proposed Additional Obligor is an Eligible Person,

(c) If the Buyer does not consent to a proposed Additional Obligor pursuant to its right under Clause (c) of the definition of Eligible Person:

(i) the Buyer shall notify the Security Agent setting out its reasons;

(ii) any such failure to consent will be without prejudice to the right of the Security Agent to serve a further Step-In Notice or Step-In Notices; and

(iii) the Suspension Period shall be extended by a number of days equal to the number of days from and including the date of the Step-In Notice, up to and including the date on which the Buyer notifies the Security Agent of its reasons in reasonable detail for not consenting to that Additional Obligor.

(d) If the Buyer fails to give notice to the Security Agent of the reasons that it does not consent to an Additional Obligor under Clause 7(c) within sixteen (16) days from the date of receipt by the Buyer of the Step-In Notice, it shall be deemed to have consented to the Additional Obligor on the expiry of that 16 day period.

(e) Following the issuance of a Termination Notice, the Security Agent may provide notification that the grounds for such Termination Notice are cured if those grounds have

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been cured, remedied, or otherwise redressed to the reasonable satisfaction of the Buyer within the Suspension Period, after which the Buyer shall not proceed with any Termination Action based on those grounds.

8 STEP-IN PERIOD

(a) Without prejudice to Clause 5 (No Action Without Notice), the Buyer shall not take any Termination Action during the Step-In Period on the grounds:

(i) that the Security Agent has taken any action under Clause 7 (Step-In Rights); or
(ii) specified in the relevant Termination Notice unless the relevant breach of the applicable Assigned Agreement has not been cured or remedied:

(A) [in respect of any outstanding amount due and payable by the Borrower to GPA prior to the Step-In Date];

(B) in respect of any other breach, within the [sixty (60)] days following the Step-In Date,

provided that:

(x) if the Security Agent, any Additional Obligor, any Eligible Person or any Substitute, is prohibited by any court order or bankruptcy or insolvency proceedings from curing the unperformed obligations of the Borrower that are the subject of the Termination Notice, or from commencing or prosecuting foreclosure proceedings, the Buyer undertakes that it will not, without the prior consent of the Security Agent, take any Termination Action during the period of such prohibition; or

(y) for any default that cannot by its nature be cured by the payment of money, the Buyer undertakes that it will not, without the prior consent of the Security Agent, take any Termination Action if, and for so long as the Security Agent, any Additional Obligor, any Eligible Person or any Substitute, shall have commenced to remedy the breach or default within [60] days (or [180] days in the case of a Delayed COD) of the Termination Notice and is using all reasonable endeavors (including implementation of any remedial program) to remedy such breach or default so long as such breach or default is cured within a period of 120-days (or [360] days in the case of a Delayed COD) from the Termination Notice.

(b) During the Step-In Period, the Buyer shall deal in all matters concerning the Assigned Agreements with the Additional Obligor and not the Borrower, provided that any notices shall be sent to both the Borrower and the Additional Obligor.

(c) During any Step-In Period:

(i) any failure by an Additional Obligor to discharge the Assumed Liabilities under the Assigned Agreements shall be deemed to be a failure by the Borrower to discharge such liabilities for the purposes of the Assigned Agreements; and

(ii) any reference in the Assigned Agreements to a “Project Company Event of Default” by the Borrower shall be construed as including any act or omission of, or
circumstance affecting, the Additional Obligor which would have been such a “Project Company Event of Default” had such act, omission or circumstance been done or omitted to be done by, or affected, the Borrower.

9 STEP-OUT

(a) The Security Agent shall give not less than fourteen (14) days’ and not more than twenty-eight (28) days’ prior notice of the Step-Out Date to the Borrower and the Buyer.

(b) Subject to Clauses 9(c) and 10(c)(i), from and after the Step-Out Date, the Additional Obligor shall be released from any obligations to the Buyer under or in connection with the Assigned Agreements and the rights of the Additional Obligor against the Buyer shall be cancelled.

(c) The Borrower shall remain liable for all of its obligations under the Assigned Agreements notwithstanding the occurrence of the Step-Out Date.

10 NOVATION

(a) Subject to Clause 10(e) at any time:

(i) following the giving of an Event of Default Notice and provided that the relevant Event of Default is continuing at such time (as to which notice by the Security Agent that such Event of Default is continuing will be sufficient evidence);

(ii) during any Suspension Period; or

(iii) during any Step-In Period,

the Security Agent may, on not less than twenty-eight (28) days’ prior notice to the Buyer, specifying the proposed date of transfer, procure the transfer of the Borrower’s and the Additional Obligor’s rights, obligations and liabilities under the Assigned Agreements pursuant to Clause 10(b) to a Substitute.

(b) The transfer of the Borrower’s and any Additional Obligor’s rights, obligations and liabilities under the Assigned Agreements to a Substitute, in accordance with Clause 10(a) of this Agreement, shall be effected by a novation notice substantially in the form set out in Appendix I (a Novation Notice). The Borrower hereby appoints the Security Agent irrevocably and by way of security as its attorney for the purposes of executing the Novation Notice.

(c) Subject to paragraphs (e) and (f) of this Clause 10 (Novation), if a novation and transfer is effected pursuant to Clause 10(b) then, with effect from such novation and transfer:

(i) the Security Agent, any Additional Obligor and the Borrower shall be released from all obligations and liabilities under or in connection with the Assigned Agreements, whether arising before, on or after the date of transfer including, without limitation, any Assumed Liabilities accruing prior to the Step-Out Date that have not been discharged; and

(ii) any right of the Buyer to terminate that may have arisen prior to the date of transfer
The Buyer shall within twenty-one (21) days after the date of any Novation Notice, submit to the Security Agent a statement of:

(i) all amounts due and payable by the Borrower to the Buyer under the Assigned Agreements which are unpaid as of the date of the statement;

(ii) the nature and (where capable of being quantified) amount of any sum which will become due and payable by the Borrower to the Buyer under the Assigned Agreements during the period from the date of the statement up to the proposed date of transfer specified in the Novation Notice;

(iii) all other existing breaches by the Borrower of the Borrower’s obligations under the Assigned Agreements (other than those referred to in paragraph (i) of this Clause 10(d)) as at the date of the statement; and

(iv) all obligations of the Borrower under the Assigned Agreements (other than those referred to in sub-clause (ii) above) which will be required under the terms of the Assigned Agreements to be performed during the period from the date of the statement to the proposed date of transfer specified in the Novation Notice.

The Substitute shall have up to the [sixty] [(60)] days (or [one hundred eighty (180)] days in the case of a Delay in COD) from the date of the agreement effecting the novation pursuant to Clause 10(a), during which period it must remedy all acts of default by the Borrower in respect of Pre-Novation Liabilities remaining unremedied or uncured, provided that:

(i) if the Security Agent, any Additional Obligor, any Eligible Person or any Substitute, is prohibited by any court order or bankruptcy or insolvency proceedings from remedying all acts of default (other than a payment default) by the Borrower in respect of Pre-Novation Liabilities, or from commencing or prosecuting foreclosure proceedings, such [60]-day period shall be extended by the period of such prohibition; or

(ii) for any acts of default (other than a payment default) by the Borrower in respect of Pre-Novation Liabilities that cannot by their nature be cured by the payment of money, and for so long as the Security Agent, any Additional Obligor, any Eligible Person or any Substitute, shall have commenced to remedy the breach or default within [sixty (60)] days from the date of the agreement effecting the novation pursuant to Clause 10(a), such [60]-day period shall be extended for an additional period of [60] days (or [180] days in the case of a Delayed COD) so long as the Security Agent, any Eligible Person or any Substitute is using all [reasonable endeavors] (including implementation of any remedial program) to remedy such breach or default,

failing which the Buyer shall be entitled to take Termination Action in respect of Pre-Novation Liabilities.
11 TRANSFERS BY PARTIES

(a) The Buyer undertakes that it will not assign, transfer, novate or dispose of any of its rights and/or obligations, or any interest therein, under the Assigned Agreements or this Agreement to any person unless:

(i) the Security Agent agrees in writing to such assignment, transfer, novation or disposal; and

(ii) such person accedes to this Agreement in place of the Buyer.

(b) If a successor to the Security Agent is to be appointed (whether as a result of resignation or replacement or otherwise) under the terms of the Financing Documents, the Security Agent shall give to the Buyer at least fourteen (14) days’ notice of such appointment taking effect and the new or replacement Security Agent will execute an accession agreement in substantially the form set out in Appendix 2, agreeing to be bound by the terms of this Agreement.

12 MISCELLANEOUS

(a) The Buyer and the Borrower shall, at the Borrower’s expense, take whatever action the Security Agent, an Additional Obligor, an Eligible Person or Substitute taking a transfer in accordance with Clause 10(a), may require for perfecting any transfer or release under Clauses 7 (Step-In Rights), 9 (Step-Out) and 10 (Novation) including, without limitation, the execution of any transfer or assignment and the giving of any notice, order or direction and the making of any registration that, in each case, the Security Agent, Additional Obligor or Eligible Person may request.

(b) This Agreement shall be binding on the parties, their respective successors and any permitted assignee or transferee of all or some of a party’s rights and obligations under this Agreement.

(c) This Agreement may be executed in any number of counterparts, and by the different parties on separate counterparts, each of which when executed and delivered shall be an original but all of which together constitute one and the same instrument.

(d) Nothing in this Agreement or the arrangements contemplated hereby shall prejudice the rights of any of the Lenders under the Financing Documents.

(e) [This Agreement shall terminate (without prejudice to any outstanding obligations or liabilities as at the date of termination) on the date upon which the Borrower’s obligations and liabilities to the Lenders under the Financing Documents have been finally discharged and the Lenders have no commitment to lend, which such date as of the date of this Agreement is anticipated to be [ ] years after the date of Financial Closing as determined under the Financing Documents.]

(f) This Agreement embodies the entire agreement between the Parties relating to the subject matter hereof and supersedes all prior commitments, agreements, representations, and understandings, whether oral or written, relating to the subject matter hereof; and may not be contradicted or varied by evidence of prior, contemporaneous, or subsequent oral agreements or discussions of the Parties hereto.
13 REPRESENTATIONS AND WARRANTIES
The Buyer makes the following representations and warranties:

(a) it has the right, power and authority to enter into this Agreement and to perform all material obligations hereunder;

(b) the execution, delivery and performance of this Agreement by the Buyer will have been duly authorized by all necessary action of the Buyer;

(c) that (i) each of the Assigned Agreements is in full force and effect and has not been amended or varied as of the date hereof (ii) the Buyer’s obligations under the Assigned Agreements and under this Agreement are legal, valid and binding and enforceable in accordance with their terms, and (iii) there are no outstanding breaches or defaults by the Buyer under any Assigned Agreement;

(d) that the rights under the Assigned Agreements are assignable by way of security and that this Agreement constitutes all approvals and consents necessary for such assignments; and

(e) that this Agreement constitutes all approvals and consents necessary for such assignments referred to under Clause 2(j).

14 INDEMNITY
For so long as this Agreement shall remain in effect, the Buyer shall indemnify the Lenders, the Security Agent, any Additional Obligor and any Substitute, and the Lenders’ and any Additional Obligor’s or Substitute’s officers, directors, shareholders and employees in the same manner, and to the same extent it indemnifies the Borrower and the Borrower’s officers, directors, shareholders and employees under Article 16 of the Energy Conversion Agreement or Article [ ] of the Lease Agreement.

15 SEVERABILITY
If, at any time, any provision of this Agreement is or becomes illegal, invalid or unenforceable in any respect under the law of any jurisdiction, that will not affect:

(a) the legality, validity or enforceability in that jurisdiction of any other provision of this Agreement; or

(b) the legality, validity or enforceability in other jurisdictions of that or any other provision of this Agreement.

16 NOTICES
16.1 Giving of notices
All notices or other communications under or in connection with this Agreement must be given in writing and, unless otherwise stated may be made by letter or facsimile. Any such notice will be deemed to be given as follows:

(a) if by letter, when delivered personally or on actual receipt;
16.2 Addresses for notices

(a) The address, and facsimile number of each Party for all notices under or in connection with this Agreement are as set out below:

The Buyer:
Address:
Facsimile #:
For the attention of:

The Borrower:
Address:
Facsimile number:
For the attention of:

The Security Agent:
Address:
Facsimile number:
For the attention of:

or such other address or facsimile number as a Party may notify to the other Parties by not less than seven (7) days’ notice.

(b) All notices from or to the Borrower pursuant to this Agreement must at the same time be copied to the Security Agent and all notices from or to the Buyer in relation to this Agreement or either Assigned Agreement must at the same time be copied to the Borrower and the Security Agent.

17 GOVERNING LAW
This Agreement and the rights and obligations hereunder shall be interpreted, construed and governed by the laws of Guam.

18 MEDIATION [Based on agreement on ECA language and mediation language]

19 NOT USED
IN WITNESS WHEREOF this Agreement has been executed and delivered on the date which first appears on the first page hereof and, as agreed by the parties hereto, shall be effective on such date upon the countersignature of the Security Agent.

EXECUTED by the Guam Power Authority
acting by:

In the presence of:
Witness signature:
Name:
Address:

EXECUTED by [PROJECT COMPANY]
acting by:

In the presence of:
Witness signature:
Name:
Address:

EXECUTED by [SECURITY AGENT]
acting by:

In the presence of:
Witness signature:
Name:
Address:
TO: Guam Power Authority

NOVATION NOTICE

Relating to the [Energy Conversion Agreement] [Lease Agreement] between the Guam Power Authority (the **Buyer**) and [Project Company] (the **Borrower**), dated as of [     ] (the [Energy Conversion Agreement] [Lease Agreement]).

Terms defined in the Direct Agreement dated [………………] between the Buyer, the Borrower and the Security Agent (the **Direct Agreement**) shall, subject to any contrary indication, have the same meaning herein.

The Security Agent requests that the Buyer accept and procure the transfer to the Substitute of all of the rights, title and interest of and all of the obligations of the Borrower under the [Energy Conversion Agreement] [Lease Agreement] and the Direct Agreement by countersigning and delivering this Novation Notice to the Borrower at its address for the service of notices specified in the Direct Agreement.

This Novation Notice is delivered to the Buyer pursuant to and for the purposes of Clause 10 (Novation) of the Direct Agreement so as to take effect in accordance with the terms thereof on the day after delivery of the Novation Notice to the Borrower or on such later date as may be determined in accordance with the terms thereof.

The Substitute warrants that it is has received a copy of the [Energy Conversion Agreement] [Lease Agreement], together with such information as it has required in connection with this transaction and that it has not relied and will not hereafter rely on the Security Agent to check or enquire on its behalf into the legality, validity, effectiveness, adequacy, accuracy or completeness of any such information and further agrees that it has not relied and will not rely on the Security Agent in relation to its entering into this Novation Notice and the [Energy Conversion Agreement] [Lease Agreement].

The Substitute hereby undertakes with the Buyer that it will perform in accordance with the terms thereof all obligations of the Borrower which by the terms of the [Energy Conversion Agreement] [Lease Agreement] and the Direct Agreement will be assumed by it after delivery of this Novation Notice to the Borrower.

The Security Agent makes no representation or warranty and assumes no responsibility with respect to the legality, validity, effectiveness, adequacy or enforceability of the [Energy Conversion Agreement] [Lease Agreement] or any document relating thereto and assumes no responsibility for the performance and observance by any party of any of its obligations under the [Energy Conversion Agreement] [Lease Agreement] or any document relating thereto and any and all such conditions and warranties whether expressed or implied by law or otherwise are
hereby excluded.

The Novation Notice and the rights and obligations of the parties hereunder shall be governed by and construed in accordance with the laws of Guam.

By:

For and on behalf of the Security Agent

Date:

[SUBSTITUTE]

By:

Date:
THIS AGREEMENT is made and entered into as of [    ] and is supplemental to, and should be read and construed as one document with, the Direct Agreement (the Direct Agreement), dated [......................] between [ ] and [ ] as the same may from time to time be amended, novated, restated or supplemented.

Words and expressions used in the Direct Agreement have the same meaning when used herein,

Pursuant to Clause 11(b) of the Direct Agreement, due notice having been given to the Buyer by [    ] in its capacity as Security Agent, the undersigned [name] of [address] (the Replacement Security Agent) hereby agrees with each other person (including but not limited to the Buyer) who is or may become a party to the Direct Agreement that with effect from the date hereof the Replacement Security Agent will become a party to, and be bound by, and benefit from and be subject to, the Direct Agreement, and that all references to the Security Agent in the Direct Agreement shall be and be intended as a reference to the Replacement Security Agent.

The address for notices to the Replacement Security Agent for the purpose of Clause 16 (Notices) of the Direct Agreement is:

Address:
Fax No.:
For the attention of [...]

This Agreement shall be governed by and construed in accordance with the laws of Guam,

SIGNED on behalf of the Replacement Security Agent the [ ] day of [ ].

By:
New Combined Cycle Power Plant

MANAGEMENT’S BRIEFING AND RECOMMENDATION

John M. Benavente, P.E.
General Manager

August 22, 2019
Briefing Outline

1. Purpose of New Power Plant
   • USEPA Regulations Non-Compliance
   • Replace Aged Plants
   • Meet Load Growth
   • Integrate More Renewables

2. Procurement Process of New Plant
   • Chronology
   • Final Results
   • Timeline

3. Characteristics of Ukudu New Plant

4. Rate Impact

5. USEPA Consent Decree

6. Summary & Recommendation
Purpose of New Power Plant
Key Purposes of the New Plant

**COMPLY WITH USEPA REGULATIONS**

- USEPA’s RICE-MACT and EGU-MACT regulations became effective in 2013 and 2015 respectively. All base load plants are non-compliant. Penalties accrued to date are in the hundreds of millions.

**REPLACE AGED CABRAS STEAM PLANTS**

- The Cabras steam plant, commissioned in 1974, is nearing the end of its useful life and is a source of significant USEPA non-compliance penalties.

**MEET LOAD GROWTH**

- To meet load growth in order to avoid rolling load shedding again. There would be challenges meeting load growth over the next three years but doable. However without new capacity beyond 2022, load shedding would again impact ratepayers.

**INCREASE RENEWABLES INTEGRATION**

- The existing units are not able to operate well with intermittent renewables. Plant needed in order to achieve higher Renewable Portfolio Standards.
Chronology of Key Events

August 2010  
USEPA Promulgated Rule

August 2012  
GPA Files for Exemption to Rule

January 2013  
USEPA Denies Additional Exemptions from Clean Air Act

April 2013  
GPA and Consultants meet with USEPA Region IX

November 2014  
GPA, PUC representative and their consultant meet with USEPA Region IX. USEPA issues GPA January 30, 2015 deadline to submit compliance schedule.

OPTIONS:

1. Retire Slow Speed Diesels (SSD)
2. Convert SSD to ULSD and Install Catalyst
3. Convert to Low Sulfur RFO, Install Scrubbers and Catalyst
4. Convert SSD to LNG
The Cabras 1&2 and MEC 8&9 baseload plants are noncompliant and require fuel conversion to Ultra Low Sulfur Diesel to comply with air emission regulations.

These plants require additional investments to address existing and future air and water USEPA regulations.

GPA is facing significant penalties from USEPA if compliance plan is not implemented.

The new plant will be compliant and is more economical compared to conversion for compliance, life extension and operating costs of the Cabras 1&2 units.

<table>
<thead>
<tr>
<th>CONVERT EXISTING PLANTS</th>
<th>INVEST IN NEW PLANT</th>
</tr>
</thead>
<tbody>
<tr>
<td>clean emission investments</td>
<td>$460M</td>
</tr>
<tr>
<td>additional O&amp;M</td>
<td>$15M</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$475M</strong></td>
</tr>
</tbody>
</table>
## Potential Penalties Accrued to Date

### RICE-MACT and EGU-MACT Non-Compliance
12-Aug-19

<table>
<thead>
<tr>
<th></th>
<th>Compliance Date</th>
<th>Days Penalty</th>
<th>$/Day Penalty</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EGU MACT</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cabras 1</td>
<td>16-Apr-15</td>
<td>1578</td>
<td>$37,500</td>
<td>$59,175,000</td>
</tr>
<tr>
<td>Cabras 2</td>
<td>16-Apr-15</td>
<td>1578</td>
<td>$37,500</td>
<td>$59,175,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Subtotal</strong></td>
<td><strong>$118,350,000</strong></td>
</tr>
<tr>
<td><strong>RICE MACT</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>MEC 8</td>
<td>13-May-13</td>
<td>2280</td>
<td>$37,500</td>
<td>$85,500,000</td>
</tr>
<tr>
<td>MEC 9</td>
<td>13-May-13</td>
<td>2280</td>
<td>$37,500</td>
<td>$85,500,000</td>
</tr>
<tr>
<td>Cabras 3 (Thru 8/31/15)</td>
<td>13-May-13</td>
<td>838</td>
<td>$37,500</td>
<td>$31,425,000</td>
</tr>
<tr>
<td>Cabras 4 (Thru 8/31/15)</td>
<td>13-May-13</td>
<td>838</td>
<td>$37,500</td>
<td>$31,425,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Subtotal</strong></td>
<td><strong>$233,850,000</strong></td>
</tr>
</tbody>
</table>

**Total Penalties** $352,200,000
<table>
<thead>
<tr>
<th>October 2014</th>
<th>CCU Passes Resolution 2014-48, authorizing GPA to:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Petition the PUC to commence procurement of 120 MW of Combined Cycle (CC) capacity at Harmon with the option for an additional 60 MW</td>
</tr>
<tr>
<td></td>
<td>Determine an Acquisition Strategy and a Procurement Strategy including proposed statutory changes, within 120 days</td>
</tr>
<tr>
<td></td>
<td>Continue to increase and integrate renewable energy</td>
</tr>
<tr>
<td></td>
<td>Continue to evaluate and implement Demand Side Management (DSM)</td>
</tr>
<tr>
<td></td>
<td>Evaluate Demand Response options</td>
</tr>
<tr>
<td></td>
<td>Evaluate additional battery storage options</td>
</tr>
<tr>
<td></td>
<td>Evaluate options for retention of emergency units</td>
</tr>
<tr>
<td></td>
<td>Continue to evaluate conversion to LNG</td>
</tr>
</tbody>
</table>
Conclusions supporting CCU Resolution 2014-48:

GPA, CCU and PUC must step up all efforts in order for GPA to be in a position to minimize impacts to ratepayers when fuel oil prices rise again. We have no control on commodity prices, but we have control on how much and what type of fuel we burn to minimize rate impacts.

The dual fired combined cycle units provides GPA fuel firing diversity it needs to provide reliable service while minimizing the impacts of volatile fuel oil pricing.

GPA should investigate how to reduce ULSD premium cost. Historically premium cost has been substantial due to low volume usage. It appears a premium cost of about $3/bbl. is possible when volumes increase to 2M bbl.

When RFO commodity price is below $50/bbl., operating a combined cycle plant on ULSD provides the least cost.

When the RFO commodity price rise above $50/bbl., the LNG options become the least cost. The savings become substantial and in most cases over $1B at an RFO commodity price of $100/bbl., which was what GPA experienced between 2010 to 2014.
Fuel Conversion

Changing fuel from RFO to ULSD and LNG is in the best interest of ratepayers.

<table>
<thead>
<tr>
<th></th>
<th>Ultra-Low Sulfur Diesel (USLD)</th>
<th>Liquefied Natural Gas (LNG)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Meets USEPA Requirements</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Supply Adequate for Guam</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Transportation to Guam*</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Industry Movement**</td>
<td></td>
<td>✓</td>
</tr>
</tbody>
</table>

* Shipment costs dependent on applicability of Jones Act
** Natural gas is dominant fuel choice for US power companies, as coal and other “dirty” fuel sources are abandoned due to changes in USEPA regulations
Proposed Compliance Schedule

January 2015

GPA Submits Proposed Compliance Schedule to USEPA:

- Construct 180MW of combined cycle units and commission units fired on ULSD and/or LNG no later than September 30, 2019.
- Retire Cabras 1&2 Steam Plant six months after the commissioning of the combined cycle plant, but no later than March 30, 2020.
- Convert MEC 8&9 units to ULSD and/or LNG within one year after the commissioning of the 180MW combined cycle plant, but no later than September 30, 2020.
- Retire the Cabras 3&4 Slow Speed Plant within one year after the commissioning of the 180MW combined Cycle Plant, but no later than September 30, 2020.

Sept 30, 2019
- Commission 180MW Plant

March 30, 2020
- Retire Cabras 1&2

September 30, 2020
- Complete MEC 8&9 fuel conversion
- Retire Cabras 3&4
Aged Plants
## Power Supply Update

### Authority Plants would be 24 - 48 years old by 2023

<table>
<thead>
<tr>
<th>Overview</th>
<th>Ownership / Operation</th>
</tr>
</thead>
<tbody>
<tr>
<td>GPA has approximately 398 MW of available generation capacity</td>
<td>As IPP contracts expired GPA’s ownership of power resources has increased</td>
</tr>
<tr>
<td>Cabras 1 &amp; 2 de-rated to 55 MW each</td>
<td>The Power Purchase Agreement model is being used for renewable resources and the Independent Power Producer model is being used for the new combined cycle project</td>
</tr>
<tr>
<td>GPA’s peak demand in 2019 was 256 MW</td>
<td>GPA’s primary generating units are 100% fueled by fuel oil, except for 25.3 MW of renewables</td>
</tr>
</tbody>
</table>

### Primary Generating Units

<table>
<thead>
<tr>
<th>Unit</th>
<th>Year Installed</th>
<th>Owner</th>
<th>Operator</th>
<th>Capacity Available (MW)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baseload</td>
<td>Cabras Unit 1</td>
<td>1974</td>
<td>Authority</td>
<td>TEMES/Authority</td>
</tr>
<tr>
<td></td>
<td>Cabras Unit 2</td>
<td>1975</td>
<td>Authority</td>
<td>TEMES/Authority</td>
</tr>
<tr>
<td></td>
<td>MEC - Piti Unit 8</td>
<td>1999</td>
<td>Authority</td>
<td>MEC</td>
</tr>
<tr>
<td></td>
<td>MEC - Piti Unit 9</td>
<td>1999</td>
<td>Authority</td>
<td>MEC</td>
</tr>
<tr>
<td>Intermediate</td>
<td>Macheche - CT</td>
<td>1993</td>
<td>Authority</td>
<td>Authority</td>
</tr>
<tr>
<td></td>
<td>Yigo – CT</td>
<td>1993</td>
<td>Authority</td>
<td>Authority</td>
</tr>
<tr>
<td></td>
<td>Piti Unit 7</td>
<td>1997</td>
<td>Authority</td>
<td>Authority</td>
</tr>
<tr>
<td></td>
<td>Dededo CT Plant</td>
<td>1993</td>
<td>Authority</td>
<td>Authority</td>
</tr>
<tr>
<td></td>
<td>Aggreko 1</td>
<td>2016</td>
<td>Aggreko</td>
<td>Aggreko</td>
</tr>
<tr>
<td>Peaking</td>
<td>Diesel Units (10 units)</td>
<td>1993</td>
<td>Authority</td>
<td>Authority</td>
</tr>
<tr>
<td></td>
<td>Subtotal:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Renewable</td>
<td>Dandan Solar Project</td>
<td>2015</td>
<td>GPS Solar</td>
<td>GPS Solar</td>
</tr>
<tr>
<td></td>
<td>Wind Turbine</td>
<td>2016</td>
<td>Authority</td>
<td>Authority</td>
</tr>
<tr>
<td></td>
<td>Total:</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

1. BOT expired in January 2019; ownership reverted to GPA.
2. Current lease expires in 2020; ownership reverts to GPA.
System Reliability & Plant Life Extension

<table>
<thead>
<tr>
<th>CABRAS 1 &amp; 2</th>
<th>CABRAS 3 &amp; 4</th>
<th>NEW BASELOAD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Degraded Due to Age &gt;45 years old</td>
<td>79 MW loss (2015 fire)</td>
<td>High Reliability</td>
</tr>
<tr>
<td>Plant Life Extension Requires Significant Capital Investment</td>
<td>Negatively Affected System Reliability</td>
<td>Significant Fuel Efficiency</td>
</tr>
<tr>
<td>Inadequate Capacity for Future Growth</td>
<td></td>
<td>Savings from Fuel Efficiency will Minimize Impact of Conversion to More Expensive but Clean Fuel</td>
</tr>
<tr>
<td>Not Compatible with Renewables Systems</td>
<td></td>
<td>Compatible with Renewable Systems</td>
</tr>
</tbody>
</table>

![Graph showing availability metrics for various power plants and facilities](image-url)
Meeting Load Growth
# Growth Forecast at Current Capacity

## Load Growth Above 1% Overcomes Existing Capacity by 2023

<table>
<thead>
<tr>
<th>Description</th>
<th>MW</th>
</tr>
</thead>
<tbody>
<tr>
<td>TOTAL FIRM CAPACITY</td>
<td>398</td>
</tr>
<tr>
<td>Less Largest Unit</td>
<td>55</td>
</tr>
<tr>
<td>Less 2nd Largest Unit</td>
<td>55</td>
</tr>
<tr>
<td>Less 50% of 3rd Largest Unit</td>
<td>22</td>
</tr>
<tr>
<td>Total Reserve Requirement</td>
<td>132</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
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<tbody>
<tr>
<td>Available Capacity For Peak Demand</td>
<td>266</td>
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<tr>
<td>2019 Highest Peak Demand</td>
<td>256</td>
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<tr>
<td>Available Growth Capacity</td>
<td>10</td>
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</tbody>
</table>
Integrate More Renewables
Intermittency of Solar PV Production
Intermittency of Solar PV Production

Typical PV Output

Peak Output
26.5 MW

Peak Output
23 MW

14-Jun-16

PV System KW Size 24.70

GPA kWh 12am to 7am 22.56

GPA kWh 7am to 6pm 7.44

GPA kWh 6pm to 12am Evening Peak 24.67

NEM kWh 7am to 6pm 69.35

Net GPA kWh -14.68
Renewables Integration

Compatible
• Can withstand regular stop/start operations
• Provides faster response to rapid & constant changes in renewable loads
• Supports added renewables to grid

Flexible Response to Grid Intermittency

Incompatible
• New operational requirements due to the increased penetration of renewables
• Will experience major issues from regular stop/start operations
• Limited outages

Limited Response Capability to Grid Intermittency

Limited Minimum Load Requirements
• Limited amount of renewables that can be added to grid

CCU / GPA Regular Meeting August 29, 2019 - GPA
Future Energy Supply

New combined cycle units and expanded renewable portfolio will supply over 75% of GPA energy supply.

GPA is on track to achieve 25% of energy from renewables in 2022.

Projected December 2023 Daily Unit Dispatch

- **Batteries**
- **Solar PV**
- **MEC (Piti #9)**
- **MEC (Piti #8)**
- **CCCT 180MW**

Integration Study

2015: 25 MW Ph I Solar PV
2019: 22 MW Customer Renewables
2019: 40 MW Battery Storage
2022: 120 MW Ph II Solar PV
2022: 180 MW New CC Plant
2023: 40 MW Ph III Solar PV
2023: Renewables Integration Study
Procurement Process of New Power Plant

- Chronology
- Final Results
- Project Timeline
# Chronology of New Power Plant Approval

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>December</td>
<td>PUC approves Integrated Resource Plan (IRP), and best strategies for the type, amount and timing of new resource acquisitions to meet future load. Requires GPA to investigate the economics of fuel diversity of liquefied natural gas (LNG) among other conditions</td>
</tr>
<tr>
<td>2008</td>
<td></td>
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<tr>
<td>July</td>
<td>GPA files the 2013 IRP to the PUC. IRP to address system reliability, compliance with USEPA new emission regulations, and renewable energy integration.</td>
</tr>
<tr>
<td>2013</td>
<td></td>
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<tr>
<td>November</td>
<td>CCU authorizes retirement of Tanguisson Power Plant, implementing new generation units by 2016 and new fuel supply by 2019 (Resolution 2013-50)</td>
</tr>
<tr>
<td>2013</td>
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<tr>
<td>October</td>
<td>CCU authorizes GPA to petition PUC for approval of new dual fired combined cycle plant, utility-scale renewables and Demand Side Management (DSM) programs</td>
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<td>2014</td>
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</table>
### Chronology of New Power Plant Approval

<table>
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<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>January 2015</td>
<td>PUC defers approval of new combined cycle plant pending submittal of additional information, but to proceed with other provisions of the IRP, such as renewables and DSM</td>
</tr>
<tr>
<td>March 2015</td>
<td>CCU authorizes GPA to petition PUC for consulting services for implementing USEPA compliance plan. Consulting services provides resources for procurement, contracting, construction and commissioning support for combined cycle plant.</td>
</tr>
<tr>
<td>August 2015</td>
<td>GPA loses 79 MW of base load capacity due to explosion and fire at Cabras 3&amp;4. GPA’s strategy moved from a planning to a procurement approach.</td>
</tr>
<tr>
<td>December 2015</td>
<td>PUC orders GPA to update the Integrated Resource Plan in consideration of the Cabras 3&amp;4 loss and capacity shortfall</td>
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</tbody>
</table>
## Chronology of New Power Plant Approval

**May 2016**
- GPA files updated IRP to PUC

**October 2016**
- PUC authorizes the acquisition of 180 MW combined cycle plant based upon the Independent Power Producer (IPP) model as a Build-Operate-Transfer (BOT) procurement

- CCU authorizes GPA to petition PUC to acquire 180 MW dual fired combine cycle plant (Resolution 2016-36)
New Combined Cycle Units

GPA is progressing with its proposed combined cycle units.

Three proponents submitted price proposals on June 3, 2019.

Lowest bidder determined June 10, 2019.


Combined Cycle Project

- Proposed combined cycle generation of 180 MW
- Dual fuel capabilities: ultra-low sulfur diesel (ULSD) and liquefied natural gas
- Site located in close proximity to key transmission line, Harmon substation and GWA wastewater plant
- MEC Units to be converted to ULSD Firing upon commissioning of new plant
- Cabras 1 & 2 to be retired within 3 months after new plant commissioning
- All GPA plants compliant with USEPA Regulations by December 31, 2022

Timing

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<tr>
<th>Milestone</th>
<th>Date</th>
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<tr>
<td>GPUC Order Docket 15-05 filed</td>
<td>Jan 2016</td>
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<tr>
<td>GPUC Order Docket 15-05 approved</td>
<td>Oct 2016</td>
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<tr>
<td>GPA hired Stanley Consultants, Inc. to assist in creation and evaluation of bids</td>
<td>2017</td>
</tr>
<tr>
<td>Land acquired</td>
<td>2018</td>
</tr>
<tr>
<td>GPUC approved procurement parameters</td>
<td>2018</td>
</tr>
<tr>
<td>Bid award</td>
<td>Oct 2019</td>
</tr>
<tr>
<td>Construction</td>
<td>2019 - 2022</td>
</tr>
</tbody>
</table>
Site Infrastructure
**Impact on System Reliability & Resiliency**

- Substantially improves system reliability and reduces line losses
- Allows for significant loads to be served through storms

Vital power transmission lines that connect system to key components of Guam’s economy including Tumon hotel row, Harmon, Tamuning, Hospital, and the Airport are currently underground.

60% of system load is served through these underground transmission infrastructure.

GPA continues to harden its overhead system by replacing wood poles with concrete (over 87% hardened to date).

GPA continues its village underground hybrid system which places secondary lines underground (20% completed).
Impact on System Reliability & Resiliency

- Substantially improves system reliability and reduces line losses
- Allows for significant loads to be served through storms

Andersen Air Force Base and new Marine Base to be served through new underground transmission line under construction by Navy. This line ties in to an existing underground between Anderson Air Force Base and the 40MW Dededo Combustion Turbine Plant.

A future underground transmission line between Dededo Substation and the Harmon Substation will loop the load centers of the north.
Combined Cycle Plant
Bid Characteristics and Results
Multi-Step Invitation For Bid - Key Points

<table>
<thead>
<tr>
<th>Technology</th>
<th>Neutral, allowing reciprocating engines and renewable energy proposals</th>
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</thead>
<tbody>
<tr>
<td>Size</td>
<td>180 MW + 10%: Levelized bids due to variety of Technologies and Unit Sizes</td>
</tr>
</tbody>
</table>
| Location            | Near Harmon substation  
|                     | Property purchased by GPA and rezoned for power plant construction and operation |
| Model               | Independent Power Producer (IPP), Build-Operate-Transfer (BOT) for 25 years plus additional 5-year option (30 years total) |
| Bid Preparation     | Four (4) months bid development time allowed for selected pre-qualified proponents |
Technical Proposal Requirements

- 180 MW ± 10%
- Dual fuel capable with ULSD initially
- Fully dispatchable base load
- Project Company will complete a Grid Study [steady state and dynamics modeling using Positive Sequence Load Flow (PSLF) software]
- Transient response [5% within 1 second; 10% within 2 seconds. 25 MW per minute regulation]
- Capable of providing the full Dependable Capacity at any given time regardless of the weather conditions
- Construction shall comply with Guam wind rating and seismic zone requirements
- Meet GPA Reliability Standards
- Project Company will provide environmental permitting
- Synchronous condenser capability
- The loss of a single generating unit should not cause loss of capacity of more than 45MW
- Rights of way for fuel pipeline and 115 KV transmission interconnection from to the Harmon substation provided by GPA
- Natural gas pipeline (FERC compliant) installed into same right of way as ULSD pipeline and protected while not in use
- HV transmission line and pipeline transferred to GPA after COD
Technical Proposal Requirements - continued

- Noise level at the site boundary shall not exceed 3 dB above existing noise level
- Utilize GWA grey water for makeup – if cooling tower is required
- Discharge to GWA or Zero Liquid Discharge system
- Potable water supplied from GWA; sea water makeup not allowed
- 7-day on-site water storage
- 30-day on-site fuel storage
- Transfer facility for loading and unloading fuel delivery trucks (for resiliency)

- Buffer zone around plant
- Utilize only part of provided property (~25 acres for plant)

Architectural requirements:

- Low-rise buildings unless taller required for equipment enclosure
- Building designs approved by GPA
- Style, colors and finishes compatible with Guam’s island heritage
- Exterior colors and finishes blend in with surrounding
Proponent Proposal Requirements

- Maximum debt to equity ratio of 80% to 20%
- Proposal security required ($3M bid bond)
- Minimum 35% total equity required of lead developer
- One original and five copies
- Financing capacity plan
- Complete Section D Forms
- Provide separate technical and commercial proposals in two separate envelopes
- Responsive test Section B, Appendix A
Successful Proponent Requirements

- Hiring opportunities for GPA employees who may be impacted by impending retirement of Cabras 1&2
- Construction security of $63.8M at financial closing (released 3 months after COD Section B 7.3 and ECA Section 9.6)
- Transfer Security of approximately $15M – to replace Operational Security and released 1 year after transfer
- Liquidated damages
  - Delay in achieving COD
  - Failure to meet Contracted Capacity
  - Excessive outages
- Reliability test 7 days with 72 hours at maximum dependable capacity
- Annual dependable capacity test
- Maintenance and testing prior to transfer in the end of the Term
- Progress meetings
- Schedule updates
- OSHA safety conformance
- Monthly reports
# MS-IFB Responses

## TECHNICAL PROPOSALS

<table>
<thead>
<tr>
<th>Proposals Received (Qualified Proponents)</th>
<th>Evaluation Criteria</th>
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<tbody>
<tr>
<td>Osaka Gas Co., Ltd.</td>
<td>Financial Capacity</td>
</tr>
<tr>
<td>Powerflex LLC</td>
<td>Experience</td>
</tr>
<tr>
<td>(c/o Wartsila Development &amp; Financial Services)</td>
<td>Qualifications</td>
</tr>
<tr>
<td>Hanwha Energy Corporation</td>
<td>Technical Proposal</td>
</tr>
<tr>
<td>Korea Electric Power Corporation</td>
<td></td>
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</tbody>
</table>
**Evaluation Key Points**

Economic evaluation based on:
- Net Present Value incorporating all costs over the 25-year period
- Fixed Capacity Cost
- Fixed Operation and Maintenance Cost
- Variable Operation and Maintenance Cost
- Fuel Cost

**Evaluation Results**

<table>
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<tr>
<th>Rank based on NPV (high to low)</th>
<th>NPV Cost</th>
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<tbody>
<tr>
<td>Powerflex (Wartsila)</td>
<td>$4,019,294,000</td>
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<tr>
<td>Hanwha Energy</td>
<td>$3,199,004,000</td>
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<tr>
<td>Korea Electric Power</td>
<td>$3,121,230,000</td>
</tr>
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</table>

**Conclusion**

**Korea Electric Power Company (KEPCO)**

- Lowest NPV Cost
KEPCO Key Technical Points

- Combined Cycle Unit
  - Three (3) Siemens ST 800 45 MW combustion turbines with individual Heat Recovery Steam Generator (HRSG) feeding steam to a 63 MW Siemens steam turbine
- 198 MW Total Firm Capacity
- SCR and CO catalyst pollution controls in the HRSGs
- 25 MW Battery Energy Storage System (BESS) to offset single unit loss

- Additional diesel units and CT capacity beyond rating totaling 64 MW to offset the loss of single largest unit
  - Single unit loss will total 66 MW
  - Offset by BESS and diesels
- Combustion Turbine provide quick start
- Regular on/off capability
- 6663 Btu/kWh heat rate on ULSD at 100% load in Combined Cycle makes the plant one of most efficient in the world.
NEW UKUDU POWER PLANT LAYOUT
Rate Impact
## Projection Summary - Existing System ($000)

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Net Energy Sent Out</th>
<th>Production Fuel Costs</th>
<th>Generation Operation and Maintenance Expense</th>
<th>Debt Service Payments</th>
<th>Operating Expense</th>
<th>Total Expense Including DS</th>
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</thead>
<tbody>
<tr>
<td>2019</td>
<td>1,756,633</td>
<td>$261,786</td>
<td>$35,706</td>
<td>$47,737</td>
<td>$297,492</td>
<td>$345,228</td>
</tr>
<tr>
<td>2020</td>
<td>1,803,316</td>
<td>$281,536</td>
<td>$36,492</td>
<td>$47,736</td>
<td>$318,028</td>
<td>$365,764</td>
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<tr>
<td>2021</td>
<td>1,820,163</td>
<td>$295,429</td>
<td>$37,295</td>
<td>$47,824</td>
<td>$332,723</td>
<td>$380,547</td>
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<tr>
<td><strong>2022</strong></td>
<td><strong>1,836,945</strong></td>
<td><strong>$277,972</strong></td>
<td><strong>$38,115</strong></td>
<td><strong>$48,004</strong></td>
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<td>2023</td>
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### Projection Summary - New Generation ($000)

<table>
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<td>2023</td>
<td>1,836,945</td>
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<td>2038</td>
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¹ – Gross
² – Includes refunding of 2012 Bonds
Projection Summary - New Generation ($000) ULSD

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<th>Fiscal Year</th>
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¹ – Net of MEC cost reduction, CT savings, Aggreko, and insurance
² – Includes refunding of 2012 Bonds
## Projection Summary - New Generation ($000) LNG

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Net Energy Sent Out</th>
<th>Production Fuel Costs</th>
<th>Generation Operation and Maintenance Expense¹</th>
<th>Debt Service Payments²</th>
<th>Operating Expense</th>
<th>Total Expense Including DS</th>
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<td><strong>$ (265,567)</strong></td>
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Key Rate Factors

• There would be a net savings on rate payers total bill
• Substantial fuel savings due to efficiency of new Ukudu plant
  • New plant production offset existing intermediate and peaker production cost
  • New plant more efficient than MEC units
  • Renewables integrated in 2023
  • Storage tanks rentals reduced due to single fuel
• Increased fixed capacity and O&M payments of new Ukudu plant offset by fuel cost reduction due to plants high efficiency
• Reduction in cost in FY 2023 due to:
  • Cabras 1&2 retirement
  • Aggreko contract expiration
  • MEC operating cost reduced due to lower load factor
  • Some peakers candidates for retirement
• Refinancing of 2012 bonds will levelized payments in 2022
• Base rate increased but LEAC decreased resulting in Total Bill Savings
Cost Reduction Strategy

- New Plant (IPP) 2023: $39,810
- Fixed O&M 2023: $27,382
- Variable O&M 2023: $2,888

**COST OF NEW PLANT**: $70,081

- Bond Refunding (2022): ($19,421)
- Retirement Cabras (Ops & PMC) 2023: ($4,748)
- Cabras Labor 2023: ($3,707)
- Yigo & Tenjo (Retirement) 2023: ($2,007)
- Aggreko (Retirement) 2023: ($3,230)
- Reduced Ins Premiums 2023: ($4,000)
- Piti 8&9 (End IPP; Add PMC) 2024: ($7,310)

**SUBTOTAL NET GEN**: $25,658

- Fuel Savings (all ULSD) 2024: ($57,000)

**NET NEW GEN + ULSD**: ($31,342)

- Fixed O&M LNG 2026: ($9,387)
- Fuel Savings (LNG Incremental) 2027: ($30,000)

**NET LNG IMPACT**: ($70,729)
Comparison of Plant Efficiencies

<table>
<thead>
<tr>
<th>Plant Description</th>
<th>NET kWh/gal ULSD</th>
<th>Net Thermal Efficiency</th>
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<td>Cabras Steam Plant 132MW</td>
<td>12.3</td>
<td>30.70%</td>
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<tr>
<td>MEC Slow Speed Engine Plant 88MW</td>
<td>15.7</td>
<td>39.10%</td>
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<tr>
<td>Medium Speed Plants Average 80MW</td>
<td>12.5</td>
<td>31.10%</td>
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<td>Combustion Turbine Plants Average 120MW</td>
<td>9.5</td>
<td>23.70%</td>
</tr>
<tr>
<td>New Ukudu Plant 198MW</td>
<td>20.5</td>
<td>51.30%</td>
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CCU / GPA Regular Meeting August 29, 2019 - GPA
Targeted Cost Reductions

All existing generation plants will be evaluated over the next 2-years for potential retirement or change in operations in 2023 due to the new power plant and the magnitude of military buildup growth.

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<th>Description</th>
<th>KW</th>
<th>Amount</th>
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<td>MEC Under PMC/GPA Employee Model</td>
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</tr>
<tr>
<td><strong>TOTALS</strong></td>
<td>46,000</td>
<td><strong>$25,188,054</strong></td>
</tr>
</tbody>
</table>
Generation Plant Transfers Resulting in Cost Reductions

Transfer of IPP generating units reduced GPA costs following the expiration of their capital leases

- In late 1990s, GPA entered into capital lease transactions for new generation
  - Approximately 128MW of capacity
    - MEC 8: 44MW Baseload
    - MEC 9: 44MW Baseload
    - PITI 7: 40MW Intermediate
  - Aggreko 40MW Temporary Lease to Own Power Contract began January 2016 and expires Jan 2021 with ownership to GPA. Annual cost about $13M

<table>
<thead>
<tr>
<th>PITI 7</th>
<th>MEC 8 and 9</th>
</tr>
</thead>
<tbody>
<tr>
<td>GPA paid $6 million per year as part of capital lease, which expired in 2017</td>
<td></td>
</tr>
<tr>
<td>GPA now spends less than $1 million to operate and maintain the plant</td>
<td></td>
</tr>
<tr>
<td>In January 2019, GPA took ownership of the MEC units 8 and 9</td>
<td></td>
</tr>
<tr>
<td>GPA paid about $30 million per year for the capital lease</td>
<td></td>
</tr>
<tr>
<td>GPA paying $15 million annually to MEC to continue to operate and recapitalize plant up to January 2024</td>
<td></td>
</tr>
</tbody>
</table>
# Load Growth Capacity with New Plant

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
<th>MW</th>
<th>Total MW Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ukudu Combustion Turbines</td>
<td>3</td>
<td>45</td>
<td>135</td>
</tr>
<tr>
<td>Ukudu Steam Turbine</td>
<td>1</td>
<td>63</td>
<td>63</td>
</tr>
<tr>
<td>MEC 8</td>
<td>1</td>
<td>44</td>
<td>44</td>
</tr>
<tr>
<td>MEC 9</td>
<td>1</td>
<td>44</td>
<td>44</td>
</tr>
<tr>
<td><strong>Total Baseload Capacity</strong></td>
<td></td>
<td></td>
<td><strong>286</strong></td>
</tr>
</tbody>
</table>

GPA Standby Generators

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
<th>MW</th>
<th>Total MW Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dededo CT 1</td>
<td>1</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Dededo CT 2</td>
<td>1</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Macheche CT</td>
<td>1</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Yigo CT</td>
<td>1</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>Piti 7 CT</td>
<td>1</td>
<td>40</td>
<td>40</td>
</tr>
<tr>
<td>Tenjo Diesels</td>
<td>6</td>
<td>4</td>
<td>24</td>
</tr>
<tr>
<td>Talofofo Diesels</td>
<td>2</td>
<td>4</td>
<td>8</td>
</tr>
<tr>
<td>Manenggon Diesels</td>
<td>2</td>
<td>4</td>
<td>8</td>
</tr>
<tr>
<td>Aggreko Diesels</td>
<td>38</td>
<td>1.1</td>
<td>40</td>
</tr>
<tr>
<td><strong>Total Peakers/Reserves</strong></td>
<td></td>
<td></td>
<td><strong>200</strong></td>
</tr>
</tbody>
</table>

**TOTAL FIRM CAPACITY** 486

- Largest Unit 45
- 2nd Largest Unit 45
- 3rd Largest Unit 45

**Total Reserve Requirement** 135

- Peak Demand Capacity 351
- 2019 Peak Demand 256

**AVAILABLE GROWTH CAPACITY** 95
Load Growth Accommodated with New Plant

MW Load Capability

- Capability
- 1% Growth
- 1.5% Growth
- 2% Growth
- 3% Growth

USEPA Consent Decree
USEPA Compliance Schedule

- New power plant is central to compliance with USEPA regulations.
- Negotiations with USEPA continues and indications are that a Consent Decree is imminent soon.
- GPA has provided USEPA a workable updated compliance timeline to insure the electrical grid reliability is maintained while the new combined cycle plant is constructed.
- Retiring 264MW of its 352MW base load capacity within a 7 year period is a complex and challenging task to achieve as proposed in the plan submitted in Jan 2015.
- The retirement of 264MW of base load and the conversion of 88MW to clean ULSD fuel will result in the substantial reduction of pollutants above what the 2013 and 2015 USEPA regulations targeted. Additionally, retirements will result in the discontinuance of thermal effluent discharges into ocean waters further improving the environment.
- CCU and PUC have been aggressively implementing renewable energy and demand side management programs resulting in additional benefits to the environment.
Summary & Recommendations
Summary

• The New Power Plant is critical to the future of the power system and we need to proceed in commissioning the plant by October 2022:
  - New power plant is central to compliance with USEPA regulations of 2013 and 2014. Non-compliance has resulted in accrued potential penalties in the hundreds of millions.
  - GPA plants are aged and will be between 24 to 48 years old by 2023.
  - Load growth beyond 2022 will result in load shedding unless new capacity is added.
  - Integration of more renewables beyond 2022 without the new plant is unlikely and will limit the grid's ability to increase Guam's Renewable Portfolio Standard.

• The new plant is much more reliable than the existing units. Its characteristics and location will substantially improve the reliability of the system.
  - Its location, in northern Guam, near large and critical load centers having underground transmission lines reduces line losses and improves operation during and recovery after storms.

• The new plant is much more efficient than existing units.
  - Reduction of GPA's annual fuel consumption by about 35 million gallons.

• The new plant improves the sustainability and resilience of the island.
  - Tertiary-treated wastewater is used for cooling, substantially reducing demand on aquifer.
  - Eliminates sea water usage to cool generators thereby protecting our ocean environment.
  - Complies with USEPA regulations by burning clean fuel and much less fuel thereby reducing the island’s carbon footprint and its’ impact on climate change.

• The new plant utilizing ULSD provides the opportunity for a net reduction in cost by 2023.
  - The fuel savings pay for the cost of the new plant.
  - The dual-fuel new plant can also burn natural gas and provides GPA the opportunity to reduce energy cost more if LNG is integrated into the system mix.
Recommendations

• GPA is requesting the CCU and the PUC to approve the Energy Conversion Agreement with KEPCO for the New Combined Cycle Plant and its supporting schedules and documents:
  • Energy Conversion Agreement (ECA)
  • ECA Schedules & Supporting Documents
    • Schedule 1 Functional Specifications
    • Schedule 2 Technical Limits and Contracted Characteristics
    • Schedule 3 GPA Provided Items
    • Schedule 4 Commissioning and Testing
    • Schedule 5 Determination of Tariff
    • Schedule 6 Metering System
    • Schedule 7 ULSD Specifications
    • Schedule 8 Not Used
    • Schedule 9 LNG Specifications
    • Schedule 10 Transfer Price
    • Schedule 11 Performance Bond
    • Schedule 12 ULSD Metering and Fuel Settlement
    • Schedule 13 Not Used
    • Schedule 14 Adjustment In case Natural Gas is available after Year 3
  • Real Property Lease Agreement
  • Lender’s Direct Agreement
Project Milestones

CCU APPROVAL  August 2019
PUC APPROVAL  September 2019
Sign Contract  October 2019
Permitting & Financial Close  June 2020
Commercial Operations Date  October 2022
Guam Power Authority
Review of New Generating Rate Impacts
Presentation
August 18, 2019

Mark Beauchamp, President
Utility Financial Solutions, LLC
Phone: 616-403-5450
Email: mbeauchamp@ufsweb.com

International consulting firm providing cost of service, financial plans and financial services to utilities
Combined Cycle & New Solar Generating Units

• Identified fuel expenses under the following:
  o Combined cycle generating unit
  o Current power supply portfolio (Included new solar)

• Projected changes in capacity and operational and debt service restructuring

• Compared changes in costs with new generating unit

• Identified impacts on average residential customer (All other changes excluded)
Projected Change in Costs from New Generation

- Fuel Cost Decreasing by $50 - $60 million between 2023 – 2025
- LNG anticipated 2026, savings increase an additional $40 - $45 million
- Savings partially off set by $40 million in additional operating expenses
- Debt service restructuring increases customer savings by $19 million between 2023 - 2030

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Production Fuel Costs</th>
<th>Generation Operation and Maintenance Expense</th>
<th>Debt Service Payments</th>
<th>Total Expense Including DS</th>
</tr>
</thead>
<tbody>
<tr>
<td>2023</td>
<td>$ (57,000)</td>
<td>$ 38,892</td>
<td>$ (19,421)</td>
<td>$ (37,528)</td>
</tr>
<tr>
<td>2024</td>
<td>$ (56,645)</td>
<td>$ 39,671</td>
<td>$ (19,415)</td>
<td>$ (36,389)</td>
</tr>
<tr>
<td>2025</td>
<td>$ (61,421)</td>
<td>$ 39,079</td>
<td>$ (19,419)</td>
<td>$ (41,761)</td>
</tr>
<tr>
<td>2026</td>
<td>$ (107,628)</td>
<td>$ 28,925</td>
<td>$ (19,420)</td>
<td>$ (98,123)</td>
</tr>
<tr>
<td>2027</td>
<td>$ (114,967)</td>
<td>$ 28,293</td>
<td>$ (19,416)</td>
<td>$ (106,089)</td>
</tr>
<tr>
<td>2028</td>
<td>$ (122,736)</td>
<td>$ 27,656</td>
<td>$ (19,419)</td>
<td>$ (114,499)</td>
</tr>
<tr>
<td>2029</td>
<td>$ (132,799)</td>
<td>$ 26,968</td>
<td>$ (19,422)</td>
<td>$ (125,253)</td>
</tr>
<tr>
<td>2030</td>
<td>$ (141,078)</td>
<td>$ 26,254</td>
<td>$ (19,421)</td>
<td>$ (134,246)</td>
</tr>
<tr>
<td>2031</td>
<td>$ (148,638)</td>
<td>$ 25,684</td>
<td>$ (1,760)</td>
<td>$ (124,713)</td>
</tr>
<tr>
<td>2032</td>
<td>$ (153,158)</td>
<td>$ 26,415</td>
<td>$ (1,762)</td>
<td>$ (128,505)</td>
</tr>
<tr>
<td>2033</td>
<td>$ (162,049)</td>
<td>$ 29,796</td>
<td>$ (1,761)</td>
<td>$ (134,015)</td>
</tr>
<tr>
<td>2034</td>
<td>$ (171,266)</td>
<td>$ 33,576</td>
<td>$ (1,761)</td>
<td>$ (139,450)</td>
</tr>
<tr>
<td>2035</td>
<td>$ (181,866)</td>
<td>$ 37,796</td>
<td>$ 23,949</td>
<td>$ (120,120)</td>
</tr>
<tr>
<td>2036</td>
<td>$ (188,656)</td>
<td>$ 41,494</td>
<td>$ 17,761</td>
<td>$ (129,401)</td>
</tr>
<tr>
<td>2037</td>
<td>$ (198,071)</td>
<td>$ 40,651</td>
<td>$ 17,751</td>
<td>$ (139,669)</td>
</tr>
<tr>
<td>2038</td>
<td>$ (207,001)</td>
<td>$ 39,788</td>
<td>$ 17,759</td>
<td>$ (149,454)</td>
</tr>
<tr>
<td>2039</td>
<td>$ (225,387)</td>
<td>$ 38,915</td>
<td>$ 17,758</td>
<td>$ (168,714)</td>
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<tr>
<td>2040</td>
<td>$ (236,644)</td>
<td>$ 38,022</td>
<td>$ 17,757</td>
<td>$ (180,865)</td>
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<tr>
<td>2041</td>
<td>$ (254,010)</td>
<td>$ 37,121</td>
<td>$ 35,396</td>
<td>$ (181,493)</td>
</tr>
<tr>
<td>2042</td>
<td>$ (266,190)</td>
<td>$ 36,185</td>
<td>$ 35,395</td>
<td>$ (194,611)</td>
</tr>
<tr>
<td>2043</td>
<td>$ (275,967)</td>
<td>$ 35,221</td>
<td>$ 35,396</td>
<td>$ (205,351)</td>
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<tr>
<td>2044</td>
<td>$ (285,775)</td>
<td>$ 34,236</td>
<td>$ 35,396</td>
<td>$ (216,143)</td>
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<tr>
<td>2045</td>
<td>$ (298,806)</td>
<td>$ 33,239</td>
<td>-</td>
<td>$ (265,567)</td>
</tr>
</tbody>
</table>
## Residential Rate Impacts

### Change in Fuel Costs

<table>
<thead>
<tr>
<th>Year</th>
<th>Projected Fuel Costs - Current</th>
<th>Projected Fuel Costs - New Generating Unit</th>
<th>Monthly Dollar Savings</th>
</tr>
</thead>
<tbody>
<tr>
<td>2023</td>
<td>$0.151</td>
<td>$0.120</td>
<td>29.48</td>
</tr>
<tr>
<td>2024</td>
<td>0.150</td>
<td>0.120</td>
<td>29.00</td>
</tr>
<tr>
<td>2025</td>
<td>0.157</td>
<td>0.125</td>
<td>31.12</td>
</tr>
<tr>
<td>2026</td>
<td>0.164</td>
<td>0.106</td>
<td>54.49</td>
</tr>
<tr>
<td>2027</td>
<td>0.171</td>
<td>0.111</td>
<td>57.63</td>
</tr>
<tr>
<td>2028</td>
<td>0.179</td>
<td>0.114</td>
<td>61.15</td>
</tr>
<tr>
<td>2029</td>
<td>0.187</td>
<td>0.118</td>
<td>65.58</td>
</tr>
<tr>
<td>2030</td>
<td>0.195</td>
<td>0.122</td>
<td>68.95</td>
</tr>
</tbody>
</table>

### Base Rate Adjustment

<table>
<thead>
<tr>
<th>Year</th>
<th>Change in Base Rates - Percent</th>
<th>Average Monthly Base Rate Charges</th>
<th>Monthly Dollar Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>2022</td>
<td>91.26</td>
<td>102.06</td>
<td>10.80</td>
</tr>
<tr>
<td>2023</td>
<td>11.8%</td>
<td>102.06</td>
<td>10.80</td>
</tr>
<tr>
<td>2024</td>
<td>-</td>
<td>102.06</td>
<td>10.80</td>
</tr>
<tr>
<td>2025</td>
<td>-</td>
<td>102.06</td>
<td>10.80</td>
</tr>
<tr>
<td>2026</td>
<td>-</td>
<td>102.06</td>
<td>10.80</td>
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<tr>
<td>2027</td>
<td>-</td>
<td>102.06</td>
<td>10.80</td>
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<td>2028</td>
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<td>102.06</td>
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<tr>
<td>2029</td>
<td>-</td>
<td>102.06</td>
<td>10.80</td>
</tr>
<tr>
<td>2030</td>
<td>-</td>
<td>102.06</td>
<td>10.80</td>
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</table>
## Net Residential Rate Impacts

<table>
<thead>
<tr>
<th>Year</th>
<th>Current</th>
<th>New Generating</th>
<th>Dollar Change</th>
<th>Percent Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>2023</td>
<td>$235.01</td>
<td>$216.34</td>
<td>$(18.68)</td>
<td>-7.95%</td>
</tr>
<tr>
<td>2024</td>
<td>$244.91</td>
<td>$215.91</td>
<td>(29.00)</td>
<td>-11.84%</td>
</tr>
<tr>
<td>2025</td>
<td>$251.55</td>
<td>$220.43</td>
<td>(31.12)</td>
<td>-12.37%</td>
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<tr>
<td>2026</td>
<td>$257.59</td>
<td>$203.11</td>
<td>(54.49)</td>
<td>-21.15%</td>
</tr>
<tr>
<td>2027</td>
<td>$264.94</td>
<td>$207.31</td>
<td>(57.63)</td>
<td>-21.75%</td>
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<tr>
<td>2028</td>
<td>$271.88</td>
<td>$210.73</td>
<td>(61.15)</td>
<td>-22.49%</td>
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<tr>
<td>2029</td>
<td>$279.93</td>
<td>$214.35</td>
<td>(65.58)</td>
<td>-23.43%</td>
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<td>2030</td>
<td>$287.37</td>
<td>$218.42</td>
<td>(68.95)</td>
<td>-23.99%</td>
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</table>