File No.
 230557
 Committee Item No.
 9
 Board Item No. 45

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CONTENTS LIST

Committee:	Budget and Finance Committee	Date	July 19, 2023
Board of Supervisors Meeting			July 25, 2023

Cmte Board

		Motion
		Resolution
\square	\square	Ordinance
		Legislative Digest
		Budget and Legislative Analyst Report
		Youth Commission Report
H		Introduction Form
\bowtie	\bowtie	Department/Agency Cover Letter and/or Report
		MOU
		Grant Information Form
		Grant Budget
		Subcontract Budget
\bowtie	\bowtie	Contract/Agreement
		Form 126 – Ethics Commission
		Award Letter
		Application
		Public Correspondence

OTHER (Use back side if additional space is needed)

	Draft SCS Amendment No. 4
\square	Draft FLS Amendment No. 4
\square	SCS Original Agreement 8/13/2004
\square	SCS Amendment No. 1 2/10/2010
\square	SCS Amendment No. 2 6/8/2015
\square	SCS Amendment No. 3 6/18/2020
\square	FLS Original Agreement 8/13/2004
\square	FLS Amendment No. 1 11/30/2007
\square	FLS Amendment No. 2 1/13/2012
\square	FLS Amendment No. 3 9/4/2018
\square	Electric Svc Original Agreement 8/16/2021
\square	PUC Resolution No. 23-0102 5/9/2023
\square	PUC Presentation 7/19/2023

Completed by:	Brent Jalipa	_Date_	July 14, 2023
Completed by:	Brent Jalipa	Date	July 20, 2023

 [Contract Amendments - Western Area Power Administration - Power and Scheduling Coordinator Services - Term Extension and Increasing Maximum Contract Amount to \$41,500,000; Waiver of Certain Municipal Code Requirements]

4	Ordinance approving	the fourth amendments to two contracts between the San				
5	Francisco Public Utilities Commission (SFPUC) and the United States Department of					
6	Energy Western Area	Power Administration, for delivery of low-cost power and				
7	scheduling coordinate	or services to Treasure Island and Yerba Buena Island to extend				
8	the term by five years	and 3 months from October 1, 2024, for a total term of September				
9	1, 2005, through Dece	mber 31, 2029, and increasing the maximum amount of the				
10	agreements to \$41,500),000; approving the City indemnifying and holding harmless the				
11	United States against	claims arising from the City's activities under the contract;				
12	waiving Administrative Code requirements that a City contract contain a statement of					
13	guaranteed maximum	costs and a statement regarding liability of claimants for				
14	submitting false claim	s; and waiving certain other Administrative Code and				
15	Environment Code rec	quirements upon findings made by the SFPUC General Manager.				
16						
17	NOTE:	Additions are <u>single-underline italics Times New Roman</u> ;				
18		Deletions are strike through italics Times New Roman. Board amendment additions are <u>double-underlined</u> ;				
19		Board amendment deletions are strikethrough normal.				
20	Be it ordained by	the People of the City and County of San Francisco:				
21	Section 1. Findir	ngs.				
22	(a) The City, t	hrough its Public Utilities Commission (PUC), provides electric utility				
23	service at Treasure Isla	nd and Yerba Buena Island (TI/YBI) under a multi-year Cooperative				
24	Agreement with the Uni	ted States Navy.				
25						

(b) The City is the local reuse authority for Naval Station Treasure Island under the
 Federal Base Closure and Realignment Act (BRAC), and as a result is entitled to purchase
 low-cost electricity from the federal government.

.

(c) The Board of Supervisors has previously approved four agreements with the 4 Western Area Power Administration (WAPA) of the United States Department of Energy for 5 6 low-cost electric services and scheduling coordinator services to TI/YB. The contracts for low-7 cost electric services and scheduling coordinator services were initially approved for a period 8 of five years from September 1, 2005, through September 30, 2010, pursuant to Ordinance 9 No. 17-05. The First Amendment was approved pursuant to Ordinance No. 276-07, which extended the contract from October 1, 2010 through September 30, 2015. The Second 10 Amendment was approved pursuant to Ordinance No. 256-11, which extended the contract 11 12 from October 1, 2015 through September 30, 2020. The Third Amendment was approved 13 pursuant to Ordinance No. 197-18, which extended the contract from October 1, 2020 through September 30, 2024. 14

(d) On October 17, 2019, WAPA asked all its customers to amend these contracts
with an extension through December 31, 2029, so that WAPA could procure power and
related services for periods beyond the current contract expiration date.

(e) The Full Load Service Contract 22-SNR-02770 allows for WAPA to provide
 Portfolio Management services and make Custom Product Power purchases to meet the full
 electrical requirements for TI/YBI at the points of delivery agreed to by Pacific Gas and
 Electric Company.

(f) The Scheduling Coordinator Contract 22-SNR-02771 allows for WAPA to act as
 the City's's scheduling coordinator for all interactions with the California Independent System
 Operator.

(g) The extension of the two contracts referenced in subsections (e) and (f), through
 December 31, 2029, would increase the total estimated costs from \$28,386,486 to
 \$41,500,000. The actual cost will be determined by the quantity of power used at TI/YBI, but
 will not exceed \$41,500,000.

5 (h) The contract amendments are on a standard form used by the United States for 6 power services. Indemnification of the United States is a required element of the contract. In 7 addition, WAPA will not agree to modify the contracts to include the statements required by 8 Administrative Code Sections 21.19 and 21.35, regarding guaranteed maximum costs and 9 liability of claimants for filing false claims.

(i) The PUC approved the fourth amendments to the two contracts at a public
meeting on May 9, 2023, in Resolution No. 23-0102, a copy of which is on file with the Clerk
of the Board of Supervisors in File No. 230557.

13 Section 2. Authorization of Fourth Amendments to Contracts.

(a) The General Manager of the PUC is hereby authorized to execute the fourth
amendment to the contract for full load service with WAPA. A copy of the fourth amendment
to the contract is on file with the Clerk of the Board of Supervisors in File No. 230557.

(b) The General Manager of the PUC is hereby authorized to execute the fourth
amendment to the contract for scheduling coordinator service with WAPA. A copy of the
fourth amendment to the contract is on file with the Clerk of the Board of Supervisors in File
No. 230557.

Section 3. Waiver of Certain Municipal Code Requirements.

For the purpose of the contracts referenced in Section 2, the Board of Supervisors finds that it is reasonable and in the public interest to grant the waivers as specified below.

(a) The requirement of Administrative Code § 21.19 that every contract include a
 statement regarding guaranteed maximum costs is hereby waived.

Public Utilities Commission BOARD OF SUPERVISORS

(b) The requirement of Administrative Code Section 21.35 that every contract include a
 statement regarding liability of claimants for submitting false claims to the City is hereby
 waived.

4 (c) Where the General Manager finds and documents in writing both that the
5 transaction represents the best opportunity available to the City to obtain essential services
6 and products in a manner beneficial to the City, and that it is not feasible to add all standard
7 City contract provisions to the agreement, the following standard contract provisions are
8 hereby waived to the extent found necessary, reasonable, and in the public interest by the
9 General Manager:

10

(1) Implementing the MacBride Principles (Admin. Code Chapter 12F);

- 11 (2) Increased participation by small and micro local businesses in City
 12 contracts (Admin. Code Chapter 14B);
- 13 (3) The competitive bidding requirement (Admin. Code Section 21.1);
- 14 (4) First source hiring requirements (Admin. Code Chapter 83); and
- 15 (5) The tropical hardwood and virgin redwood ban (Environ. Code
- 16 Chapter 8).

17 Section 4. Appropriation of Funds.

The costs under the fourth amendments to these contracts will be recovered through the electric utility rates at TI/YBI, and will be included in the annual budgets for the PUC's Power Enterprise.

- 21 Section 5. Effective Date.
- This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not
- .
- 25

1	sign the ordinance within 10 days of receiving it, or the Board of Supervisors overrides the
2	Mayor's veto of the ordinance.
3	
4	
5	
6	
7	APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
8	
9	By:/s/
10	MARGARITA GUTIERREZ
11	Deputy City Attorney
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LEGISLATIVE DIGEST

[Contract Amendments - Western Area Power Administration - Power and Scheduling Coordinator Services - Term Extension and Increasing Maximum Contract Amount to \$41,500,000; Waiver of Certain Municipal Code Requirements]

Ordinance approving the fourth amendments to two contracts between the San Francisco Public Utilities Commission (SFPUC) and the United States Department of Energy Western Area Power Administration, for delivery of low-cost power and scheduling coordinator services to Treasure Island and Yerba Buena Island to extend the term by five years and 3 months from October 1, 2024, for a total term of September 1, 2005, through December 31, 2029, and increasing the maximum amount of the agreements to \$41,500,000; approving the City indemnifying and holding harmless the United States against claims arising from the City's activities under the contract; waiving Administrative Code requirements that a City contract contain a statement of guaranteed maximum costs and a statement regarding liability of claimants for submitting false claims; and waiving certain other Administrative Code and Environment Code requirements upon findings made by the SFPUC General Manager.

Amendments to Current Law

This ordinance would approve waivers of requirements in contract amendments with the Western Area Power Administration (WAPA) for services to ensure reliable delivery of low-cost electric power for use at Treasure Island and Yerba Buena Island (TI/YBI). The ordinance would also indemnify the United States against claims resulting from acts of the City under the contract amendment and increase the maximum amount of the agreements from \$28,386,486 to \$41,500,000;

Background Information

Under the Federal Base Closure and Realignment Act, the City is the local reuse authority for the Treasure Island Naval Station, under the auspices of the Treasure Island Development Authority (TIDA). The Public Utilities Commission manages the Treasure Island utilities for TIDA, including water, sewerage, natural gas, and electricity.

Currently, the City has a power purchase agreement, previously approved by the Board of Supervisors, with the U.S. Department of Energy Western Area Power Administration (WAPA), effective from January 1, 2005 through 2054. Under this existing power purchase agreement between the City and WAPA, WAPA guarantees that TIDA receives the amount of electricity needed by TIDA to meet TIDA's electricity needs and provides scheduling

coordination services, coordinating the scheduling of electricity through the California Independent System Operator, the not-for-profit public benefit corporation operating the State's wholesale power grid.

WAPA is the City's Scheduling Coordinator and supplemental power provider to TI/YBI. A Scheduling Coordinator is responsible for submitting schedules to the California Independent System Operator (CAISO) for all buyers and sellers transmitting electricity on the ISO controlled grid. The ISO requires a Scheduling Coordinator to meet extensive financial, operational, equipment, software, and security requirements, including maintaining an operations center 24 hours a day, 7 days a week. WAPA also provides additional power to serve the City's TI/YBI load that is unmet by the amount of generation the City has already contracted to receive from WAPA under its base resource Power Purchase Agreement. The supplemental power provided by WAPA may include long-term, short-term, day-ahead, and hour-ahead purchases, and/or other arrangements. The City's current contracts with WAPA for these services expires on September 30, 2024.

On October 17, 2019, WAPA requested the City amend the current contracts for supplemental power and scheduling coordinator services because WAPA must begin purchasing power beyond the current contract termination dates. The proposed ordinance would approve amendments to the WAPA contracts through September 30, 2029. WAPA's standard contracts for these services do not include the City's required false claims provision or the guaranteed maximum amount provision. In addition, WAPA's standard agreement indemnifies and holds WAPA harmless for claims arising out of the City's activities under the contract.

It is estimated that the amendments would increase the maximum amount of the contracts from \$28,386,486 to \$41,500,000.

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EX	ECUTIVE SUMMARY
	Legislative Objectives
•	The proposed ordinance would approve Amendment No. 4 to the Scheduling Coordinate Service and Full Load Service contracts between the San Francisco Public Utilitie Commission (SFPUC) and the U.S. Department of Energy's Western Area Powe Administration (WAPA), increasing the not-to-exceed amount by \$13,130,000, for a tota not-to-exceed of \$41,500,000, and extending the term by five years through December 2029.
	Key Points
•	SFPUC is entitled to purchase low-cost electricity for Treasure Island and Yerba Buena Island from the federal government under the Federal Base Closure and Realignment Act. Sinc 2001, SFPUC has had a Base Resource electricity purchase contract with WAPA, which expires in December 2054. SFPUC also has a Scheduling Coordinator Service and Full Load Service contract to meet California Independent Systems Operator (CAISO) requirement and supplement the electricity provided through the base contract. The Schedulin Coordinator Service and Full Load Service contracts expire December 31, 2024.
•	WAPA typically seeks certainty from its customers every five years to make advanced energy purchases and avoid spikes in the market. The proposed increase in the contract amount is due to the estimated cost of the 2025-2029 supplemental electricity and scheduling coordinator costs, including a ten percent contingency.
	Fiscal Impact
•	The proposed Amendment No. 4 would increase the not-to-exceed amount of the contract by \$13,130,000. For 2025-2029, SFPUC estimates annual electricity purchased under th Base Resources Contract of 3,101 megawatt hours (MWh) while supplemental electricity purchases are estimated to range from 15,674 MWh to 18,131 MWh per year.
•	Most residents on Treasure Island are customers of the Treasure Island Developmen Authority (TIDA). The contracts are funded by rates charged by SFPUC to these customer through TIDA. TIDA residential customers are not individually metered, but receive uniform utility fee that bundles water, electricity, and natural gas, averaged across occupier residential units.
	Recommendation
	Approve the proposed ordinance.

MANDATE STATEMENT

City Charter Section 9.118(b) states that any contract entered into by a department, board or commission that (1) has a term of more than ten years, (2) requires expenditures of \$10 million or more, or (3) requires a modification of more than \$500,000 is subject to Board of Supervisors approval.

BACKGROUND

The San Francisco Public Utilities Commission (SFPUC) is entitled to purchase low-cost electricity for Treasure Island and Yerba Buena Island from the federal government under the Federal Base Closure and Realignment Act. In January 2001, the Board of Supervisors approved a base resource electricity purchase contract between SFPUC and the U.S. Department of Energy Western Area Power Administration (WAPA) for a term of 20 years, from January 2005 through December 2024, and an amount not to exceed \$20,000,000 (File 00-2191). In May 2021, the Board of Supervisors approved Amendment No. 1 to the contract, extending the term by 30 years through December 2054, and increasing the not-to-exceed amount by \$7,691,541, for a total not to exceed \$27,691,541 (File 21-0336).

Subsequently, the Board of Supervisors approved a supplemental electricity¹ purchase contract between SFPUC and WAPA for (1) Scheduling Coordinator Services,² and (2) electricity to supplement the electricity provided through the base contract (Full Load Service). The supplemental electricity purchase contract has been amended three times, with the term extended through December 2024 and the not-to-exceed amount increased to \$28,370,000 (Files 07-1458, 11-1096, and 18-0356).³

The three contract amendments were proposed at WAPA's request, as WAPA typically seeks certainty from its customers every five years to make advanced energy purchases and avoid spikes in the market.

DETAILS OF PROPOSED LEGISLATION

The proposed ordinance would approve Amendment No. 4 to the Scheduling Coordinator Services and Full Load Service contracts between SFPUC and WAPA, increasing the not-to-exceed amount by \$13,130,000, for a total not-to-exceed of \$41,500,000, and extending the term by five years through December 2029. All other contract terms would remain unchanged.

¹ Under the 1998-2004 power purchase agreement between SFPUC and WAPA, WAPA guaranteed that TIDA's electricity requirements in excess of the base allocation would be met through a supplemental agreement with PG&E. The subsequent 2005-2024 power purchase agreement did not have a guarantee for supplemental electricity.

² Scheduling Coordinator Services are required for all electricity transmitters by the California Independent System Operator (CAISO), which operates California's wholesale power grid. The Scheduling Coordinator is needed to meet financial, operational, equipment, software, and security requirements, and to maintain a 24-hour operations center.

³ The proposed ordinance incorrectly states that the contract expires on September 30, 2024.

The proposed ordinance would also: 1) indemnify the United States against claims results from acts of the City under the contract amendment, and 2) waive contract requirements in Administrative Code Sections 21.29 and 21.35 regarding maximum costs and liability of claimants for filing false claims. These code provisions, which are not standard in federal power purchase contracts, were also waived in ordinance approving the third amendment to the WAPA agreements.

According to Jeremy Spitz, SFPUC Local and Regional Policy and Government Affairs Manager, the increase in the contract amount is due to the estimated cost of the 2025-2029 supplemental electricity and scheduling coordinator costs, including a ten percent contingency. Spending in excess of the \$42 million would require Board of Supervisors' approval (the proposed \$41.5 million not-to-exceed amount plus the \$500,000 buffer provided by City Charter Section 9.118(b)).

While the base allocation portfolio is hydro generation, the subject contract to provide supplemental electricity generally is based on lowest market cost from unspecified resources within California.

FISCAL IMPACT

The electricity received under the Base Resource Contract between SFPUC and WAPA varies each year and is accordingly supplemented by electricity purchases under the Full Service Contract. For 2025-2029, SFPUC estimates annual electricity purchased under the Base Resources Contract of 3,101 megawatt hours (MWh) while supplemental electricity purchases are estimated to range from 15,674 MWh to 18,131 MWh per year. Projected contract expenditures are shown in Exhibit 1 below.

Year	Supplemental	Scheduling	Total
	Energy	Coordinator Services	Expenditures
2025	\$1,627,692	\$925,275	\$2,552,967
2026	1,561,107	953,033	2,514,140
2027	1,487,072	981,624	2,468,696
2028	1,432,628	1,011,073	2,443,701
2029	1,458,258	1,041,405	2,499,663
Subtotal, Projected Expenditures	\$7,566,758	\$4,912,410	\$12,479,168
Contingency (10% of Projected Expenditures)	756,676	491,241	1,247,917
Actual and Projected Expenditures through 2024			27,772,915
Total Not-to-Exceed			\$41,500,000

Exhibit 1: Projected Contract Expenditures

Source: SFPUC. Totals may not add due to rounding.

SFPUC estimates that supplemental energy will cost approximately \$100.51 per MWh in 2025, decreasing to \$77.74 per MWh in 2029 and will include annual portfolio management charges of \$43,285 to \$48,717 in the same timeframe. A 10 percent contingency is included to account for increased energy costs or volume. A detailed breakdown of anticipated contract expenditures is included as Attachment 1 to this report.

Most residents on Treasure Island are customers of the Treasure Island Development Authority (TIDA). The SFPUC serves these customers under rates set by TIDA. TIDA residential customers

SAN FRANCISCO BOARD OF SUPERVISORS

are not individually metered, but receive a uniform utility fee that bundles water, electricity, and natural gas, averaged across occupied residential units. The electricity rate charged to the TIDA customers is \$0.234 per kilowatt hour (kWh) as of April 2023, which is less than PG&E's current 2023 retail rate of \$0.298 per kWh.

RECOMMENDATION

Approve the proposed ordinance.

	Supplemental	Esimated	Total	Portfolio	Scheduling	CAISO		
	Electricity	Price per	Supplemental	Management	Coordinator	Charges and	Restoration	Total
Year	(MWh)	MWh	Electricity Cost	Charge	Charge	FERC Fees	Charges	Expenditures
2025	15,764	\$100.51	\$1,584,408	\$43,285	\$64,908	\$778,516	\$81,851	\$2,552,967
2026	16,330	\$92.87	1,516,523	44,583	66,855	801,871	84,307	2,514,140
2027	16,913	\$85.21	1,441,151	45,921	68,861	825,928	86,836	2,468,696
2028	17,513	\$79.10	1,385,330	47,298	70,927	850,705	89,441	2,443,701
2029	18,131	\$77.74	1,409,541	48,717	73,055	876,227	92,124	2,499,663
Subtotal, Projected Expenditures		\$7,336,953	\$229,804	\$344,605	\$4,133,247	\$434,558	\$12,479,168	
Contingency (10% of Projected Expenditures)		733,695	22,980	34,461	413,325	43,456	1,247,917	
Actual and Projected Expenditures Through 2024							27,772,915	
Total Not-to-Exceed								\$41,500,000

Attachment 1: Detailed Breakdown of Anticipated Expenditures

Source: SFPUC

Note: Price per MWh is rounded to the nearest two decimals.



Amendment to the Full Load Service and Scheduling Coordinator Contracts with the U.S. Department of Energy, Western Area Power Administration ("WAPA")

> Julia Olguin Director of Power Origination and Supply SFPUC Power Enterprise

> > July 19, 2023







- SFPUC was successor to the energy contracts between WAPA and USNavy
- Base Resource Contract
 - **Original**

Duration: 1/1/2005 – 12/31/2024 PUC Approval: Resolution No. 00-254 on November 14, 2000 BOS Approval: Resolution No. 0056-01, File 002191 on January 22, 2001

Amendment No. 1

Duration: 1/1/2025 - 12/31/2054

PUC Approval: Resolution No. 21-0049 on March 23, 2021

BOS Approval: Resolution No. 219-21, File 210336 on May 11, 2021



• Full Load Service and Scheduling Coordinator Contracts

Original

Duration: 1/1/2005 – 9/30/2010

PUC Approval: Resolution No. 04-0148 on September 14, 2004, and

Resolution No. 04-0197 on November 30, 2004

BOS Approval: Resolution No. 0017-05, File 043151 on January 11, 2005

Amendment No. 1

Duration: 10/1/2010 – 9/30/2015 PUC Approval: Resolution No. 07-0178 on October 9, 2007 BOS Approval: Resolution No. 0276-07, File 071458 on December 4, 2007

Amendment No. 2

Duration: 10/1/2015 – 9/30/2020 PUC Approval: Resolution No. 11-0153 on September 13, 2011 BOS Approval: Resolution No. 256-11, File 111096 on November 16, 2011

Amendment No. 3

Duration: 10/1/2020 – 12/31/2024 PUC Approval: Resolution No. 18-0035 on February 27, 2018 BOS Approval: Resolution No. 197-18, File 180356 on July 31, 2018



Renewal of Contracts

• Full Load Service and Scheduling Coordinator Contracts

To continue to provide supplemental power and scheduling coordinator services for Treasure Island and Yerba Buena Island

Duration: 1/1/2025 – 12/31/2029 PUC Approval: Resolution No. 23-0102 on May 9, 2023



Termination

- WAPA Agreement
 - One (1) year advance written notice of requested termination date to exit
 - OR may be terminated upon thirty (30) days advance notice if no longer a Base Resource customer





Contract 22-SNR-02771

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

CUSTOM PRODUCT CONTRACT FOR SCHEDULING COORDINATOR SERVICES WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

Contract 22-SNR-02771

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

CUSTOM PRODUCT CONTRACT FOR SCHEDULING COORDINATOR SERVICES WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

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1	Contract 22-SNR-02771
2	
3	
4	UNITED STATES
5	DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION
6	SIERRA NEVADA REGION
7	CUSTOM PRODUCT CONTRACT
8	FOR SCHEDULING COORDINATOR SERVICES
9	WITH
10	CITY AND COUNTY OF SAN FRANCISCO
11	HETCH HETCHY WATER AND POWER
12	
13	1. <u>PREAMBLE</u> :
14	This Contract is made this pursuant to the Acts of Congress
15	approved June 17, 1902, (32 Stat. 388); August 26, 1937, (50 Stat. 844);
16	August 4, 1939, (53 Stat. 1187); and August 4, 1977, (91 Stat. 565); and Acts
17	amendatory or supplementary to the foregoing Acts; between the UNITED STATES OF
18	AMERICA (United States), acting by and through the Administrator, Western Area
19	Power Administration, Department of Energy, represented by the officer executing this
20	Contract, or a duly appointed successor, hereinafter referred to as WAPA or the
21	Contracting Officer; and CITY AND COUNTY OF SAN FRANCISCO, HETCH HETCHY
22	WATER AND POWER, a Municipal Corporation organized and existing under the laws
23	of the State of California, hereinafter referred to as CCSF or the Contractor, its
24	successors and assigns; both also hereinafter referred to individually as Party and
25	together as Parties.
26	///
27	///
28	///
	Contract 22-SNR-02771 1

2.

EXPLANATORY RECITALS:

2.1 WAPA markets the surplus generation from and operates a high-voltage transmission system as a part of the Central Valley Project (CVP).

2.2 On August 15, 2017, WAPA's final 2025 Power Marketing Plan (Marketing Plan) was published in the Federal Register (82 FR 38675). The Marketing Plan provides for WAPA to develop Custom Products for customers who request them.

2.3 Pursuant to the Marketing Plan, WAPA executed Base Resource Contract20-SNR-02377 (Base Resource Contract) with CCSF on August 16, 2021. Section7 of the Base Resource Contract allows for WAPA to develop Custom Products forCCSF.

2.4 Under the Base Resource Contract, WAPA requires that all WAPA power
be scheduled in accordance with the applicable balancing authority area operator
requirements and that each customer designate a certified Scheduling
Coordinator. WAPA is a certified California Independent System Operator
(CAISO) Scheduling Coordinator and is offering this service as a Custom
Product.

2.5 CCSF has requested that WAPA provide Scheduling Coordinator services, as specified herein, as a Custom Product.

2.6 WAPA is willing to provide Scheduling Coordinator services to CCSF under the terms and conditions of this Contract.

28 ///

///

3. <u>AGREEMENT</u>:

1

2

The Parties agree to the terms and conditions set forth herein.

3 4. EFFECTIVE DATE AND TERM OF CONTRACT: 4 5 4.1 This Contract shall become effective upon execution by the Parties, and 6 shall remain in effect through December 31, 2029, except as otherwise provided 7 herein. 8 4.2 9 The date of initial service under this Contract is December 31, 2024, at 10 11:59:59 p.m. 11 12 4.3 Either Party may terminate this Contract by giving the other Party a one 13 (1) year advance written notice of the requested termination date. 14 4.4 15 WAPA may suspend or terminate this Contract pursuant to Section 13 16 herein. 17 4.5 WAPA may terminate this Contract upon thirty (30) days advance notice if 18 19 CCSF ceases to be a WAPA Base Resource customer. 20 21 4.6 All obligations incurred under this Contract shall be preserved until 22 satisfied. 23 24 5. DEFINITION OF TERMS: 25 As used herein, the following terms whether singular or plural, or used with or without 26 initial capitalization, shall have the following meanings: 27 5.1 "Base Resource" means CVP and Washoe Project power (capacity and 28 energy) output, determined by WAPA to be available for Customers, including

1 the Environmental Attributes, only after meeting the requirements of Project Use 2 and First Preference Customers, and any adjustments for maintenance, 3 reserves, system losses, and certain ancillary services. 4 5 5.2 "CAISO" means the California Independent System Operator or its 6 successor. 7 5.3 8 "CAISO Tariff" means the California Independent System Operator 9 Agreement and Tariff, conformed as of September 26, 2021, as it may be modified or amended from time-to-time. 10 11 12 5.4 "Custom Product" means a combination of products and services which 13 may be made available by WAPA per customer request. 14 5.5 15 "Portfolio Manager" means an entity responsible for determining balanced 16 hourly load and resource schedules for a customer. 17 5.6 "Scheduling Coordinator" means an entity that is responsible for 18 19 submitting and modifying bids and interchange schedules and Inter-SC Trades to 20 and settling with the CAISO, in accordance with the protocols specified in the 21 CAISO Tariff. 22 23 6. SCHEDULING COORDINATOR SERVICES PROVIDED BY WAPA: 24 6.1 CCSF hereby authorizes WAPA to act as its Scheduling Coordinator and 25 WAPA shall be responsible for all obligations and duties of a Scheduling 26 Coordinator on behalf of CCSF pursuant to the CAISO Tariff. /// 27 28 /// 4 Contract 22-SNR-02771

6.2 In its capacity as Scheduling Coordinator, WAPA shall use data or other information provided by CCSF's Portfolio Manager and submit day-ahead schedules to the CAISO, in accordance with the CAISO Tariff, for CCSF's load. When WAPA is not CCSF's Portfolio Manager, and CCSF's Portfolio Manager does not provide WAPA with day-ahead schedules in accordance with the CAISO Tariff or other necessary information in a timely manner and prior to the time WAPA submits day-ahead schedules to the CAISO, WAPA will, at its discretion, either: (1) not submit a day-ahead schedule on CCSF's behalf; or (2) provide a day-ahead schedule based on reasonable estimates. In any case, CCSF shall be responsible for all costs resulting from CCSF's Portfolio Manager not providing information to WAPA in an appropriate and/or timely manner.
6.3 If WAPA is not CCSF's Portfolio Manager, WAPA is under no obligation to the time the test of the CAISO is not CCSF's Portfolio Manager.

submit a schedule to the CAISO if the schedule provided by CCSF's Portfolio Manager is not in accordance with the CAISO Tariff.

6.4 Pursuant to the CAISO Tariff, CCSF's Portfolio Manager may request an adjustment to CCSF's day-ahead schedule in the hour-ahead market. If WAPA is not CCSF's Portfolio Manager, WAPA shall make the adjustment with the CAISO; <u>Provided</u>, That, WAPA receives all information necessary to accommodate the adjustment in a timely manner; <u>Provided Further</u>, That, the requested adjustment does not conflict with existing contractual arrangements between the Parties or the CAISO Tariff.

6.5 WAPA shall receive, validate, and disseminate CAISO data and settlement information to CCSF or its designated representative.

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Contract 22-SNR-02771

CCSF's CAISO transactions. 4 5 6.7 WAPA shall dispute those CAISO charges related to CCSF's CAISO 6 transactions that WAPA or CCSF believes to be incorrect and disputable under 7 the CAISO Tariff. If CCSF requests that WAPA dispute a CAISO charge(s), 8 WAPA shall initiate a dispute; Provided, That, WAPA agrees that such charge(s) 9 are incorrect and are disputable under the CAISO Tariff. 10 6.8 11 As CCSF's Scheduling Coordinator, WAPA may be required to provide 12 legal representation on behalf of CCSF in CAISO-related legal proceedings. 13 CCSF agrees to pay WAPA's legal fees, and all costs associated with its 14 involvement with any CAISO-related activities that require WAPA's legal support. 15 16 6.9 WAPA may provide additional Scheduling Coordinator-related services as 17 mutually agreed to by the Parties in writing. 18 19 7. SCHEDULING AND METERING: 20 All services provided by WAPA to CCSF under this Contract will be subject to the same 21 Scheduling and Metering terms and conditions as provided under CCSF's Base 22 Resource Contract with WAPA the same as if they had been expressly set forth herein; 23 Except, That, CCSF shall notify WAPA of any changes in metering devices and their 24 configurations used to meter CCSF's load within five (5) business days to the extent 25 that CCSF is aware of such changes. /// 26 27 /// 28 /// Contract 22-SNR-02771

On a monthly basis, WAPA will develop and transmit statements to CCSF

with a breakdown of CAISO charges and credits and any other costs related to

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1 8. INDEPENDENT SYSTEM OPERATOR OR REGIONAL TRANSMISSION 2 ORGANIZATION:

8.1 WAPA is a sub-balancing authority area within BANC. WAPA operates in conformance with its sub-balancing authority area and BANC's balancing authority area protocols, business practices and procedures. In the event of changes to any protocols, business practices and procedures, WAPA may make any changes necessary to this Contract to conform to the operating and scheduling protocols, business practices and procedures in accordance with Section 17 of the Base Resource Contract.

8.2 The Parties understand that, in the future, WAPA may also change its operating configuration such as by: (1) joining an independent system operator or RTO; or (2) participating in future markets such as energy imbalance markets; or (3) making system configurations to meet future operating requirements. In such an event, if WAPA is required to conform to the protocols, business practices or procedures, WAPA shall make changes to this Contract to conform to the terms and conditions required by such events in accordance with Section 17 of the Base Resource Contract.

8.3 In the event that: (1) WAPA incurs costs from the balancing authority area, WAPA's sub-balancing authority area, CAISO, an RTO, or a different balancing authority area for serving CCSF's load; or (2) CCSF does not abide by the protocols of the balancing authority area, an RTO, or other balancing authority area operator that are applicable to WAPA and WAPA incurs costs as a result, CCSF agrees to pay all such costs attributable to CCSF.

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SCHEDULING COORDINATOR CHARGES AND COSTS:

9.1 WAPA Charge: The charge, including WAPA's labor and equipment costs, associated with providing Scheduling Coordinator Services to CCSF under this Contract is specified in Exhibit A attached hereto. CCSF shall pay for such charge as described in Section 11. By August 1st of each year during the term of this Contract, WAPA will review the charge for Scheduling Coordinator Services and, if necessary, will revise Exhibit A to reflect the updated charge for providing this service, and will send CCSF a revised Exhibit A for its signature. The revised Exhibit A shall become effective on January 1st of the following year. If WAPA has not received the signed revised Exhibit A from CCSF, WAPA will begin to operate and charge under the revised Exhibit A.

9.2 CAISO Costs: CCSF shall pay all CAISO costs charged by the CAISO for transactions occurring under this Contract. CCSF shall pay for such costs as described in Section 11.

10. <u>CREDITWORTHINESS</u>:

For determining the ability of CCSF to meet its obligations related to service hereunder, WAPA may require reasonable credit review procedures. If WAPA determines that CCSF does not meet WAPA's creditworthiness standards, WAPA may require CCSF to provide and keep in effect during the term of this Contract, an unconditional and irrevocable letter of credit or an alternate form of security acceptable to WAPA to meet its responsibilities and obligations under this Contract; Provided, That, if WAPA determines that CCSF has maintained a credit history that satisfies WAPA's requirements for a period of time determined to be sufficient by WAPA, WAPA will discuss with CCSF options regarding the letter of credit or an alternative form of security.

1 11. BILLING AND PAYMENT OF SERVICE PROVIDED UNDER THIS

2 **CONTRACT**:

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WAPA will bill, and CCSF shall pay for services provided under this Contract in
accordance with the procedures established under either Section 11.1 or Section 11.2,
as solely determined by WAPA. If determined necessary by WAPA, WAPA may
change the section under which WAPA is billing and CCSF is paying upon sixty (60)
days' notice to CCSF.

- 11.1 <u>After-the-Fact Billing</u>: CCSF shall pay WAPA for Scheduling Coordinator services provided in the previous month as directed on the monthly electric service bill; or
- 11.2 <u>Advance Funding</u>: WAPA will estimate the initial amount of funds required. The estimate shall initially be based on two (2) months of WAPA's costs attributable to CCSF for Scheduling Coordinator services; <u>Provided</u>, That, if WAPA determines at a later date that two (2) months is either less than, or in excess of, the amount that WAPA determines is appropriate to maintain on behalf of CCSF, WAPA will either bill such shortage to CCSF pursuant to Section 12.2.1, or refund such excess to CCSF pursuant to Section 12.2.2.

11.3 The initial advance funding amount shall be due on the date specified on the bill for collection.

11.4 Any alternative method of advance funding shall be set forth in a separate contractual agreement.

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Contract 22-SNR-02771

12. TRUST ACCOUNT FOR ADVANCED FUNDS:

CCSF understands that it may be required to advance funds to WAPA pursuant to Section 11.2 and this section for services provided under this Contract. This Section 12 provides for establishing and maintaining the trust account(s) required if Section 11.2 is in effect.

12.1 Funds that CCSF advances to WAPA shall be sent in accordance with the information included on the bill(s) for collection or as otherwise directed.

12.2 CCSF shall be required to maintain a balance in the trust account in an amount that WAPA, pursuant to Section 11.2, has determined to be appropriate to maintain on behalf of CCSF. WAPA shall monitor the account and if WAPA determines that:

12.2.1 There are not sufficient funds in the account, WAPA shall notify CCSF of the shortage in writing and CCSF shall advance the requested amount of funds to WAPA within ten (10) days; or

12.2.2 There are excessive funds in the WAPA trust account, WAPA, at its sole discretion, will either: (1) decrease subsequent amounts required by the amount in excess of the estimate, or (2) return any excess funds to CCSF.

12.3 WAPA will provide CCSF with:

12.3.1 A monthly statement of transactions that were posted to the trust account(s), and the end-of-month balance in the account(s); and,

12.3.2 An electric service bill that will reflect the previous month of WAPA's costs and the CAISO costs and the amount of advance funding required from CCSF for the costs that WAPA anticipates it will incur while providing Scheduling Coordinator services for the following month.

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12.4 Should CCSF be required to maintain a trust account pursuant to Section 11.2, and this Section 12, WAPA shall be under no obligation to provide service under this Contract without CCSF advancing sufficient funds and said funds being available to WAPA from the trust account(s) as described herein.

Within ninety (90) days after termination of this Contract and after WAPA 12.5 has determined that all obligations incurred under this Contract have been satisfied, WAPA shall return any funds remaining in its trust account(s) to CCSF without interest.

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13. **DEFAULT PROVISIONS:**

The failure of CCSF to perform any of its payment obligations under this 13.1 Contract shall constitute a default. If WAPA determines CCSF to be in default, WAPA shall notify CCSF, in writing via First-Class mail, return receipt requested, FedEx, UPS or some other method that can be tracked. If CCSF has not cured such default within seven (7) days of receiving the notice of default, WAPA may suspend service under this Contract. Upon receipt of payment of amounts owed, WAPA shall work with CCSF to reinstate service under this Contract as soon as practicable.

If CCSF is determined to be in default and does not cure such default 13.2 within forty-five (45) days of receiving the notice of default, WAPA shall have the right to terminate this Contract, and assess damages, as follows:

If WAPA's aggregate gains exceed its aggregate losses and 13.2.1 costs, including obligations incurred on behalf of CCSF that extend past the current month, WAPA, after any set-off, shall make no payment to CCSF and, notwithstanding anything in this Contract to the contrary, the

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amount by which such gain exceeds the losses and costs for the purposes of this Contract shall be zero (0); or 13.2.2 If WAPA's aggregate gains do not exceed its aggregate losses, including obligations incurred on behalf of CCSF that extend past the current month, WAPA will promptly calculate the damages associated with the default. As soon as practical, WAPA will provide notice to CCSF of the amount of the damages. Payment for the damages shall be made by CCSF to WAPA within ten (10) business days after such notice is received.

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14. INDEMNIFICATION AND LIABILITY:

12 CCSF shall at all times indemnify, defend, and save WAPA harmless from any and all 13 damages, losses, claims and actions relating to injury to or death of any person or 14 damage to property, demands, suits, recoveries, costs and expenses, court costs, 15 attorney fees, and all other obligations by or to third parties, arising out of or resulting 16 from WAPA's performance of its obligations under this Contract on behalf of CCSF, 17 except in cases of negligence or intentional wrongdoing by WAPA. WAPA's liability shall be determined in accordance with the provisions of the Federal Tort Claims Act, as 18 19 amended.

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15. <u>ENFORCEABILITY</u>:

It is not the intent of the Parties that this Contract confer any rights on third parties to
enforce the provisions of this Contract except as required by law or express provision in
this Contract. Except as provided in this Section, this Contract may be enforced, or
caused to be enforced, only by WAPA or CCSF, or their successors or assigns.
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16. <u>GENERAL POWER CONTRACT PROVISIONS</u>:

The GPCP, effective September 1, 2007, attached hereto, are hereby made a part of this Contract, the same as if they had been expressly set forth herein.

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17. EXHIBIT MADE PART OF CONTRACT:

Exhibit A (Scheduling Coordinator Services Charges) existing under this Contract may vary during the term hereof. Exhibit A shall become a part of this Contract during the term fixed by its provisions. Exhibit A is attached hereto and shall be in force and effect in accordance with its terms until respectively superseded by a subsequent exhibit.

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18. EXECUTION BY COUNTERPARTS:

12 This Contract may be executed in any number of counterparts and, upon execution and 13 delivery by each Party, the executed and delivered counterparts together shall have the 14 same force and effect as an original instrument as if all Parties had signed the same 15 instrument. Any signature page of this Contract may be detached by any counterpart of 16 this Contract without impairing the legal effect of any signatures thereon and may be 17 attached to another counterpart of this Contract identical in form hereto, by having 18 attached to it one or more signature pages.

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19. ELECTRONIC SIGNATURES:

The Parties agree that this Contract may be executed by handwritten signature or
digitally signed using DocuSign, Adobe Sign, or Adobe E-Signature. An electronic or
digital signature is the same as a handwritten signature and shall be considered valid
and acceptable.

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1	IN WITNESS WHEREOF, the	e Parties have caused this Contract to be executed the da	ay
2	and year first above written.		
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4		CITY AND COUNTY OF SAN FRANCISCO	
5		HETCH HETCHY WATER AND POWER	
6	(Attest)	Ву:	
7		Name:	
8	By: Name [.]	Title: Address:	—
9	Title:		
10			
11		WESTERN AREA POWER ADMINISTRATION	
12			
13		By:	
14		By: Name:Arun K. Sethi	
15		Title: Vice President of Power Marketing For Sierra Nevada Region	
		Address: 114 Parkshore Drive	
16		Folsom, CA 95630-4710	—
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	Contract 22-SNR-02771		14
RESOLUTION/CERTIFICATE OF CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

City and County Of San Francisco Hetch Hetchy Water and Power Exhibit A to Contract 22-SNR-02771

EXHIBIT A (Scheduling Coordinator Services Charges)

1. This Exhibit A, to be effective under and as a part of Contract 22-SNR-02771 (Contract), shall become effective upon execution of the Contract; and shall remain in effect until superseded by another Exhibit A or termination of the Contract.

2. The monthly charges for Scheduling Coordinator services are set forth in the tables below. Table 1 sets forth a total monthly base charge applicable to all customers. Tables 2 and 3 set forth additive charges that may be applicable to customers based on schedule changes and additional meters in excess of those allowed for under the base charge.

3. The monthly Scheduling Coordinator services base charge is yet to be determined. Prior to January 1, 2025, WAPA will revise this Exhibit A to include a base charge and update any charges set forth in Tables 2 and 3 below if necessary.

Service		Charge	
Scheduling Coordinator Services		TBD	
Schedule Changes (less than or equal to 30 per month)		0.00	
Metering Agent (less than or equal to 10 meters)		0.00	
Trust Account(s) Administration		0.00	
	Total	TBD	

Table 1 – Base Charge

Table 2 – Additional Schedule Changes Charge

Additional Schedule Changes	Charge
31 to 50	\$ 500.00
51 to 70 [additive to the charge above (\$500.00 plus \$1,000.00)]	1,500.00
71 to 90 [additive to the charge above (\$1,500.00 plus \$1,500.00)]	3,000.00

Table 3 – Additional Meter Charge

Number of Meters	Charge
11 to 20	\$ 500.00
21 to 30	1,000.00
31 to 40	1,500.00
Meters in excess of 41 will cost \$500.00 per every 10 meters	

WESTERN AREA POWER ADMINISTRATION GENERAL POWER CONTRACT PROVISIONS

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WESTERN AREA POWER ADMINISTRATION GENERAL POWER CONTRACT PROVISIONS

I. APPLICABILITY.

1. Applicability.

1.1 These General Power Contract Provisions (Provisions) shall be a part of the contract to which they are attached. In the event these Provisions differ from requirements of the contract, specific terms set forth in the contract shall prevail.

1.2 If the Contractor has member utilities which are either directly or indirectly receiving benefits from the contract, then the Contractor shall require such members to comply with Provisions 10, 17, 18, 19, 29, 30, 36, 43, 44, and 45 of these General Power Contract Provisions.

II. DELIVERY OF SERVICE PROVISIONS.

2. Character of Service.

Electric energy supplied or transmitted under the contract will be three-phase, alternating current, at a nominal frequency of sixty (60) hertz (cycles per second).

3. <u>Use of Capacity or Energy in Excess of Contract Obligation.</u>

The Contractor is not entitled to use Federal power, energy, or capacity in amounts greater than the Western contract delivery obligation in effect for each type of service provided for in the contract except with the approval of Western. Unauthorized overruns of contract delivery obligations shall be subject to charges specified in the contract or the applicable rate schedules. Overruns shall not establish any continuing right thereto and the Contractor shall cease any overruns when requested by Western, or in the case of authorized overruns, when the approval expires, whichever occurs first. Nothing in the contract shall obligate Western to increase any delivery obligation. If additional power, energy, or capacity is not available from Western, the responsibility for securing additional power, energy, or capacity shall rest wholly with the Contractor.

4. <u>Continuity of Service.</u>

Electric service will be supplied or transmitted continuously except for: (1) fluctuations, interruptions, or reductions due to uncontrollable forces, as defined in Provision 34 (Uncontrollable Forces) herein, (2) fluctuations, interruptions, or reductions due to operation of devices installed for power system protection; and (3) temporary fluctuations, interruptions, or reductions, which, in the opinion of the party supplying the service, are necessary or desirable for the purposes of maintenance, repairs, replacements, installation of equipment, or investigation and inspection. The party supplying service, except in case of emergency, will give the party to whom service is being provided reasonable advance notice of such temporary interruptions or reductions and will remove the cause thereof with diligence.

5. <u>Multiple Points of Delivery.</u>

When electric service is supplied at or transmitted to two or more points of delivery under the same rate schedule, said rate schedule shall apply separately to the service supplied at or transmitted to each point of delivery; <u>Provided</u>, That where the meter readings are considered separately, and during abnormal conditions, the Contractor's system is interconnected between points of delivery such that duplication of metered power is possible, the meter readings at each affected point of delivery will be adjusted to compensate for duplication of power demand recorded by meters at alternate points of delivery due to abnormal conditions which are beyond the Contractor's control or temporary conditions caused by scheduled outages.

6. <u>Metering.</u>

6.1 The total electric power and energy supplied or transmitted under the contract will be measured by metering equipment to be furnished and maintained by Western, a designated representative of Western, or where situations deem it appropriate as determined by Western, by the Contractor or its agent(s). In the event metering equipment is furnished and maintained by the Contractor or its agent(s) and the equipment is used for billing and other accounting purposes by Western, the Contractor shall ensure that the metering equipment complies with applicable metering policies established by Western.

6.2 Meters shall be secured by appropriate security measures and meters shall not be accessed except when the meters are to be inspected, tested, adjusted, or repaired. Representatives of affected parties shall be afforded reasonable opportunity to be present upon such occasions. Metering equipment shall be inspected and tested each year by the party responsible for meter maintenance, unless a different test interval is determined in accordance with good utility practices by an applicable regional metering policy, or as agreed upon by the parties. Meters shall also be tested at any reasonable time upon request by a party hereto, or by an affected supplemental power supplier, transmission agent, or control area operator. Any metering equipment found to be damaged, defective, or inaccurate shall be repaired and readjusted or replaced by the party responsible for meter maintenance as soon as practicable. Meters found with security breaches shall be tested for tampering and, if appropriate, meter readings shall be adjusted by Western pursuant to Provision 6.3 below.

6.3 Except as otherwise provided in Provision 6.4 hereof, should any meter that is used by Western for billing or other accounting purposes fail to register accurately, the electric power and energy supplied or transmitted during the period of failure to register accurately, shall, for billing purposes, be estimated by Western from the best available information.

6.4 If inspections and tests of a meter used by Western for billing or other accounting purposes disclose an error exceeding 2 percent, or a lesser range in error as agreed upon by the parties, then a correction based upon the inaccuracy found shall be made to the service records for the period of inaccuracy as determined by Western. If the period of inaccuracy cannot be determined, the inaccuracy shall be assumed to have existed during the entire monthly billing period immediately preceding the billing period in which the inspection or test was made and the resulting correction shall be made accordingly.

6.5 Any correction in billing or other accounting information that results from a correction in meter records shall be made in a subsequent monthly bill rendered by Western to the Contractor. Payment of such bill shall constitute full adjustment of any claim between the parties arising out of inaccurate metering equipment.

7. Existence of Transmission Service Contract.

If the contract provides for Western to furnish services using the facilities of a third party, the obligation of Western shall be subject to and contingent upon the existence of a transmission service contract granting Western rights to use such facilities. If Western acquires or constructs facilities which would enable it to furnish direct service to the Contractor, Western, at its option, may furnish service over its own facilities.

8. <u>Conditions of Transmission Service.</u>

8.1 When the electric service under the contract is furnished by Western over the facilities of others by virtue of a transmission service arrangement, the power and energy will be furnished at the voltage available and under the conditions which exist from time to time on the transmission system over which the service is supplied.

8.2 Unless otherwise provided in the contract or applicable rate schedule, the Contractor shall maintain a power factor at each point of delivery from Western's transmission agent as required by the transmission agent.

8.3 Western will endeavor to inform the Contractor from time to time of any changes planned or proposed on the system over which the service is supplied, but the costs of any changes made necessary in the Contractor's system, because of changes or conditions on the system over which the service is supplied, shall not be a charge against or a liability of Western.

8.4 If the Contractor, because of changes or conditions on the system over which service under the contract is supplied, is required to make changes on its system at its own expense in order to continue receiving service under the contract, then the Contractor may terminate service under the contract upon not less than sixty (60) days written notice given to Western prior to making such changes, but not thereafter.

8.5 If Western notifies the Contractor that electric service provided for under the contract cannot be delivered to the Contractor because of an insufficiency of capacity available to Western in the facilities of others over which service under the contract is supplied, then the Contractor may terminate service under the contract upon not less than sixty (60) days written notice given to Western prior to the date on which said capacity ceases to be available to Western, but not thereafter.

9. <u>Multiple Points of Delivery Involving Direct and Indirect Deliveries.</u>

When Western has provided line and substation capacity under the contract for the purpose of delivering electric service directly to the Contractor at specified direct points of delivery and also has agreed to absorb transmission service allowance or discounts for deliveries of energy over other system(s) to indirect points of delivery and the Contractor shifts any of its load served under the contract from direct delivery to indirect delivery, Western will not absorb the transmission service costs on such shifted load until the unused capacity, as determined solely by Western, available at the direct delivery points affected is fully utilized.

10. Construction, Operation, and Maintenance of Contractor's Power System.

The Contractor shall, and, if applicable, shall require each of its members or transmission agents to construct, operate, and maintain its power system in a manner which, as determined by Western, will not interfere with the operation of the system of Western or its transmission agents over which electric services are furnished to the Contractor under the contract, and in a manner which will coordinate with the protective relaying and other protective arrangements of the system(s) of Western or Western's transmission agents. Western may reduce or

discontinue furnishing services to the Contractor if, after notice by Western, the Contractor fails or refuses to make such changes as may be necessary to eliminate an unsatisfactory condition on the Contractor's power system which is determined by Western to interfere significantly under current or probable conditions with any service supplied from the power system of Western or from the power system of a transmission agent of Western. Such a reduction or discontinuance of service will not relieve the Contractor of liability for any minimum charges provided for in the contract during the time said services are reduced or discontinued. Nothing in this Provision shall be construed to render Western liable in any manner for any claims, demands, costs, losses, causes of action, damages, or liability of any kind or nature arising out of or resulting from the construction, operation, or maintenance of the Contractor's power system.

III. RATES, BILLING, AND PAYMENT PROVISIONS.

11. Change of Rates.

Rates applicable under the contract shall be subject to change by Western in accordance with appropriate rate adjustment procedures. If at any time the United States promulgates a rate changing a rate then in effect under the contract, it will promptly notify the Contractor thereof. Rates shall become effective as to the contract as of the effective date of such rate. The Contractor, by written notice to Western within ninety (90) days after the effective date of a rate change, may elect to terminate the service billed by Western under the new rate. Said termination shall be effective date of the new rate. Service provided by Western shall be paid for at the new rate regardless of whether the Contractor exercises the option to terminate service.

12. Minimum Seasonal or Annual Capacity Charge.

When the rate in effect under the contract provides for a minimum seasonal or annual capacity charge, a statement of the minimum capacity charge due, if any, shall be included in the bill rendered for service for the last billing period of the service season or contract year as appropriate, adjusted for increases or decreases in the contract rate of delivery and for the number of billing periods during the year or season in which service is not provided. Where multiple points of delivery are involved and the contract rate of delivery is stated to be a maximum aggregate rate of delivery for all points, in determining the minimum seasonal or annual capacity charge due, if any, the monthly capacity charges at the individual points of delivery shall be added together.

13. Billing and Payment.

13.1 Western will normally issue bills to the Contractor for services furnished during the preceding month within ten (10) days after the end of the billing period.

13.2 If Western is unable to issue timely monthly bill(s), Western may elect to render estimated bill(s). Such estimated bill(s) shall be subject to the same payment provisions as final bill(s), and any applicable adjustments will be shown on a subsequent monthly bill.

13.3 Payments of bills issued by Western are due and payable by the Contractor before the close of business on the twentieth (20th) calendar day after the date of issuance of each bill or the next business day thereafter if said day is a Saturday, Sunday, or Federal holiday. Bills shall be considered paid when payment is received by Western. Bills will be paid electronically or via the Automated Clearing House method of payment unless a written request to make payments by mail is submitted by the Contractor and approved by Western. Should Western agree to accept payments by mail, these payments will be accepted as timely and without assessment of the charge provided for in Provision 14 (Nonpayment of Bills in Full When Due) if a United States

Post Office first class mail postmark indicates the payment was mailed at least three (3) calendar days before the due date.

13.4 The parties agree that net billing procedures will be used for payments due Western by the Contractor and for payments due the Contractor by Western for the sale or exchange of electric power and energy, use of transmission facilities, operation and maintenance of electric facilities, and other services. Payments due one party in any month shall be offset against payments due the other party in such month, and the resulting net balance shall be paid to the party in whose favor such balance exists. The parties shall exchange such reports and information that either party requires for billing purposes. Net billing shall not be used for any amounts due which are in dispute.

14. Nonpayment of Bills in Full When Due.

14.1 Bills not paid in full by the Contractor by the due date specified in Provision 13 (Billing and Payment) hereof shall bear a charge of five hundredths percent (0.05%) of the principal sum unpaid for each day payment is delinquent, to be added until the amount due is paid in full. Western will also assess a fee of twenty-five dollars (\$25.00) for processing a late payment. Payments received will first be applied to the charges for late payment assessed on the principal and then to payment of the principal.

14.2 Western shall have the right, upon not less than fifteen (15) days advance written notice, to discontinue furnishing the services specified in the contract for nonpayment of bills in full when due, and to refuse to resume such services so long as any part of the amount due remains unpaid. Such a discontinuance of service will not relieve the Contractor of liability for minimum charges during the time service is so discontinued. The rights reserved to Western herein shall be in addition to all other remedies available to Western either by law or in equity, for the breach of any of the terms hereof.

15. Adjustments for Fractional Billing Period.

The demand or capacity charge and minimum charges shall each be proportionately adjusted when fractional billing periods are applicable under this contract. A fractional billing period can occur: 1) at the beginning or end of electric service; 2) at the beginning or end of irrigation pumping service each year; 3) for a fractional billing period under a new rate schedule; or 4) for fractional periods due to withdrawals of electric services. The adjustment will be made based on the ratio of the number of hours that electric service is available to the Contractor in such fractional billing period, to the total number of hours in the billing period involved. Energy billing shall not be affected by fractional billing periods.

16. Adjustments for Curtailments to Firm Service.

16.1 Billing adjustments will be made if firm electric service is interrupted or reduced because of conditions on the power system of the United States for periods of one (1) hour or longer in duration each. Billing adjustments will not be made when such curtailment of electric service is due to a request by the Contractor or a discontinuance of electric service by Western pursuant to Provision 14 (Nonpayment of Bills In Full When Due). For purposes of billing adjustments under this Provision, the term power system of the United States shall include transmission facilities used under contract but not owned by the United States.

16.2 The total number of hours of curtailed firm electric service in any billing period shall be determined by adding: (1) the sum of the number of hours of interrupted electric service to (2) the product, of each reduction, of: the number of hours reduced electric service and the percentage by which electric service was reduced below the delivery obligation of Western at the time of each said reduction of electric service. The demand or capacity charge and applicable minimum charges shall each be proportionately adjusted in the ratio that

the total number of hours of electric service determined to have been curtailed bears to the total number of hours in the billing period involved.

16.3 The Contractor shall make written claim within thirty (30) days after receiving the monthly bill, for adjustment on account of any curtailment of firm electric service, for periods of one (1) hour or longer in duration each, alleged to have occurred that is not reflected in said bill. Failure to make such written claim, within said thirty-day (30-day) period, shall constitute a waiver of said claim. All curtailments of electric service, which are due to conditions on the power system of the United States, shall be subject to the terms of this Provision; <u>Provided</u>, That withdrawal of power and energy under the contract shall not be considered a curtailment of electric service.

IV. POWER SALES PROVISIONS.

17. <u>Resale of Firm Electric Service (Wholesale Sales for Resale).</u>

The Contractor shall not sell any firm electric power or energy supplied under the contract to any electric utility customer of the Contractor for resale by that utility customer; <u>Provided</u>, That the Contractor may sell the electric power and energy supplied under the contract to its members on condition that said members not sell any of said power and energy to any customer of the member for resale by that customer.

18. Distribution Principles.

The Contractor agrees that the benefits of firm electric power or energy supplied under the contract shall be made available to its consumers at rates that are established at the lowest possible level consistent with sound business principles, and that these rates will be established in an open and public manner. The Contractor further agrees that it will identify the costs of firm electric power or energy supplied under the contract and power from other sources to its consumers upon request. The Contractor will demonstrate compliance with the requirements of this Provision to Western upon request.

19. Contract Subject to Colorado River Compact.

Where the energy sold under the contract is generated from waters of the Colorado River system, the contract is made upon the express condition and with the express covenant that all rights under the contract shall be subject to and controlled by the Colorado River Compact approved by Section 13 (a) of the Boulder Canyon Project Act of December 21, 1928, 43 U.S.C. §§ 617a-e, and the parties to the contract shall observe and be subject to and controlled by said Colorado River Compact in the construction, management, and operation of the dams, reservoirs, and powerplants from which electrical energy is to be furnished by Western to the Contractor under the contract, and in the storage, diversion, delivery, and use of water for the generation of electrical energy to be delivered by Western to the Contractor under the contract.

V. FACILITIES PROVISIONS.

20. Design Approval.

All facilities, construction, and installation by the Contractor pursuant to the contract shall be subject to the approval of Western. Facilities interconnections shall normally conform to Western's current "General Requirements for Interconnection," in effect upon the signing of the contract document providing for each interconnection, copies of which are available from Western. At least ninety (90) days, unless otherwise agreed,

prior to the date the Contractor proposes to commence construction or to incur an obligation to purchase facilities to be installed pursuant to the contract, whichever date is the earlier, the Contractor shall submit, for the approval of Western, detailed designs, drawings, and specifications of the facilities the Contractor proposes to purchase, construct, and install. The Contractor assumes all risks for construction commenced or obligations to purchase facilities incurred prior to receipt of approval from Western. Western review and approval of designs and construction work in no way implies that Western is certifying that the designs meet the Contractor's needs.

21. Inspection and Acceptance.

Western shall have the right to inspect the materials and work furnished by the Contractor, its agents, employees, and subcontractors pursuant to the contract. Such inspections shall be at reasonable times at the work site. Any materials or work that Western determines is defective or not in accordance with designs, drawings, and specifications, as approved by Western, shall be replaced or modified, as directed by Western, at the sole expense of the Contractor before the new facilities are energized.

22. As-Built Drawings.

Within a reasonable time, as determined by Western, after the completion of construction and installation of facilities pursuant to the contract, the Contractor shall submit to Western marked as-built prints of all Western drawings affected by changes made pursuant to the contract and reproducible drawings the Contractor has prepared showing facilities of Western. The Contractor's drawings of Western facilities shall use drawing title blocks, drawing numbers, and shall be prepared in accordance with drafting standards all as approved by Western. Western may prepare, revise, or complete said drawings and bill the Contractor if the Contractor fails to provide such drawings to Western within a reasonable time as determined by Western.

23. Equipment Ownership Markers.

23.1 The Contractor shall identify all movable equipment and, to the extent agreed upon by the parties, all other salvageable facilities constructed or installed on the United States right-of-way or in Western substations pursuant to the contract which are owned by the Contractor, by permanently affixing thereto suitable markers clearly identifying the Contractor as the owner of said equipment and facilities.

23.2 If requested by the Contractor, Western shall identify all movable equipment and, to the extent agreed upon by the parties, all other salvageable facilities constructed or installed on the Contractor's right-of-way or in the Contractor's substations pursuant to the contract which are owned by the United States, by permanently affixing thereto suitable markers clearly identifying the United States as the owner of said equipment and facilities.

24. Third-Party Use of Facilities.

The Contractor shall notify Western of any proposed system change relating to the facilities governed by the contract or allowing third-party use of the facilities governed by the contract. If Western notifies the Contractor that said system change will, as solely determined by Western, adversely affect the operation of Western's system the Contractor shall, at no cost to Western, provide a solution to said adverse effect acceptable to Western.

25. Changes to Western Control Facilities.

If at any time during the term of the contract, Western determines that changes or additions to control, relay, or communications facilities are necessary to maintain the reliability or control of Western's transmission

system, and said changes or additions are entirely or partially required because of the Contractor's equipment installed under the contract, such changes or additions shall, after consultation with the Contractor, be made by Western with all costs or a proportionate share of all costs, as determined by Western, to the be paid by the Contractor. Western shall notify the Contractor in writing of the necessary changes or additions and the estimated costs to be paid by the Contractor. If the Contractor fails to pay its share of said estimated costs, Western shall have the right, after giving sixty (60) days' written notice to the Contractor, to terminate the applicable facility installation provisions to the contract and require the removal of the Contractor's facilities.

26. Modification of Western Facilities.

Western reserves the right, at any time, to modify its facilities. Western shall keep the Contractor informed of all planned modifications to Western facilities which impact the facilities installation pursuant to the contract. Western shall permit the Contractor to change or modify its facilities, in a manner satisfactory to and at no cost or expense to Western, to retain the facilities interconnection pursuant to the contract. At the Contractor's option, Western shall cooperate with the Contractor in planning alternate arrangements for service which shall be implemented at no cost or expense to Western. The Contractor and Western shall modify the contract, as necessary, to conform to the new facilities arrangements.

27. Transmission Rights.

If the contract involves an installation which sectionalizes a Western transmission line, the Contractor hereby agrees to provide a transmission path to Western across such sectionalizing facilities at no cost or expense to Western. Said transmission path shall be at least equal, in terms of capacity and reliability, to the path in the Western transmission line prior to the installation pursuant to the contract.

28. Construction and Safety Procedures.

28.1 The Contractor hereby acknowledges that it is aware of the hazards inherent in high-voltage electric lines and substations, and hereby assumes full responsibility at all times for the adoption and use of necessary safety measures required to prevent accidental harm to personnel engaged in the construction, inspection, testing, operation, maintenance, replacement, or removal activities of the Contractor pursuant to the contract. The Contractor and the authorized employees, agents, and subcontractors of the Contractor shall comply with all applicable safety laws and building and construction codes, including the provisions of Chapter 1 of the Power System Operations Manual, entitled Power System Switching Procedure, and the Occupational Safety and Health Administration regulations, Title 29 C.F.R. §§ 1910 and 1926, as amended or supplemented. In addition to the safety program required herein, upon request of the United States, the Contractor shall provide sufficient information to demonstrate that the Contractor's safety program is satisfactory to the United States.

28.2 The Contractor and its authorized employees, agents, and subcontractors shall familiarize themselves with the location and character of all the transmission facilities of Western and interconnections of others relating to the work performed by the Contractor under the contract. Prior to starting any construction, installation, or removal work, the Contractor shall submit a plan of procedure to Western which shall indicate the sequence and method of performing the work in a safe manner. No work shall be performed by the Contractor, its employees, agents, or subcontractors until written authorization to proceed is obtained from Western.

28.3 At all times when the Contractor, its employees, agents, or subcontractors are performing activities of any type pursuant to the contract, such activities shall be under supervision of a qualified employee, agent, or subcontractor of the Contractor who shall be authorized to represent the Contractor in all matters pertaining to the activity being performed. The Contractor and Western will keep each other informed of the names of their designated representatives at the site.

28.4 Upon completion of its work, the Contractor shall remove from the vicinity of the right-ofway of the United States all buildings, rubbish, used materials, concrete forms, and other like material belonging to the Contractor or used under the Contractor's direction, and in the event of failure to do so the same may be removed by Western at the expense of the Contractor.

28.5 In the event the Contractor, its employees, agents, or subcontractors fail to comply with any requirement of this Provision, or Provision 21 (Inspection and Acceptance) herein, Western or an authorized representative may issue an order to stop all or any part of the work until such time as the Contractor demonstrates compliance with the provision at issue. The Contractor, its employees, agents, or subcontractors shall make no claim for compensation or damages resulting from such work stoppage.

29. Environmental Compliance.

Facilities installed under the contract by any party shall be constructed, operated, maintained, replaced, transported, and removed subject to compliance with all applicable laws, including but not limited to the National Historic Preservation Act of 1966, 16 U.S.C. §§ 470x-6, the National Environmental Policy Act of 1969, 42 U.S.C. §§ 4321-4347, the Endangered Species Act of 1973, 16 U.S.C. §§ 1531-1544, and the Archaeological Resources Protection Act of 1979, 16 U.S.C. §§ 470aa-470mm, and the regulations and executive orders implementing these laws, as they may be amended or supplemented, as well as any other existing or subsequent applicable laws, regulations, and executive orders.

30. Responsibility for Regulated Materials.

When either party owns equipment containing regulated material located on the other party's substation, switchyard, right-of-way, or other property, the equipment owner shall be responsible for all activities related to regulated materials in such equipment that are necessary to meet the requirements of the Toxic Substances Control Act, 15 U.S.C. §§ 2601-2692, the Resource Conservation and Recovery Act, 42 U.S.C. §§ 6901-6992k, the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. §§ 9601-9675, the Oil Pollution Act of 1990, 33 U.S.C. §§ 2702-2761, the Clean Water Act, 33 U.S.C. §§ 1251-1387, the Safe Drinking Water Act, 42 U.S.C. §§ 300f-j26, and the regulations and executive orders implementing these laws, as they may be amended or supplemented, and any other existing or subsequent applicable laws, regulations, and executive orders. Each party shall label its equipment containing regulated material in accordance with appropriate laws and regulations. If the party owning the equipment does not perform activities required under appropriate laws and regulations within the time frame specified therein, the other party may perform or cause to be performed the required activities after notice to and at the sole expense of the party owning the equipment.

VI. OTHER PROVISIONS.

31. Authorized Representatives of the Parties.

Each party to the contract, by written notice to the other, shall designate the representative(s) who is (are) authorized to act in its behalf with respect to those matters contained in the contract which are the functions and responsibilities of the authorized representatives of the parties. Each party may change the designation of its authorized representative(s) upon oral notice given to the other, confirmed promptly by written notice.

32. Effect of Section Headings.

Section headings or Provision titles appearing in the contract or these General Power Contract Provisions are inserted for convenience only and shall not be construed as interpretations of text.

33. Operating Guidelines and Procedures.

The parties to the contract may agree upon and put into effect from time to time, such other written guidelines and procedures as may be required in order to establish the methods of operation of the power system to be followed in the performance of the contract.

34. <u>Uncontrollable Forces.</u>

Neither party to the contract shall be considered to be in default in performance of any of its obligations under the contract, except to make payment as specified in Provision 13 (Billing and Payment) herein, when a failure of performance shall be due to an uncontrollable force. The term "uncontrollable force" means any cause beyond the control of the party affected, including but not restricted to, failure of or threat of failure of facilities, flood, earthquake, storm, fire, lightning, epidemic, war, riot, civil disturbance or disobedience, labor dispute, labor or material shortage, sabotage, restraint by court order or public authority and action or nonaction by, or failure to obtain the necessary authorizations or approvals from, any governmental agency or authority, which by exercise of due diligence such party could not reasonably have been expected to avoid and which by exercise of due diligence it shall be unable to overcome. Nothing contained herein shall be construed to require a party to settle any strike or labor dispute in which it may be involved. Either party rendered unable to fulfill any of its obligations under the contract by reason of an uncontrollable force shall give prompt written notice of such fact to the other party and shall exercise due diligence to remove such inability with all reasonable dispatch.

35. Liability.

35.1 The Contractor hereby agrees to indemnify and hold harmless the United States, its employees, agents, or contractors from any loss or damage and from any liability on account of personal injury, death, or property damage, or claims for personal injury, death, or property damage of any nature whatsoever and by whomsoever made arising out of the Contractors', its employees', agents', or subcontractors' construction, operation, maintenance, or replacement activities under the contract.

35.2 The United States is liable only for negligence on the part of its officers and employees in accordance with the Federal Tort Claims Act, 28 U.S.C. §§ 1346(b), 1346(c), 2401(b), 2402, 2671, 2672, 2674-2680, as amended or supplemented.

36. Cooperation of Contracting Parties.

If, in the operation and maintenance of their respective power systems or electrical equipment and the utilization thereof for the purposes of the contract, it becomes necessary by reason of any emergency or extraordinary condition for either party to request the other to furnish personnel, materials, tools, and equipment for the accomplishment thereof, the party so requested shall cooperate with the other and render such assistance as the party so requested may determine to be available. The party making such request, upon receipt of properly itemized bills from the other party, shall reimburse the party rendering such assistance for all costs properly and reasonably incurred by it in such performance, including administrative and general expenses, such costs to be determined on the basis of current charges or rates used in its own operations by the party rendering assistance. Issuance and payment of bills for services provided by Western shall be in accordance with Provisions 13 (Billing

and Payment) and 14 (Nonpayment of Bills in Full When Due) herein. Western shall pay bills issued by the Contractor for services provided as soon as the necessary vouchers can be prepared which shall normally be within twenty (20) days.

37. Transfer of Interest in Contract or Change in Preference Status.

37.1 No voluntary transfer of the contract or of the rights of the Contractor under the contract shall be made without the prior written approval of the Administrator of Western. Any voluntary transfer of the contract or of the rights of the Contractor under the contract made without the prior written approval of the Administrator of Western may result in the termination of the contract; <u>Provided</u>, That the written approval of the Administrator shall not be unreasonably withheld; <u>Provided further</u>, That if the Contractor operates a project financed in whole or in part by the Rural Utilities Service, the Contractor may transfer or assign its interest in the contract to the Rural Utilities Service or any other department or agency of the Federal Government without such prior written approval; <u>Provided further</u>, That any successor to or assignee of the rights of the Contractor, whether by voluntary transfer, judicial sale, foreclosure sale, or otherwise, shall be subject to all the provisions and conditions of the contract to the same extent as though such successor or assignee were the original Contractor under the contract; and, <u>Provided further</u>, That the execution of a mortgage or trust deed, or judicial or foreclosure sales made thereunder, shall not be deemed voluntary transfers within the meaning of this Provision.

37.2 The Contractor shall maintain its status as an entity eligible for preference in Western's sale of Federal power pursuant to Reclamation law, as amended and supplemented.

37.3 Western shall give the Contractor written notice of Western's proposed determination that the Contractor has violated Provision 37.1 and Western's proposed action in response to the violation.

37.4 The Contractor shall have 120 days after receipt of Western's notice provided under Provision 37.3 to submit a written response to Western. The Contractor may also make an oral presentation to the Administrator during this 120-day period.

37.5 At any time during this process, the Contractor and Western may agree upon corrective action to resolve Western's proposed determination that the Contractor is in violation of Provision 37.1.

37.6 Within 30 days of receipt of the Contractor's written response provided under Provision 37.4, Western will notify the Contractor in writing of its final decision. The Administrator's written notice will include the intended action, the effective date thereof, and the reasons for taking the intended action. Implementation of the Administrator's action shall take place no earlier than 60 days from the Contractor's receipt of such notice.

37.7 Any successor to Western shall be subject to all the provisions and conditions of the contract to the same extent as though such successor were an original signatory to the contract.

37.8 Nothing in this Provision shall preclude any right to judicial review available to the Contractor under Federal law.

38. Choice of Law and Forum.

Federal law shall control the obligations and procedures established by this contract and the performance and enforcement thereof. The forum for litigation arising from this contract shall exclusively be a Federal court of the United States, unless the parties agree to pursue alternative dispute resolution.

39. Waivers.

Any waivers at any time by either party to the contract of its rights with respect to a default or any other matter arising under or in connection with the contract shall not be deemed a waiver with respect to any subsequent default or matter.

40. Notices.

Any notice, demand, or request specifically required by the contract or these Provisions to be in writing shall be considered properly given when delivered in person or sent by postage prepaid registered or certified mail, commercial delivery service, facsimile, electronic, prepaid telegram, or by other means with prior agreement of the parties, to each party's authorized representative at the principal offices of the party. The designation of the person to be notified may be changed at any time by similar notice. Where facsimile or electronic means are utilized for any communication covered by this Provision, the sending party shall keep a contemporaneous record of such communications and shall verify receipt by the other party.

41. Contingent Upon Appropriations and Authorization.

41.1 Where activities provided for in the contract extend beyond the current fiscal year, continued expenditures by the United States are contingent upon Congress making the necessary appropriations required for the continued performance of the United States' obligations under the contract. In case such appropriation is not made, the Contractor hereby releases the United States from its contractual obligations and from all liability due to the failure of Congress to make such appropriation.

41.2 In order to receive and expend funds advanced from the Contractor necessary for the continued performance of the obligations of the United States under the contract, additional authorization may be required. In case such authorization is not received, the Contractor hereby releases the United States from those contractual obligations and from all liability due to the lack of such authorization.

42. Covenant Against Contingent Fees.

The Contractor warrants that no person or selling agency has been employed or retained to solicit or secure the contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, Western shall have the right to annul the contract without liability or in its discretion to deduct from the contract price or consideration the full amount of such commission, percentage, brokerage, or contingent fee.

43. Contract Work Hours and Safety Standards.

The contract, to the extent that it is of a character specified in Section 103 of the Contract Work Hours and Safety Standards Act (Act), 40 U.S.C. § 3701, as amended or supplemented, is subject to the provisions of the Act, 40 U.S.C. §§ 3701-3708, as amended or supplemented, and to regulations promulgated by the Secretary of Labor pursuant to the Act.

44. Equal Opportunity Employment Practices.

Section 202 of Executive Order No. 11246, 30 Fed. Reg. 12319 (1965), as amended by Executive Order No. 12086, 43 Fed. Reg. 46501 (1978), as amended or supplemented, which provides, among other things, that the Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin, is incorporated herein by reference the same as if the specific language had been written into the contract, except that Indian Tribes and tribal organizations may apply Indian preference to the extent permitted by Federal law.

45. Use of Convict Labor.

The Contractor agrees not to employ any person undergoing sentence of imprisonment in performing the contract except as provided by 18 U.S.C. § 3622(c), as amended or supplemented, and Executive Order No. 11755, 39 Fed. Reg. 779 (1973), as amended or supplemented.

Contract 22-SNR-02770

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

CUSTOM PRODUCT CONTRACT FOR FULL LOAD SERVICE WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

Contract 22-SNR-02770

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

CUSTOM PRODUCT CONTRACT FOR FULL LOAD SERVICE WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

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Exhibit A – Full Load Service

Exhibit B - Charges for Portfolio Manager Services

1	Contract 22-SNR-02770
2	
3	
4	UNITED STATES
5	DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION
6	SIERRA NEVADA REGION
7	CUSTOM PRODUCT CONTRACT
8	FOR FULL LOAD SERVICE
9	WITH
10	CITY AND COUNTY OF SAN FRANCISCO
11	HETCH HETCHY WATER AND POWER
12	
13	1. <u>PREAMBLE</u> :
14	This Contract is made this pursuant to the Acts of Congress
15	approved June 17, 1902, (32 Stat. 388); August 26, 1937, (50 Stat. 844);
16	August 4, 1939, (53 Stat. 1187); and August 4, 1977, (91 Stat. 565); and Acts
17	amendatory or supplementary to the foregoing Acts; between the UNITED STATES OF
18	AMERICA (United States), acting by and through the Administrator, Western Area
19	Power Administration, Department of Energy, represented by the officer executing this
20	Contract, or a duly appointed successor, hereinafter called WAPA or Contracting
21	Officer; and CITY AND COUNTY OF SAN FRANCISCO, HETCH HETCHY WATER
22	AND POWER, a municipal corporation organized and existing under the laws of the
23	State of California, hereinafter referred to as CCSF or the Contractor, its successors
24	and assigns; both also hereinafter referred to individually as Party and together as
25	Parties.
26	///
27	///
28	///
	Contract 22-SNR-02770 1

2.

EXPLANATORY RECITALS:

2.1 The Parties entered into Base Resource Contract 20-SNR-02377 on August 16, 2021. The Base Resource Contract provides the terms and conditions whereby WAPA will provide Base Resource electric service to CCSF.

2.2 At times, power provided under the Base Resource Contract will not be sufficient to meet the electrical needs of CCSF at the delivery point(s) specified herein.

2.3 WAPA's final 2025 Power Marketing Plan, published in the Federal Register on August 15, 2017 (82 FR 38675), provides for WAPA to develop Custom Products for customers who request them. Section 7.7 of the Base Resource Contract allows for WAPA to develop a Custom Product for CCSF.

2.4 CCSF requested a Custom Product in the form of Custom Product Power to meet the load at a specific delivery point(s).

2.5 CCSF also requested WAPA provide Portfolio Manager services.

2.6 WAPA and CCSF recognize that, due to load diversity, there may be benefits to aggregating some Full Load Service Customers' Base Resource Percentages and Custom Product Power requirements for power purchases; and additional business efficiencies may be realized through consolidation of power scheduling and related activities.

3. <u>AGREEMENT</u>:

The Parties agree to the terms and conditions set forth herein.

28 ///

Contract 22-SNR-02770

1	4. EFFECTIVE DATE AND TERM OF CONTRACT:			
2	4.1 This Contract shall become effective upon execution by the Parties and			
3	shall remain in effect through December 31, 2029, except as otherwise provided			
4	for herein.			
5				
6	4.2 The date of initial service under this Contract is December 31, 2024, at			
7	11:59:59 p.m.			
8				
9	4.3 Either Party may terminate this Contract by giving the other Party a one			
10	(1) year advance written notice of the requested termination date.			
11				
12	4.4 WAPA may suspend or terminate service under this Contract pursuant to			
13	Section 18.			
14				
15	4.5 WAPA may terminate this Contract upon thirty (30) days advance notice if			
16	CCSF ceases to be a WAPA Base Resource customer.			
17				
18	4.6 All obligations incurred under this Contract shall be preserved until			
19	satisfied.			
20				
21	5. <u>DEFINITION OF TERMS</u> :			
22	As used herein, the following terms whether singular or plural, or used with or without			
23	initial capitalization, shall have the following meanings:			
24	5.1 "Base Resource" means Central Valley Project (CVP) and Washoe Project			
25	power (capacity and energy) output, determined by WAPA to be available for			
26	Customers, including the Environmental Attributes, only after meeting the			
27	requirements of Project Use and First Preference Customers, and any			
28	///			
	Contract 22 SND 02770			

Contract 22-SNR-02770

adjustments for maintenance, reserves, system losses, and certain ancillary services.

5.2 "Custom Product" means a combination of products and services which may be made available by WAPA per Customer request.

5.3 "Custom Product Power" means firm capacity and energy, provided by WAPA, a Customer(s) needs in addition to its Base Resource for use in meeting that customer's load.

5.4 "Customer" means an entity with a contract and receiving electric service from WAPA's Sierra Nevada Region.

5.5 "Full Load Service Customer" means a Customer that will have its entire load at its delivery point(s) specified in Exhibit A met by WAPA, and its Portfolio Manager functions for those delivery point(s) performed by WAPA.

5.6 "Internal Generation" means a power resource owned and operated by a Full Load Service Customer and located on its side of the meter within its electric system and its generation output is intended solely to serve the Customer's load.

5.7 "Portfolio Manager" means an entity responsible for determining balanced hourly load and resource schedules for a Customer.

5.8 "Regional Transmission Organization" or "RTO" means an organization that meets the minimum characteristics and performs the minimum functions specified in Federal Energy Regulatory Commission Order 2000, as that order may be amended or superseded.

Contract 22-SNR-02770

5.9 "Scheduling Coordinator" means an entity that is responsible for submitting and modifying bids and interchange schedules and Inter-SC Trades to and settling with the California Independent System Operator (CAISO), in accordance with the protocols specified in the CAISO Tariff.

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CUSTOM PRODUCT POWER FURNISHED BY WAPA:

6.1 WAPA will provide additional power to those Full Load Service Customers whose loads exceed their Base Resource. WAPA may aggregate the needs of Full Load Service Customers to determine Custom Product Power requirements.

6.2 Custom Product Power provided by WAPA may include long-term, shortterm, day-ahead, and hour-ahead purchases, and/or other arrangements.

6.3 WAPA will provide Custom Product Power to CCSF to serve the load unmet by the power provided under CCSF's Base Resource Contract. CCSF's expected annual peak capacity and energy are specified in Section 2 of Exhibit A attached hereto. CCSF shall provide written notification to WAPA of any expected increase or decrease in the capacity and energy amounts specified in Exhibit A. Such notification shall be made as soon as practicable, and no less than ninety (90) days prior to the expected change in the capacity and energy amounts specified in Exhibit A.

7. DELIVERY ARRANGEMENTS:

7.1 WAPA will use best efforts to contract with the appropriate parties for the transmission and distribution service necessary to make CCSF's Custom Product Power available at the point(s) of delivery specified in Section 4 of Exhibit A. If WAPA is successful in contracting for transmission and distribution on behalf of

Contract 22-SNR-02770

CCSF, CCSF will be required to execute a third-party transmission contract with WAPA to receive such service.

7.2 In the event that WAPA is unable to secure transmission and distribution service on behalf of CCSF, WAPA will make CCSF's Custom Product Power available at the point(s) of delivery specified in Exhibit A of CCSF's Base Resource Contract. CCSF shall ultimately be responsible for arranging for the transmission and distribution necessary to receive Custom Product Power provided under this Contract to the delivery point specified in Section 4 of Exhibit A.

8. PORTFOLIO MANAGER SERVICES:

8.1 During the term of this Contract WAPA shall serve as CCSF's Portfolio Manager. In such capacity, WAPA will need load data and other information to determine the power necessary to meet CCSF's load. If WAPA does not have access to the information it needs, WAPA will request it from CCSF. CCSF shall provide the information within thirty (30) days of a request from WAPA. Said data may include, but is not limited to, the following:

- 8.1.1 Historical hourly load data at the delivery point(s) specified in Section 4 of Exhibit A; and
- 8.1.2 Expected future loads at the delivery point(s) specified in Section 4 of Exhibit A during the term of this Contract.

8.1.3 Internal Generation projections as set forth in Exhibit C, if applicable.

8.2 If requested by WAPA, CCSF will submit to WAPA its annual planned power usage for the upcoming calendar year by October 1 of each year during the term of this Contract. CCSF shall provide the information to WAPA in a format agreed to between the Parties. In addition, CCSF must provide any planned significant changes in its power usage to WAPA in writing not less than ninety (90) days prior to the planned change. WAPA will revise Exhibit A to this Contract to reflect such changes in power usage. The information provided by CCSF will be used by WAPA in determining daily power schedules for CCSF.

8.3 On a daily basis, using the information provided in Sections 8.1 and 8.2,WAPA will determine the power necessary on an hourly basis to fully serveCCSF's load at the delivery point(s) specified in Exhibit A, as follows:

8.3.1 Using the information as provided in Section 6 of CCSF's BaseResource Contract, WAPA will determine the hourly use of CCSF's BaseResource for the day.

8.3.2 If CCSF's Base Resource does not fully meet CCSF's forecasted load, WAPA will schedule CCSF's share of exchange program energy, if any, to serve CCSF's load.

8.3.3 Once all Base Resource and exchange program energy has been distributed, WAPA will meet CCSF's unmet forecasted load with Custom Product Power.

8.3.4 Any Base Resource in excess of CCSF's forecasted load will be
 retained by WAPA for distribution under the exchange program in
 accordance with Exhibit B to CCSF's Base Resource Contract.

8.3.5 After WAPA has determined the resource mix to meet CCSF's hourly load, WAPA will provide the resource schedules to the balancing authority area operator in accordance with its protocols and as further described in the Scheduling Coordinator Contract.

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Contract 22-SNR-02770

8.4 WAPA shall not be liable in the event that power and/or transmission is scheduled either in excess of or below that necessary to serve CCSF's hourly load.

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INTERNAL GENERATION:

If CCSF currently has Internal Generation or intends to install Internal Generation, Subsections 9.1 and/or 9.2 shall apply to CCSF.

9.1 Existing Internal Generation: WAPA will integrate CCSF's Internal
Generation into CCSF's energy portfolio using technical specifications and
historical data to forecast load. If requested, CCSF shall provide WAPA with
technical and general information about its on-site Internal Generation facility.
The information that may be required is provided below:

- 9.1.1 Internal Generation Specifications:
- 14 9.1.1.1 Type of Internal Generation (solar, wind, other); 15 9.1.1.2 Exact geographical location of Internal Generation 16 including longitude and latitude; 17 9.1.1.3 Installed capacity rating in kilowatts; 9.1.1.4 If solar, rating of inverter; 18 19 9.1.1.5 Type of solar (stationary or tracking); 20 9.1.1.6 Type of solar tracking (single-axis or dual-axis tracking); 21 9.1.1.7 Operational date after installation; 22 9.1.1.8 Expected yearly loss of capacity due to aging of system 23 after installation; and 24 9.1.1.9 Other pertinent information as may be required. 25 9.1.2 Notifications: CCSF shall notify WAPA of any changes to the 26 information in Section 9.1 above, thirty (30) days prior to the operational 27 date of the change.

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9.2 New or Increased Internal Generation: CCSF shall notify and coordinate with WAPA on any new Internal Generation planned to be located on its facility. If requested, CCSF shall provide WAPA with technical and general information as outlined in Section 9.1.1. Exhibit C will set forth any scheduling or other procedures required for integrating Internal Generation into CCSF's energy portfolio.

9.3 WAPA shall have no obligation to include CCSF's Internal Generation in CCSF's energy portfolio if CCSF does not comply with the requirements set forth in this Section 9.

10. SCHEDULING COORDINATOR SERVICES:

For WAPA to provide Full Load Service as described in this Contract, WAPA must be CCSF's Scheduling Coordinator. Scheduling Coordinator services will be provided under a separate contract.

11. ADDITIONAL SERVICES NECESSARY TO PROVIDE CUSTOM PRODUCT(S):

CCSF understands that additional services, including but not limited to, scheduling the resource and balancing authority area services may be necessary to provide the Custom Products(s) requested under this Contract. CCSF shall be responsible for all costs incurred by WAPA to provide Full Load Service as specified in this Contract.

12. SCHEDULING AND METERING:

All services provided by WAPA to CCSF under this Contract will be subject to the same Scheduling and Metering terms and conditions as provided under CCSF's Base Resource Contract with WAPA the same as if they had been expressly set forth herein; Except, That, CCSF shall notify WAPA of any changes in metering devices and their ///

Contract 22-SNR-02770

configurations used to meter CCSF's load within five (5) business days to the extent
 that CCSF is aware of such changes.

4 13. INDEPENDENT SYSTEM OPERATOR OR REGIONAL TRANSMISSION 5 ORGANIZATION:

13.1 WAPA is a sub-balancing authority area within BANC. WAPA operates in conformance with its sub-balancing authority area and BANC's balancing authority area protocols, business practices and procedures. In the event of changes to any protocols, business practices and procedures, WAPA may make any changes necessary to this Contract to conform to the operating and scheduling protocols, business practices and procedures in accordance with Section 17 of the Base Resource Contract.

13.2 The Parties understand that, in the future, WAPA may also change its operating configuration such as by: (1) joining an independent system operator or RTO; or (2) participating in future markets such as energy imbalance markets; or (3) making system configurations to meet future operating requirements. In such an event, if WAPA is required to conform to the protocols, business practices or procedures, WAPA shall make changes to this Contract to conform to the terms and conditions required by such events in accordance with Section 17 of the Base Resource Contract.

13.3 In the event that: (1) WAPA incurs costs from the balancing authority area, WAPA's sub-balancing authority area, CAISO, an RTO, or a different balancing authority area for serving CCSF's load; or (2) CCSF does not abide by the protocols of the balancing authority area, an RTO, or other balancing authority area operator that are applicable to WAPA and WAPA incurs costs as a result, CCSF agrees to pay all such costs attributable to CCSF.

Contract 22-SNR-02770

14. FULL LOAD SERVICE CHARGES:

14.1 WAPA Charge: The charge, including WAPA's labor and equipment costs, associated with providing Portfolio Manager services to CCSF under this Contract is specified in Exhibit B attached hereto. CCSF shall pay for such charge as described in Section 16. By August 1st of each year during the term of this Contract, WAPA will review the charge for Portfolio Manager services and, if necessary, will revise Exhibit B to reflect the updated charge for providing this service, and will send CCSF a revised Exhibit B for its signature. The revised Exhibit B shall become effective on January 1st of the following year. If WAPA has not received the signed revised Exhibit B back from CCSF by the effective date and has not received a notice of termination from CCSF, WAPA will begin to operate and charge under the revised Exhibit B.

14.2 Custom Product Power Charges: CCSF shall pay for Custom Product Power furnished hereunder in accordance with the rates, charges, and conditions set forth in the CVP Schedule of Rates for Custom Product Power, effective January 1, 2025, or any superseding rate schedules. CCSF shall pay for such charges as described in Section 16.

15. <u>CREDITWORTHINESS</u>:

For determining the ability of CCSF to meet its obligations related to service hereunder, WAPA may require reasonable credit review procedures. If WAPA determines that CCSF does not meet WAPA's creditworthiness standards, WAPA may require CCSF to provide and keep in effect during the term of this Contract, an unconditional and irrevocable letter of credit or an alternate form of security acceptable to WAPA to meet its responsibilities and obligations under this Contract; Provided, That, if WAPA determines that CCSF has maintained a credit history that satisfies WAPA's requirements for a period of time determined to be sufficient by WAPA, WAPA will

discuss with CCSF options regarding the letter of credit or an alternative form of
 security.

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16. BILLING AND PAYMENT FOR SERVICES PROVIDED UNDER THIS CONTRACT:

6 WAPA will bill, and CCSF shall pay for services provided under this Contract in
7 accordance with the procedures established under either Section 16.1 or Section 16.2,
8 as solely determined by WAPA. If determined necessary by WAPA, WAPA may
9 change the section under which WAPA is billing and CCSF is paying upon sixty (60)
10 days' notice to CCSF.

16.1 <u>After-the-Fact-Billing</u>: CCSF shall pay WAPA for Full Load Service provided in the previous month as directed on the monthly electric service bill; or

16.2 <u>Advance Funding</u>: WAPA will estimate the initial amount of funds required. The estimate shall initially be based on two (2) months of WAPA's costs attributable to CCSF for Full Load Service; <u>Provided</u>, That, if WAPA determines at a later date that two (2) months is either less than, or in excess of, the amount that WAPA determines is appropriate to maintain on behalf of CCSF, WAPA will either bill such shortage to CCSF pursuant to Section 17.2.1, or refund such excess to CCSF pursuant to Section 17.2.2.

16.3 The initial advance funding amount shall be due on the date specified on the bill for collection.

16.4 Any alternative method of advance funding shall be set forth in a separate contractual agreement.

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Contract 22-SNR-02770

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17. TRUST ACCOUNT FOR ADVANCED FUNDS:

CCSF understands that it may be required to advance funds to WAPA pursuant to
Section 16.2 and this section for the services provided under this Contract. This
Section 17 provides for establishing and maintaining the trust account(s) required if
Section 16.2 is in effect.

17.1 Funds that CCSF advances to WAPA shall be sent in accordance with the information included on the bill(s) for collection and electric service bill, or otherwise directed.

17.2 CCSF shall be required to maintain a balance in the trust account in an amount that WAPA, pursuant to Section 16.2, has determined to be appropriate to maintain on behalf of CCSF. WAPA shall monitor the account and if WAPA determines that:

17.2.1 There are not sufficient funds in the account, WAPA shall notify CCSF of the shortage in writing and CCSF shall advance the requested amount of funds to WAPA within ten (10) days; or

17.2.2 There are excessive funds in the WAPA trust account, WAPA, at its sole discretion, will either: (1) decrease subsequent amounts required by the amount in excess of the estimate, or (2) return any excess funds to CCSF.

17.3 Should CCSF be required to maintain a trust account pursuant to Section 16.2 and this Section 17, WAPA shall be under no obligation to provide service under this Contract without CCSF advancing sufficient funds and said funds being available to WAPA from the trust account(s) as described herein.

17.4 Within ninety (90) days after termination of this Contract and after WAPA has determined that all obligations incurred under this Contract have been

satisfied, WAPA shall return any funds remaining in the trust account(s) to CCSF without interest.

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18. DEFAULT PROVISIONS:

18.1 The failure of CCSF to perform any of its payment obligations under this Contract shall constitute a default. If WAPA determines CCSF to be in default, WAPA shall notify CCSF, in writing via First-Class mail, return receipt requested, FedEx, UPS or other method that can be tracked. If CCSF has not cured such default within seven (7) days of receiving the notice of default, WAPA may suspend service under this Contract. Upon receipt of payment of any amounts owed, WAPA shall work with CCSF to reinstate service under this Contract as soon as practicable.

18.2 If CCSF is determined to be in default and does not cure such default within forty-five (45) days of receiving the notice of default, WAPA shall have the right to terminate this Contract, and assess damages, as follows:

18.2.1 If WAPA's aggregate gains exceed its aggregate losses and costs, including obligations incurred on behalf of CCSF that extend past the current month, WAPA, after any set-off, shall make no payment to CCSF and, notwithstanding anything in this Contract to the contrary, the amount by which such gain exceeds the losses and costs for the purposes of this Contract shall be zero (0); or

18.2.2 If WAPA's aggregate gains do not exceed its aggregate losses, including obligations incurred on behalf of CCSF that extend past the current month, WAPA will promptly calculate the damages associated with the default. As soon as practical, WAPA will provide notice to CCSF of the amount of the damages. Payment for the damages shall be made by

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CCSF to WAPA within ten (10) business days after such notice is received.

19. **ENFORCEABILITY**:

It is not the intent of the Parties that this Contract confer any rights on third parties to enforce the provisions of this Contract except as required by law or express provision in this Contract. Except as provided in this Section, this Contract may be enforced, or caused to be enforced, only by WAPA or CCSF, or their successors or assigns.

20. GENERAL POWER CONTRACT PROVISIONS:

The GPCP, effective September 1, 2007, attached hereto, are hereby made a part of this Contract, the same as if they had been expressly set forth herein.

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21. EXHIBITS MADE PART OF CONTRACT:

15 Exhibit A (Full Load Service), and Exhibit B (Charges for Portfolio Manager Services), 16 existing under this Contract may vary during the term hereof. Each of said exhibits shall 17 become a part of this Contract during the term fixed by its provisions. Exhibits A and B are attached hereto and shall be in force and effect in accordance with its terms until 18 19 respectively superseded by a subsequent exhibit.

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22. **EXECUTION BY COUNTERPARTS:**

22 This Contract may be executed in any number of counterparts and, upon execution and 23 delivery by each Party, the executed and delivered counterparts together shall have the 24 same force and effect as an original instrument as if all Parties had signed the same 25 instrument. Any signature page of this Contract may be detached by any counterpart of 26 this Contract without impairing the legal effect of any signatures thereon and may be attached to another counterpart of this Contract identical in form hereto, by having 27 28 attached to it one or more signature pages.

1	23. ELECTRONIC SIGNATU	RES:		
2	The Parties agree that this Contract may be executed by handwritten signature or			
3	digitally signed using DocuSign, /	Adobe Sign or Adobe E-Signature. An electronic	; or	
4	digital signature is the same as a	handwritten signature and shall be considered v	/alid	
5	and acceptable.			
6				
7	IN WITNESS WHEREOF the Pa	rties have caused this Contract to be executed t	he dav	
8	and year first above written.		no day	
9	and year mist above written.			
10		CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER		
11				
12	(Attest)	By:		
13	Ву:	Name:		
14	Name:	Address:		
15	Title:			
16				
17		WESTERN AREA POWER ADMINISTRATION		
18				
19		Ву:		
20		Name: Arun K. Sethi		
		Title: Vice President of Power Marketing For Sierra Nevada Region		
21		Address: 114 Parkshore Drive		
22		Folsom, CA 95630-4710		
23				
24				
25				
26				
27				
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	Contract 22-SNR-02770		16	

RESOLUTION/CERTIFICATE OF CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

City and County of San Francisco Hetch Hetchy Water and Power Exhibit A to Contract 22-SNR-02770

EXHIBIT A (Full Load Service)

1. This Exhibit A, to be effective under and as a part of Contract 22-SNR-02770 (Contract), shall become effective upon execution of the Contract; and shall remain in effect until superseded by another Exhibit A or termination of the Contract.

2. On the effective date of this Exhibit A, WAPA will serve CCSF's load up to 17,900,000 kWh per year, at a maximum rate of delivery of 3,200 kW.

3. Power provided under this Contract will be delivered to the point(s) specified in Exhibit A of CCSF's Base Resource Contract.

4. If WAPA is able to contract with the Pacific Gas and Electric Company (PG&E) for transmission and distribution, and CCSF executes a contract with WAPA for third-party transmission service, WAPA will provide power to CCSF at the point at which CCSF's electric system is connected to PG&E's electric system.

5. All power deliveries provided under this Contract shall be adjusted for the applicable transformation and transmission losses.

6. WAPA has been directed by the U.S. Department of Energy to participate in the Cap and Trade Program.

7. In order to avoid participating in Cap and Trade through WAPA, WAPA will supply CCSF's Custom Product Power from within the State of California.
City and County of San Francisco Hetch Hetchy Water and Power Exhibit B to Contract 22-SNR-02770

<u>EXHIBIT B</u>

(Charges for Portfolio Manager Services)

1. This Exhibit B, to be effective under and as a part of Contract 22-SNR-02770 (Contract), shall become effective upon execution of the Contract; and shall remain in effect until superseded by another Exhibit B or termination of the Contract.

2. The monthly charge for Portfolio Manager (PM) services is yet to be determined. Prior to January 1, 2025, WAPA will revise this Exhibit B to include the monthly PM services charge.

Contract 04-SNR-00724

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION CENTRAL VALLEY PROJECT, CALIFORNIA

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CUSTOM PRODUCT CONTRACT FOR SCHEDULING COORDINATOR SERVICES WITH CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

AUTHENTICATED COPY

Contract 04-SNR-00724

UNITED STATES

DEPARTMENT OF ENERGY

WESTERN AREA POWER ADMINISTRATION

CENTRAL VALLEY PROJECT, CALIFORNIA

CUSTOM PRODUCT CONTRACT

FOR

SCHEDULING COORDINATOR SERVICES

WITH

CITY AND COUNTY OF SAN FRANCISCO

HETCH HETCHY WATER AND POWER

Section

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EXHIBIT A - SCHEDULING COORDINATOR SERVICES CHARGES

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1	Contract 04-SNR-00724
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4	UNITED STATES
5	DEPARTMENT OF ENERGY
6	WESTERN AREA POWER ADMINISTRATION
7	CENTRAL VALLEY PROJECT, CALIFORNIA
8	
9	CUSTOM PRODUCT CONTRACT
10	FOR
11	SCHEDULING COORDINATOR SERVICES
12	WITH
13	CITY AND COUNTY OF SAN FRANCISO
14	HETCH HETCHY WATER AND POWER
15	
16	1. PREAMBLE : This Contract is made this $13^{4/4}$ day of $uugust$,
17	2004, pursuant to the Acts of Congress approved June 17, 1902, (32 Stat. 388);
18	August 26, 1937, (50 Stat. 844); August 4, 1939, (53 Stat. 1187); and August 4, 1977,
19	(91 Stat. 565); and Acts amendatory or supplementary to the foregoing Acts; between
20	the UNITED STATES OF AMERICA (United States), acting by and through the
21	Administrator, Western Area Power Administration, Department of Energy, hereinafter
22	called Western, represented by the officer executing this Contract, or a duly appointed
23	successor, hereinafter called the Contracting Officer; and CITY AND COUNTY OF SAN
24	FRANCISCO, HETCH HETCHY WATER AND POWER, a municipal corporation,
25	hereinafter called the Contractor or CCSF, its successors and assigns; each sometimes
26	hereinafter individually called the Party, and both sometimes hereinafter collectively
27	called the Parties.
28	///

Contract 04-SNR-00724

2. **EXPLANATORY RECITALS**:

2.1 Western markets the surplus generation from, and operates a high-voltage transmission system as a part of, the Central Valley Project (CVP).

2.2 On June 25, 1999, Western's final 2004 Power Marketing Plan (Marketing Plan) was published in the Federal Register (64 FR 34417). The Marketing Plan provides for Western to develop Custom Products for customers who request them.

2.3 Pursuant to the Marketing Plan, Western executed Base Resource Contract 00-SNR-00347 (Base Resource Contract) with CCSF on December 29, 2000. Section 8 of the Base Resource Contract allows for Western to develop Custom Products for CCSF.

2.4 Under the Base Resource Contract, Western requires that all Western power be scheduled in accordance with the applicable control area operator requirements, and that each customer must designate a certified Scheduling Coordinator. Western is a certified Scheduling Coordinator and is offering this service as a Custom Product.

2.5 CCSF has requested that Western provide Scheduling Coordinator services, as specified herein, as a Custom Product.

2.6 Western is willing to provide Scheduling Coordinator services to CCSF under the terms and conditions of this Contract.

3. AGREEMENT:

The Parties agree to the terms and conditions set forth herein.

Contract 04-SNR-00724

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	× ×
1	4. EFFECTIVE DATE AND TERM OF CONTRACT:
2	4.1 This Contract shall become effective on September 1, 2004, and shall
3	remain in effect until midnight of September 30, 2010 except as otherwise
4	provided herein.
5	
6	4.2 The date of initial service under this Contract is January 1, 2005.
7	
8	4.3 Either Party may terminate this Contract by giving the other Party a three
9	(3) month advance written notice of the requested termination date. Either Party
10	may also terminate this Contract pursuant to Section 8 herein.
11	
12	4.4 Western may suspend or terminate this Contract pursuant to Section 15
13	herein.
14	
15	4.5 Western may terminate this Contract upon 30 days notice if CCSF ceases
16	to be a Western customer.
17	
18	4.6 All obligations incurred hereunder shall be preserved until satisfied.
19	
20	5. DEFINITION OF TERMS
21	As used herein, the following terms whether singular or plural, or used with or without
22	initial capitalization, shall have the following meanings:
23	5.1 "Base Resource" means CVP and Washoe Project power output, as
24	determined by Western to be available for marketing, after (1) meeting the
25	requirements of Project Use and First Preference Customers, and (2) any other
26	adjustments required for maintenance, regulation, reserves, transformation
27	losses, and ancillary services.
28	

Contract 04-SNR-00724

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5.2 "Central Valley Project" means the multipurpose Federal water and power project extending from the Cascade Range in northern California to the plains along the Kern River, south of the City of Bakersfield.

5.3 "Custom Product" means a combination of products and services, excluding provisions for load growth, which may be made available by Western per customer request, using the customer's Base Resource and supplemental purchases made by Western.

5.4 "ISO" means the California Independent System Operator or its successor.

5.5 "ISO Tariff" means the California Independent System Operator Agreement and Tariff, conformed as of October 8, 2003, as it may be modified or amended from time-to-time.

5.6 "Portfolio Manager" means an entity responsible for determining balanced hourly load and resource schedules for a customer.

5.7 "Scheduling Coordinator" means an entity that is responsible for providing hourly load and resource schedules to the ISO, in accordance with the protocols specified in the ISO Tariff.

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SCHEDULING COORDINATOR SERVICES PROVIDED BY WESTERN:

6.1 CCSF hereby authorizes Western to act as its Scheduling Coordinator and Western shall be responsible for all obligations and duties of a Scheduling Coordinator on behalf of CCSF pursuant to the ISO Tariff.

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Contract 04-SNR-00724

6.2 Western shall use data or information provided by CCSF's Portfolio Manager and submit day-ahead schedules to the ISO, in accordance with the ISO Tariff, for CCSF's load. When Western is not CCSF's Portfolio Manager, and in the event that CCSF's Portfolio Manager does not provide Western with day-ahead schedules in accordance with the ISO Tariff or other necessary information, in a timely manner, prior to the time Western submits day-ahead schedules to the ISO, Western will at its discretion either: (1) not submit a dayahead schedule on CCSF's behalf; or (2) provide a day-ahead schedule based on reasonable estimates. In any case, CCSF shall be responsible for all costs resulting from CCSF's Portfolio Manager not providing information to Western in an appropriate and/or timely manner.

6.3 If Western is not CCSF's Portfolio Manager, Western is under no obligation to submit a schedule to the ISO if the schedule provided by CCSF's Portfolio Manager is not in accordance with the ISO Tariff.

6.4 Pursuant to the ISO Tariff, CCSF's Portfolio Manager may request an adjustment to CCSF's day-ahead schedule in the hour-ahead market. If Western is not CCSF's Portfolio Manager, Western shall make the adjustment with the ISO; <u>Provided</u>, That, Western receives all information necessary to accommodate the adjustment in a timely manner; <u>Provided Further</u>, That, the requested adjustment does not conflict with existing contractual arrangements between the Parties or the ISO Tariff.

6.5 Western shall receive, validate, and disseminate ISO data and settlement information to CCSF or its designated representative.

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Contract 04-SNR-00724

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6.6 On a monthly basis, Western will develop and transmit statements to CCSF with a breakdown of its ISO charges and credits and any related costs.

6.7 Western shall dispute those ISO charges related to CCSF's ISO transactions that Western believes to be incorrect and disputable under the ISO Tariff. If CCSF requests that Western dispute an ISO charge(s), Western shall initiate a dispute; <u>Provided</u>, That, Western agrees that such charge(s) are incorrect and are disputable under the ISO Tariff.

6.8 As CCSF's Scheduling Coordinator, Western may be required to provide legal representation in ISO-related legal proceedings. CCSF agrees to pay Western's legal fees and all costs associated with its involvement with any ISOrelated activities that require Western's legal support.

6.9 Western may provide additional Scheduling Coordinator-related services as mutually agreed to by the Parties.

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7.

SCHEDULING AND METERING:

All services provided by Western to CCSF under this Contract will be subject to the
same Scheduling and Metering terms and conditions as provided under CCSF's Base
Resource Contract with Western the same as if they had been expressly set forth
herein.

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8.

REGIONAL TRANSMISSION ORGANIZATION OR CONTROL AREA:

Western currently operates within the ISO control area. The Parties understand that
Western may join a regional transmission organization (RTO) or become part of a
different control area. In the event that Western either joins or is required to conform to
the protocols of an RTO or a different control area, the Parties shall mutually agree to

Contract 04-SNR-00724

6..

make any protocol changes to this Contract to conform to the terms and conditions 1 required by such organization. If CCSF does not agree with the protocol changes, it 2 may terminate this Contract by providing a one-month written notice to Western. If 3 Western is not able to conform to the protocols, it may terminate this Contract by 4 5 providing a one-month written notice to CCSF. In the event that Western incurs costs 6 from an RTO or a different control area for serving CCSF's load, or CCSF does not 7 abide by the protocols applicable to Western, and Western incurs costs as a result, CCSF agrees to pay all such costs attributable to CCSF. 8

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9.

SCHEDULING COORDINATOR-RELATED COSTS:

9.1 Western Charges: CCSF shall pay the Western charges associated with providing Scheduling Coordinator services to CCSF pursuant to Exhibit A attached hereto. By August 1st of each year during the term of this Contract; Western will review the Scheduling Coordinator services charges and, if necessary, will revise Exhibit A to reflect the updated costs for this service.

9.2 ISO Costs: CCSF shall pay all ISO costs charged by the ISO for transactions which occur under this Contract. CCSF shall pay for such costs as described in Section 11.

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10. BILLING AND PAYMENT OF WESTERN CHARGES:

Western shall identify and bill CCSF for the labor and equipment costs associated with
providing Scheduling Coordinator services to CCSF. CCSF shall pay for Western
charges in accordance with the methods set forth in either Section 10.1 or Section 10.2,
as solely determined by Western. If Western has selected one method and
subsequently determines to change to the other method, Western will provide CCSF
with a two (2) month notification of this change.

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Contract 04-SNR-00724

10.1 <u>After-the-Fact-Billing</u>: CCSF shall pay Western for charges for providing Scheduling Coordinator services for the previous month on the monthly electric service bill or other bill as Western deems appropriate; or

10.2 <u>Advance Funding</u>: CCSF's Western charges for Scheduling Coordinator services will be paid from funds advanced from CCSF to Western. For Scheduling Coordinator services charges collected pursuant to this section, the following shall apply:

10.2.1 Western will estimate the initial amount of funds required. The estimate shall be based on three (3) months of Western's charges for providing Scheduling Coordinator services.

- 1210.2.2 The initial advance funding amount shall be due on the date13specified on the bill for collection. The initial bill for collection will be14issued in September 2004.
 - 10.2.3 On a monthly basis, Western will estimate its charges for providing Scheduling Coordinator services to CCSF for the following month. CCSF shall advance this amount to Western as specified on its electric service bill or other bill as Western deems appropriate.
 10.2.4 Western shall use funds from CCSF's trust account(s) on a monthly basis for Western's charges associated with providing Scheduling Coordinator services to CCSF.

23 11. BILLING AND PAYMENT OF ISO COSTS:

Western shall identify and bill CCSF for its attributable ISO costs. CCSF shall pay for
the ISO costs in accordance with one of the methods set forth in Section 11.1, Section
11.2, or Section 11.3, as solely determined by Western. If Western has selected one
method and subsequently determines to change to another method, Western will
provide CCSF with a two (2) month notification of this change.

Contract 04-SNR-00724

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11.1 CCSF Pays the ISO: CCSF makes a monthly direct payment to the ISO 1 2 for its monthly ISO costs. For ISO costs remitted directly to the ISO, the following shall apply: 3 4 11.1.1 CCSF will be required to advance fund to Western three (3) 5 months of estimated ISO costs. Such funds will be used to pay the ISO in 6 the event that CCSF does not make payment to the ISO on the date 7 directed by Western. 8 11.1.2 Western will estimate the amount of funds required. The estimate 9 shall be based on three (3) months of ISO costs attributable to CCSF. 10 11.1.3 The advance funding amount determined by Western shall be due on the date specified on the bill for collection. The initial bill for collection 11 12 will be issued in September 2004. 13 14 11.2 <u>Western Pays the ISO</u>: Western makes a monthly payment to the ISO on 15 behalf of CCSF for its ISO costs. When Western pays the ISO on behalf of CCSF, the following shall apply: 16 17 11.2.1 CCSF will be required to advance fund to Western three (3) 18 months of estimated ISO costs. 11.2.2 Western will estimate the initial amount of funds required and 19 CCSF shall remit that amount to Western to be collected into a Western 20 21 trust account. The estimate shall be based on three (3) months of ISO costs attributable to CCSF. 22 11.2.3 The advance funding amount determined by Western shall be due 23 24 on the date specified on the bill for collection. The initial bill for collection will be issued in September 2004. 25 26 11.2.4 On a monthly basis, Western will estimate the ISO costs it 27 anticipates incurring on CCSF's behalf for the following month. CCSF 28 /// Contract 04-SNR-00724

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shall advance this amount to Western. Western shall use the funds advanced on a monthly basis to pay the ISO on behalf of CCSF.

11.3 <u>Third Party Payment to the ISO</u>: An entity other than Western or CCSF makes payment to the ISO on behalf of CCSF for its monthly ISO costs. This payment arrangement will require that CCSF and the non-Western entity have entered into a contractual arrangement that sets forth the terms and provisions of this payment method. This arrangement must be approved by Western prior to payment under this section is implemented, and must include provisions to protect Western from non-payment of ISO costs by the third party. Using this method, CCSF will not be required to advance funds to Western for CCSF's ISO costs.

12. TRUST ACCOUNT(S) FOR ADVANCED FUNDS:

CCSF understands that it may be required to advance funds, to be collected into a Western trust account(s) for services provided under this Contract. If advance funds are required pursuant to Sections 10.2, 11.1, or 11.2, the following shall apply:

12.1 Funds that CCSF advances to Western shall be sent in accordance with the information included on a Western bill(s) for collection, electric service bill, or other bill as Western deems appropriate.

12.2 CCSF shall be required to maintain a balance in the trust account(s) at all times of three (3) months of estimated Western costs, if Section 10.2 is in effect, and three (3) months of estimated ISO costs if Sections 11.1 or 11.2 are in effect. Western shall monitor the account(s) and if, Western determines that:

12.2.1 There are not sufficient funds in the account(s), Western shall notify CCSF of the shortage and CCSF shall advance the requested amount of funds to Western within ten (10) days; or

Contract 04-SNR-00724

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12.2.2 There are excessive funds in the Western trust account(s), Western, at its sole discretion, will either: 1) decrease subsequent amounts required by the amount in excess of the estimate, or 2) return any excess funds to CCSF. 12.3 Western will provide CCSF with: 12.3.1 A monthly statement to CCSF of transactions that were posted to the trust account(s), and the end-of-month balance in the account(s); and, 12.3.2 An electric service bill that will reflect the previous month's Western's costs and the ISO costs and the amount of advance funding required from CCSF for the costs that Western anticipates it will incur while providing Scheduling Coordinator services for the following month. 12.4 Western shall be under no obligation to provide service under this Contract without CCSF advancing sufficient funds and said funds being available to Western from the trust account(s) as described herein. 12.5 Within sixty (60) days after termination of this Contract, and after Western has determined that all obligations incurred under this Contract have been satisfied, Western shall return any funds remaining in its trust account(s) to CCSF without interest. ESCROW ACCOUNT OPTION FOR ADVANCED FUNDS FOR ISO COSTS: 13. . For ISO costs, CCSF may establish and maintain an escrow account for advanced funds. If CCSF chooses to have an escrow account, the following shall apply: 13.1 CCSF will be required to advance fund three (3) months of estimated dollars if the Parties are operating under either Sections 11.1 or 11.2. However if CCSF chooses, it may have Western collect forty-five (45) days of estimated Contract 04-SNR-00724

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dollars into a Western trust account(s) and it may deposit forty-five (45) days of estimated dollars into a CCSF-managed escrow account.

13.2 CCSF shall be required to seek and establish an escrow account.

13.3 CCSF shall arrange for a three party escrow agreement between Western, CCSF, and the financial institution maintaining the escrow account, that sets forth the terms and conditions of the account. Such agreement must be structured to allow the financial institution to make direct payments to Western immediately upon request from CCSF.

13.4 CCSF shall have full responsibility for all costs associated with the establishment and maintenance of an escrow account.

14. <u>CREDITWORTHINESS</u>:

For the purpose of determining the ability of CCSF to meet its obligations related to service hereunder, Western may require reasonable credit review procedures. In addition, Western may require CCSF to:

14.1 Provide and keep in effect during the term of this Contract, an unconditional and irrevocable letter of credit as security to meet its responsibilities and obligations under this Contract; or

14.2 Provide an alternate form of security, acceptable to Western.

15. DEFAULT PROVISIONS:

15.1 The failure of CCSF to perform any of its payment obligations under this Contract shall constitute a default. If Western determines CCSF to be in default, ///

Contract 04-SNR-00724

Western shall notify CCSF in writing. If CCSF has not cured such default within seven (7) days, Western may suspend service under this Contract.

15.2 If CCSF has not cured a default within forty-five (45) days (from the date of default), or in a timeframe established by Western, Western shall have the right to terminate this Contract, and assess damages, as follows:

15.2.1 If Western's aggregate gains exceed its aggregate losses and costs, including obligations incurred on behalf of CCSF that extend past the current month, Western, after any set-off, shall make no payment to CCSF and, notwithstanding anything in this Contract to the contrary, the amount by which such gain exceeds the losses and costs for the purposes of this Contract shall be zero (0).

15.2.2 If Western's aggregate gains do not exceed its aggregate losses, including obligations incurred on behalf of CCSF that extend past the current month, Western will promptly calculate the damages associated with the default. As soon as practical, Western will provide notice to CCSF of the amount of the damages. Payment for the damages shall be made by CCSF to Western within ten (10) business days after such notice is received.

16.

INDEMNIFICATION AND LIABILITY:

CCSF shall at all times indemnify, defend, and save Western harmless from any and all
damages, losses, claims and actions relating to injury to or death of any person or
damage to property, demands, suits, recoveries, costs and expenses, court costs,
attorneys fees, and all other obligations by or to third parties, arising out of or resulting
from Western's performance of its obligations under this Contract on behalf of CCSF,
except in cases of negligence or intentional wrongdoing by Western. Western's liability
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Contract 04-SNR-00724

1 shall be determined in accordance with the provisions of the Federal Tort Claims Act, as 2 amended.

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17. **ENFORCEABILITY:**

5 It is not the intent of the Parties that this Contract confer any rights on third parties to enforce the provisions of this Contract except as required by law or express provision in 6 7 this Contract. This Contract may be enforced, or caused to be enforced, only by 8 Western or CCSF, or their successors or assigns.

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18. **GENERAL POWER CONTRACT PROVISIONS:**

The GPCP, effective July 10, 1998, attached hereto, are hereby made a part of this 12 Contract, the same as if they had been expressly set forth herein.

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19. **EXHIBIT MADE PART OF CONTRACT:**

15 Inasmuch as the Scheduling Coordinator Services Charges exist under this Contract 16 may vary during the term hereof, it will be set forth in Exhibit A. Exhibit A shall become 17 a part of this Contract during the term fixed by its provisions. Exhibit A is attached 18 hereto, and shall be in force and effect in accordance with its terms until superseded by 19 a subsequent exhibit.

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Contract 04-SNR-00724

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1	IN WITNESS WHEREOF, the Pa	arties have caused this Contract to be executed the day
2	and year first above written.	
3		
4		WESTERN AREA POWER ADMINISTRATION
5		
6		By: Mint Mart
7		Title: Power Marketing Manager
8		Address: <u>114 Parkshore Drive</u>
9		Folsom, CA 95630-4710
10		
11		CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER
12		
13		By: Cheny K. Aarris
14	(Attest)	Title: Acting General Manager
15	By: Spartal	Address: 1155 Market Street
16	Title: Decuty City Attender	San Francisco, CA 94103
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	Contract 04-SNR-00724	AITHENTIGATE CON
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Contract 04-SNR-00724 Amendment 1

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 1

TO THE

CUSTOM PRODUCT CONTRACT

FOR

SCHEDULING COORDINATOR SERVICES

WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

AUTHENTICATED COPY

Contract 04-SNR-00724 Amendment 1

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 1

TO THE CUSTOM PRODUCT CONTRACT FOR SCHEDULING COORDINATOR SERVICES

WITH

CITY AND COUNTY OF SAN FRANCISCO

HETCH HETCHY WATER AND POWER

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	General Power Contract Provisions [September 1, 2007]	

1	Contract 04-SNR-00724
2	Amendment 1
3	
4	UNITED STATES
5	DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION
6	SIERRA NEVADA REGION
7	AMENDMENT 1
8	TO THE
9	CUSTOM PRODUCT CONTRACT FOR
10	SCHEDULING COORDINATOR SERVICES
11	WITH
12	CITY AND COUNTY OF SAN FRANCISCO
13	HETCH HETCHY WATER AND POWER
14	
15	1. <u>PREAMBLE</u> :
16	This Amendment 1 to Contract 04-SNR-00724 (Contract) is made this $lotheral$ day of
17	Ebunary, 2010, between the UNITED STATES OF AMERICA,
18	DEPARTMENT OF ENERGY, WESTERN AREA POWER ADMINISTRATION
19	(Western) and the CITY AND COUNTY OF SAN FRANCISCO, HETCH HETCHY
20	WATER AND POWER (CCSF), also hereinafter referred to individually as Party and
21	together as Parties, pursuant to the same authorities as the Contract.
22	
23	2. <u>EXPLANATORY RECITALS</u> :
24	2.1 The Parties entered into the Contract on August 13, 2004. Under the
25	Contract, Western provides Scheduling Coordinator (SC) Services to CCSF.
26	Under its terms, the Contract terminates at midnight on September 30, 2010.
27	The Parties desire to extend the termination date of the Contract by five (5)
28	years.
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2.2 At the time the Contract for SC services was executed, Western was operating within the California Independent System Operator's control area. Effective January 1, 2005, Western began operating as a sub-control area within the Sacramento Municipal Utility District's control area. Also since the time of execution, industry terminology has replaced the phrase "control area" with the phrase "balancing authority". The Parties wish to reflect Western's current balancing authority status in the Contract.

2.3 In order to allow Western more flexibility in billing for ISO costs, Western would like to add a provision to bill customers after-the-fact for such costs.

2.4 Also at the time the Contract for SC services was executed, the July 10, 1998 General Power Contract Provisions (GPCP) were effective. Western revised its GPCP effective September 1, 2007. The Parties wish to update the Contract with the current GPCP.

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3. **AGREEMENT:**

18 The Parties agree to the terms and conditions set forth herein.

20 4. **TERM OF AMENDMENT:**

This Amendment shall become effective upon execution and shall remain in effect 22 concurrently with the Contract.

23

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MODIFICATION OF SECTION 4.1 (EFFECTIVE DATE AND TERM OF 24 5.

25 CONTRACT) OF THE CONTRACT:

Section 4.1 of the existing Contract is hereby deleted in its entirety and replaced with a 26 27 new Section 4.1 as shown below:

28 ///

Amendment 1 to Contract 04-SNR-00724

4.1 This Contract shall become effective upon execution by the Parties and shall remain in effect through September 30, 2015; except as otherwise provided for herein.

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6. MODIFICATION OF SECTION 8 (REGIONAL TRANSMISSION

ORGANIZATION OR BALANCING AUTHORITY) OF THE CONTRACT:

Section 8 of the existing Contract is deleted in its entirety and replaced with the new Sections 8.1 through 8.4 as shown below:

8.1 Western joined the Sacramento Municipal Utility District (SMUD) balancing authority on January 1, 2005, and, therefore, is operating in conformance with SMUD's protocols. The Parties hereby agree to make any changes necessary to this Contract to conform to SMUD's operating and scheduling protocols.

8.2 The Parties understand that Western may also join a regional transmission organization (RTO). In the event Western either joins or is required to conform to the protocols of an RTO, the Parties shall agree to make any changes to this Contract to conform to the terms and conditions required by the RTO.

8.3 If CCSF does not agree with the protocol changes, it may terminate this Contract by providing 30-days written notice to Western. If Western is not able to conform to the protocols, it may terminate this Contract by providing 30-days written notice to CCSF.

8.4 In the event that: 1) Western incurs costs from SMUD, an RTO, or a different balancing authority for serving CCSF's load; or 2) CCSF does not abide by the protocols of SMUD, an RTO, or other balancing authority

Amendment 1 to Contract 04-SNR-00724

that are applicable to Western and Western incurs costs as a result,

CCSF agrees to pay all such costs attributable to CCSF.

7. <u>MODIFICATION OF SECTION 11 (BILLING AND PAYMENT OF ISO COSTS)</u> OF THE CONTRACT:

The first paragraph of Section 11 of the existing Contract is deleted and replaced with a revised first paragraph as shown below:

9 Western shall identify and bill CCSF for its attributable ISO costs. CCSF shall pay for
10 the ISO costs in accordance with one of the methods set forth in Section 11.1, Section
11 11.2, Section 11.3, or Section 11.4, as solely determined by Western. If Western has
12 selected one method and subsequently determines to change to another method,
13 Western will provide CCSF with a two (2) month notification of this change.

Section 11 of the existing Contract is further modified with the addition of Section 11.4as shown below:

11.4 <u>After-the-Fact Billing</u>: CCSF shall pay Western for its ISO costs from the previous month on the monthly electric service bill or other bill as Western deems appropriate.

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22 8. MODIFICATION OF SECTION 18 (GENERAL POWER CONTRACT

23 PROVISIONS) OF THE CONTRACT:

Section 18 of the existing Contract is deleted in its entirety and replaced with the newSection 18 as shown below:

18. The GPCP, effective September 1, 2007, attached hereto, are
hereby made a part of this Contract the same as if they had been
expressly set forth herein.

Amendment 1 to Contract 04-SNR-00724

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9. <u>CONTRACT TO REMAIN IN EFFECT</u>:

Except as expressly modified by this Amendment, said Contract shall remain in full
force and effect, and this Amendment shall be subject to all provisions of the Contract,
except as herein amended.

10. <u>AUTHORITY TO EXECUTE</u>:

Each individual signing this Amendment certifies that the Party represented has duly authorized such individual to execute this Amendment that binds and obligates the Party.

IN WITNESS WHEREOF, the Parties have caused this Amendment to be executed the day and year first above written.

4		WESTERN	AREA POWER ADMINISTRATION
5		By: XOY	nia a anderson
3			Sonja A. Anderson
7		Title: <u>P</u>	ower Marketing Manager
3			14 Parkshore Drive
		F	olsom, California 95630
9			
ןכ		CITY AND C	COUNTY OF SAN FRANCISCO
1			TCHY WATER AND POWER
2			
3		By:	e sover y
1		Edw	ard Harrington
	~	SFPU	C General Manager
	(Attest)	litle:	
5	Dull ante S.		155 Market Street
7	By:	Address:	an Example Ch. 04102
3	Title: Deputy City Attorney		an Francisco, CA 94103
'	Amendment 1 to Contract 04-SNI	R-00724	

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Contract 04-SNR-00724 Amendment 2

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 2

TO THE

CUSTOM PRODUCT CONTRACT

FOR

SCHEDULING COORDINATOR SERVICES

WITH

CITY AND COUNTY OF SAN FRANCISCO

HETCH HETCHY WATER AND POWER

AUTHENTICATED COPY

Contract 04-SNR-00724 Amendment 2

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 2

TO THE CUSTOM PRODUCT CONTRACT FOR SCHEDULING COORDINATOR SERVICES

WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

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7.	Authority to Execute	3

1	Contract 04-SNR-00724		
2	Amendment 2		
3			
4	UNITED STATES		
5	DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION		
6	SIERRA NEVADA REGION		
7	AMENDMENT 2		
8	TO THE		
9	CUSTOM PRODUCT CONTRACT FOR		
10	SCHEDULING COORDINATOR SERVICES		
11	WITH		
12	CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER		
13			
14	1. <u>PREAMBLE</u> :		
15	This Amendment 2 to Contract 04-SNR-00724 (Contract) is made this day of		
16	June, 2015, between the UNITED STATES OF AMERICA,		
17	DEPARTMENT OF ENERGY, WESTERN AREA POWER ADMINISTRATION		
18	(Western) and the CITY AND COUNTY OF SAN FRANCISCO, HETCH HETCHY		
19	WATER AND POWER (CCSF), also hereinafter referred to individually as Party and		
20	together as Parties, pursuant to the same authorities as the Contract.		
21			
22	2. EXPLANATORY RECITALS:		
23	2.1 The Parties entered into the Contract on August 13, 2004. Under the		
24	Contract, Western provides Scheduling Coordinator services to CCSF.		
25			
26	2.2 The Parties entered into Amendment 1 to the Contract on February 10,		
27	2010. Amendment 1, among other things, extended the termination date of the		
28	Contract to September 30, 2015.		
I			

1	2.3 The Parties desire to extend the termination date of the Contract by five		
2	(5) years.		
3			
4	3. <u>AGREEMENT</u> :		
5	The Parties agree to the terms and conditions set forth herein.		
6			
7	4. <u>TERM OF AMENDMENT</u> :		
8	This Amendment 2 shall become effective upon execution and shall remain in effect		
9	concurrently with the Contract.		
10			
11	5. MODIFICATION OF SECTION 4.1 (EFFECTIVE DATE AND TERM OF		
12	CONTRACT) OF THE CONTRACT:		
13	Section 4.1 of the existing Contract is hereby deleted in its entirety and replaced with a		
14	new Section 4.1 as shown below:		
15			
16	4.1 This Contract shall become effective upon execution by the Parties		
17	and shall remain in effect through September 30, 2020; except as		
18	otherwise provided for herein.		
19			
20	6. <u>CONTRACT AND AMENDMENT 1 TO REMAIN IN EFFECT</u> :		
21	Except as expressly modified by this Amendment 2, the Contract shall remain in full		
22	force and effect, and this Amendment 2 shall be subject to all provisions of the		
23	Contract, except as herein amended. Amendment 1 shall also remain in full force and		
24	effect, except that Section 5 of Amendment 1 is hereby superseded by the modification		
25	of this Amendment 2.		
26	///		
27	///		
28	///		

1	7. <u>AUTHORITY TO EXECUTE</u> :
2	Each individual signing this Amendment 2 certifies that the Party represented has duly
3	authorized such individual to execute this Amendment 2 that binds and obligates the
4	Party.
5	
6	IN WITNESS WHEREOF, the Parties have caused this Amendment 2 to be executed
7	the day and year first above written.
8	
9	WESTERN AREA POWER ADMINISTRATION
10	the start
11	By: X KIALA Lingle All
12	Title: Vice President of Power Marketing for
13	Sierra Nevada Region
[Address: <u>114 Parkshore Drive</u>
14	Folsom, CA 95630
15	
16	CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER
17	
18	By:
19	
20	Barbara Haia
21	(Attest) Title: <u>Ansietent General Managar</u> <u>3/29/15</u>
22	By: Address: 525 Golden Gate Ave., 13thfloor
23	Title: San Francisco, CA 94102
24	
25	
26	
27	Approved as to form
28	Margarita Gutierrez
20	Deputy City Attorney

Amendment 2 to Contract 04-SNR-00724

Contract 04-SNR-00724 Amendment 3

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 3

TO THE

CUSTOM PRODUCT CONTRACT

FOR

SCHEDULING COORDINATOR SERVICES

WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

Contract 04-SNR-00724 Amendment 3

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 3

TO THE CUSTOM PRODUCT CONTRACT FOR SCHEDULING COORDINATOR SERVICES

WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

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Termination of Amendment 2	2		
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Authority to Execute	3		
	Preamble Explanatory Recitals Agreement Term of Amendment Modification of Section 4.1 (Effective Date and Term of Contract)		

1	Contract 04-SNR-00724						
2	Amendment 3						
3							
4 5 6	DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION						
7	AMENDMENT 3						
8 9	CUSTOM PRODUCT CONTRACT						
10	SCHEDULING COORDINATOR SERVICES						
11	WITH						
12	CITY AND COUNTY OF SAN FRANCISCO						
13							
14	1. <u>PREAMBLE</u> :						
15	This Amendment 3 to Contract 04-SNR-00724 (Contract) is made this day of						
16	, 2019, between the UNITED STATES OF AMERICA,						
17	DEPARTMENT OF ENERGY, WESTERN AREA POWER ADMINISTRATION (WAPA)						
18	and the CITY AND COUNTY OF SAN FRANCISCO, HETCH HETCHY WATER AND						
19	POWER (CCSF), also hereinafter referred to individually as Party and together as						
20	Parties, pursuant to the same authorities as the Contract.						
21							
22	2. <u>EXPLANATORY RECITALS</u> :						
23	2.1 The Parties entered into the Contract on August 13, 2004. Under the						
24	Contract, WAPA provides Scheduling Coordinator services to CCSF.						
25							
26	2.2 The Parties entered into Amendment 1 to the Contract on February 10,						
27	2010. Amendment 1, among other things, extended the termination date of the						
28	Contract to September 30, 2015.						
1							

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Amendment 3 to Contract 04-SNR-00724

1	2.3 The Parties entered into Amendment 2 to the Contract on June 8, 2015.				
2	Amendment 2 extended the termination date of the Contract to				
3	September 30, 2020.				
4					
5	2.4 The Parties desire to extend the termination date of the Contract so that it				
6	terminates concurrently with the Base Resource Contract.				
7					
8	3. <u>AGREEMENT</u> :				
9	The Parties agree to the terms and conditions set forth herein.				
10					
11	4. TERM OF AMENDMENT:				
12	2 This Amendment 3 shall become effective upon execution and shall remain in effect				
13	3 concurrently with the Contract.				
14					
15	5. MODIFICATION OF SECTION 4.1 (EFFECTIVE DATE AND TERM OF				
16	CONTRACT) OF THE CONTRACT:				
17	Section 4.1 of the existing Contract is hereby deleted in its entirety and replaced with a				
18	new Section 4.1 as shown below:				
19					
20	4.1 This Contract shall become effective upon execution by the Parties				
21	and shall remain in effect until midnight of December 31, 2024; except as				
22	otherwise provided for herein.				
23					
24	6. TERMINATION OF AMENDMENT 2:				
25	Amendment 2 to the Contract is hereby terminated upon execution of this				
26	Amendment 3.				
27	///				
28	///				
	Amendment 3 to Contract 04-SNR-00724 2				

1	7. CONTRACT TO REMAIN IN EFFECT:			
2	Except as expressly modified by this Amendment 3, the Contract shall remain in full			
3	force and effect, and this Amendment 3 shall be subject to all provisions of the			
4	Contract, except as amended herein and by Amendment 1.			
5				
6	8. AUTHORITY TO EXECUTE:			
7	Each individual signing this Amendment 3 certifies that the Party represented has duly			
8	authorized such individual to execute this Amendment 3 that binds and obligates the			
9	Party.			
10	///			
11	///			
12	<i>III</i>			
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Amendment 3 to Contract 04-SNR-00724

3

1	IN WITNESS WHEREOF, the Parties have caused this Amendment 3 to be executed					
2	the day and year first above written.					
3						
4		WESTERN AREA POWER ADMINISTRATION				
5						
6		Ву:	Arun K. Sethi			
		Title:	Vice President of Power Marketing for			
7			Sierra Nevada Region			
8		Address:	114 Parkshore Drive			
9			Folsom, CA 95630			
10						
11			D COUNTY OF SAN FRANCISCO			
12		HETCH	HETCHY WATER AND POWER			
13		By:				
14	(Attest)	C7C8A7AF6	na Hale			
15	By: Margarita Ediumy	Title:	sistant General Manager, Power			
16	Margarita Gutierrez		525 Golden Gate Avenue			
17	Name:	Address:_	and the second			
18	Deputy City Attorney Title:		San Francisco, CA 94102			
19						
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Contract 04-SNR-00723

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

CUSTOM PRODUCT CONTRACT FOR FULL LOAD SERVICE WITH

CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER

AUTHENTICATED COPY Contract 04-SNR-00723

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

CUSTOM PRODUCT CONTRACT FOR FULL LOAD SERVICE WITH

CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER

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Certificate/Resolution

CVP Schedule of Rates for Custom Product Power General Power Contract Provisions (July 10, 1998) Exhibit A - Full Load Service Exhibit B - Charges for Portfolio Management Services

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UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

CUSTOM PRODUCT CONTRACT FOR FULL LOAD SERVICE WITH

CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER

1. PREAMBLE:

This Contract is made this 13" day of <u>(luquet</u>, 2004, pursuant to the Acts of 16 Congress approved June 17, 1902 (32 Stat. 388); August 26, 1937 (50 Stat. 844); 17 18 August 4, 1939 (53 Stat. 1187); and August 4, 1977 (91 Stat. 565); and Acts amendatory or supplementary to the foregoing Acts; between the UNITED STATES OF 19 AMERICA, acting by and through the Administrator, WESTERN AREA POWER 20 21 ADMINISTRATION, DEPARTMENT OF ENERGY, represented by the officer executing this Contract, or a duly appointed successor, hereinafter called Western or Contracting 22 23 Officer; and the CITY & COUNTY OF SAN FRANCISCO, HETCH HETCHY WATER & 24 POWER, a Municipal Corporation, hereinafter referred to as CCSF or Contractor, its 25 successors or assigns; both also hereinafter referred to individually as Party and 26 together as Parties.

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2.

EXPLANATORY RECITALS

2.1 The Parties entered into Base Resource Contract 00-SNR-00347 on December 29, 2000. The Base Resource Contract provides the terms and conditions whereby Western will provide Base Resource Electric Service to CCSF.

2.2 Western is currently revising Exhibit D to the Base Resource Contract.
Western will offer the revised Exhibit D to all customers prior to beginning service under the Base Resource Contract. If CCSF rejects the provisions of Exhibit D, Revision 1, its Base Resource Contract with Western will terminate.

2.3 At times, power provided under the Base Resource Contract will not be sufficient to meet the electrical needs of CCSF at the delivery point(s) specified herein.

2.4 Western's final 2004 Power Marketing Plan, published in the Federal Register on June 25, 1999 (64 FRN 34417), provides for Western to develop Custom Products for customers who request them. Section 8.7 of the Base Resource Contract allows for Western to develop a Custom Product for CCSF.

2.5 CCSF has requested a Custom Product in the form of Supplemental Power to meet the load at a specific delivery point(s).

2.6 CCSF has also requested Western to provide Portfolio Management Services.

2.7 Western and CCSF recognize that, due to load diversity, there may be benefits to aggregating some Full Load Service Customers' Base Resource Percentages and Supplemental Power requirements for power purchases; and

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Page 2

additional business efficiencies may be realized through consolidation of power scheduling and related activities.

2.8 Western is willing to provide the services requested by CCSF once CCSF has accepted Exhibit D, Revision 1 to its Base Resource Contract with Western.

3. AGREEMENT:

The Parties agree to the terms and conditions set forth herein.

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4. EFFECTIVE DATE AND TERM OF CONTRACT:

4.1 This Contract shall become effective upon execution by the Parties and shall remain in effect through September 30, 2010; except as otherwise provided for herein.

4.2 In the event that CCSF provides notice of termination of its Base Resource Contract 00-SNR-00347 pursuant to Exhibit D, Revision 1 of said Contract, this Contract shall immediately become null and void and no service shall be provided under this Contract.

4.3 Except as provided for in Section 4.2 above, service under this Contract shall begin January 1, 2005.

4.4 Western may suspend or terminate service under this Contract pursuant toSection 16.

4.5 All obligations incurred under this Contract shall be preserved until
satisfied.

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DEFINITION OF TERMS:

As used herein, the following terms whether singular or plural, or used with or without
initial capitalization, shall have the following meanings:

5.1 "Base Resource" means CVP and Washoe Project power output, as determined by Western to be available for marketing, after (1) meeting the requirements of Project Use and First Preference Customers, and (2) any other adjustments required for maintenance, regulation, reserves, transformation losses, and ancillary services.

5.2 "Custom Product" means a combination of products and services, excluding provisions for load growth, which may be made available by Western per customer request, using the customer's Base Resource and supplemental purchases made by Western.

5.3 "Full Load Service Customer" means a Base Resource customer that will have its entire load at the delivery point(s) specified in Exhibit A met with Western power, and whose Portfolio Management functions for said delivery point(s) will be performed by Western.

5.4 "Portfolio Management Services" means determining balanced hourly load and resource schedules for a customer.

5.5 "Regional Transmission Organization" or "RTO" means an organization that meets the minimum characteristics and performs the minimum functions specified in Federal Energy Regulatory Commission Order 2000, as that order may be amended or superseded.

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Contract 04-SNR-00723

5.6 "Supplemental Power" means firm capacity and energy, provided by Western, that a customer(s) needs in addition to its Base Resource for use in meeting that customer's load.

6. SUPPLEMENTAL POWER FURNISHED BY WESTERN:

6.1 Western will provide additional power to those Full Load Service Customers whose loads exceed their Base Resource. Western may aggregate the needs of Full Load Service Customers to determine Supplemental Power requirements.

6.2 Supplemental Power provided by Western may include long-term, shortterm, day-ahead, and hour-ahead purchases, and/or other arrangements.

6.3 Western will provide Supplemental Power to CCSF to serve the load unmet by the power provided under CCSF's Base Resource Contract. CCSF's expected monthly peak capacity and energy are specified in Section 2 of Exhibit A attached hereto. CCSF shall provide written notification to Western as soon as practicable, and not less than ninety (90) days prior to, any expected increase or decrease in the capacity and energy amounts specified in Exhibit A.

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7. **DELIVERY ARRANGEMENTS:**

7.1 Western will use best efforts to contract with the appropriate parties for the 22 transmission and distribution service necessary to make CCSF's Supplemental 23 Power available at the point(s) of delivery specified in Section 4 of Exhibit A. If 24 Western is successful in contracting for transmission and distribution on behalf of CCSF, CCSF will be required to execute a third-party transmission contract with Western to receive such service.

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Page 5

7.2 In the event that Western is unable to secure transmission and distribution service on behalf of CCSF, Western will make CCSF's Supplemental Power available at the point(s) of delivery specified in Exhibit A of CCSF's Base Resource Contract. CCSF shall ultimately be responsible for arranging for the transmission and distribution necessary to receive Supplemental Power provided under this Contract to the delivery point specified in Section 4 of Exhibit A. By November 1, 2004, CCSF shall provide written notification demonstrating that it has arranged for delivery of its Supplemental Power. Said arrangements must allow for Western to schedule transmission and distribution on behalf of CCSF.

8. PORTFOLIO MANAGEMENT SERVICES:

8.1 Western will need load data and other information to determine the power necessary to meet CCSF's load. If Western does not have access to the information it needs, Western will request it from CCSF. CCSF shall provide the information within thirty (30) days of a request from Western. Said data may include, but is not limited to, the following:

8.1.1 Historical hourly load data at the delivery point(s) specified in Section 4 of Exhibit A; and

8.1.2 Expected future loads at the delivery point(s) specified in Section 4 of Exhibit A during the term of this Contract.

8.2 By October 1 of each year, CCSF will submit to Western its annual planned
power usage for the upcoming calendar year. CCSF shall provide this information
to Western in a format agreed to between the Parties. CCSF must provide any
planned significant changes in its power usage to Western in writing not less than
ninety (90) days prior to the planned change. Western will revise Exhibit A to this
Contract to reflect such changes in power usage. The information provided by
CCSF will be used by Western in determining daily power schedules for CCSF.

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8.3 On a daily basis, using the information provided in Sections 8.1 and 8.2,
Western will determine hourly schedules of the power necessary to fully serve
CCSF's load at the delivery point(s) specified in Exhibit A, as follows:

8.3.1 Using the information as provided in Section 8 of CCSF's BaseResource Contract, Western will determine the hourly use of CCSF's BaseResource for the day.

8.3.2 If CCSF's Base Resource does not fully meet CCSF's forecasted load, Western will schedule CCSF's share of exchange program energy, if any, to serve CCSF's load.

8.3.3 Once all Base Resource and exchange program energy has been distributed, Western will meet CCSF's unmet forecasted load with Supplemental Power.

8.3.4 Any Base Resource in excess of CCSF's forecasted load will be retained by Western for distribution under the exchange program in accordance with Exhibit B to CCSF's Base Resource Contract.

8.3.5 After Western has balanced the hourly load and resource schedules for CCSF, Western will provide the schedules to CCSF's scheduling entity in accordance with control area operator protocols.

8.4 During the active day, Western will use best efforts to take the appropriate actions necessary to balance loads and resources.

8.5 Western shall not be liable in the event that power and/or transmission is scheduled either in excess of or below that necessary to serve CCSF's hourly load.

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9.

ADDITIONAL SERVICES NECESSARY TO PROVIDE CUSTOM PRODUCT(S):

CCSF understands that additional services, including but not limited to, scheduling the 3 resource and control area services may be necessary to provide the Custom Product(s) 4 requested under this Contract. CCSF shall be responsible for all costs incurred by Western to provide Full Load Service as specified in this Contract.

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10. SCHEDULING AND METERING:

10.1 All services provided by Western to CCSF under this Contract will be subject to the same scheduling and metering terms and conditions as provided under CCSF's Base Resource Contract the same as if they had been expressly set forth herein.

10.2 CCSF shall provide the name and other pertinent information regarding its scheduling entity to Western no less than sixty (60) days prior to receiving service under this Contract. Western shall have no obligation to provide any service to CCSF if said information has not been provided to Western. However, CCSF shall not be relieved of its payment obligations hereunder.

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REGIONAL TRANSMISSION ORGANIZATION OR CONTROL AREA 11.

20 Western currently operates within the California Independent System Operator's control 21 area. The Parties understand that Western may join an RTO or become a part of a different control area. In the event Western either joins or is required to conform to the 22 23 protocols of an RTO or a different control area, the Parties shall mutually agree to make any protocol changes to this Contract to conform to the terms and conditions required 24 by such organization. In the event that: 1) Western incurs costs from an RTO or a 25 26 different control area for serving CCSF's load; or 2) CCSF does not abide by the 27 protocols applicable to Western and Western incurs costs as a result, CCSF agrees to 28 pay all such costs attributable to CCSF.

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1	12. <u>CREDITWORTHINESS</u> :		
2	For the purpose of determining the ability of CCSF to meet its obligations related to		
3	service hereunder, Western may require reasonable credit review procedures. In		
4	addition, Western may require CCSF to:		
5	12.1 Provide and keep in effect during the term of this Contract, an unconditional		Provide and keep in effect during the term of this Contract, an unconditional
6	and irrevocable letter of credit as security to meet its responsibilities and		
7		obliga	ations under this Contract; or
8			
9		12.2	Provide an alternate form of security acceptable to Western.
10			
11	13.	<u>BILLI</u>	ING AND PAYMENT FOR PORTFOLIO MANAGEMENT SERVICES:
12	2 13.1 The costs associated with providing Portfolio Management Services to		
13	CCSF are specified in Exhibit B attached hereto. By August 1 st of each year		
14	during the term of this Contract, Western will review the charges for Portfolio		
15	Management Services and, if necessary, will revise Exhibit B to reflect the		
16	updated costs for this service.		
17			
18	13.2 Western will bill and CCSF shall pay for Portfolio Management Services in		
19		accor	rdance with the procedures established under either Section 13.2.1 or
20	Section 13.2.2, as solely determined by Western. If determined necessary by		
21	Western, Western may change the section under which Western is billing and		
22	CCSF is paying upon sixty (60) days notice to CCSF.		
23			
24			13.2.1 <u>After-The-Fact Billing</u> :
25	CCSF shall pay Western for Portfolio Management Services provided in the		CCSF shall pay Western for Portfolio Management Services provided in the
26			previous month as directed on the monthly electric service bill; or
27			
28			
	Cont	ract 04-	SNR-00723 Page 9

13.2.2 Advance Funding:

13.2.2.1 Western will estimate the initial amount of funds required.The estimate shall be based on three (3) months of Western's charges for Portfolio Management Services.

13.2.2.2 The initial advance funding amount shall be due on the date specified on the bill for collection. The initial bill for collection will be issued in September 2004.

13.2.2.3 On a monthly basis, Western will estimate its charges
associated with providing Portfolio Management Services to CCSF
for the following month. CCSF shall advance this amount to
Western as specified on its electric service bill.

13.2.2.4 Western shall use funds from CCSF's trust account on a monthly basis for Western's charges associated with providing Portfolio Management Services to CCSF in the previous month.
13.2.2.5 Any alternative method of advance funding shall be set forth in a separate contractual agreement.

18 14. BILLING AND PAYMENT FOR SUPPLEMENTAL POWER:

14.1 CCSF shall pay for Supplemental Power furnished hereunder in accordance with the rates, charges, and conditions set forth in the CVP Schedule of Rates for Custom Product Power, effective January 1, 2005, or any superseding rate schedules.

14.2 Western will bill and CCSF shall pay for Supplemental Power in accordance with the procedures established under either Section 14.2.1 or Section 14.2.2, as solely determined by Western. If determined necessary by Western, Western may change the section under which Western is billing and CCSF is paying upon sixty (60) days notice to CCSF.

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14.2.1 After-The-Fact Billing:

CCSF shall pay Western for Supplemental Power provided in the previous month as directed on the monthly electric service bill; or

14.2.2 Advance Funding:

14.2.2.1 Western will estimate the initial amount of funds required.
The estimate shall be based on three or more months of
Western's costs attributable to CCSF for Supplemental Power.
14.2.2.2 The initial advance funding amount shall be due on the
date specified on the bill for collection. The initial bill for collection
will be issued in September 2004.

14.2.2.3 On a monthly basis, Western will estimate its costs associated with providing Supplemental Power to CCSF for the following month. CCSF shall advance this amount to Western as specified on its electric service bill.

14.2.2.4 Advance funding for Supplemental Power costs may be collected for a period extending beyond the following month if the Parties agree.

14.2.2.5 Western shall use funds from CCSF's trust account on a monthly basis for Western's costs associated with providing Supplemental Power to CCSF in the previous month.

14.2.2.6 Any alternative method of advance funding shall be set forth in a separate contractual agreement.

24 15. TRUST ACCOUNTS FOR ADVANCED FUNDS:

CCSF understands that it may be required to advance funds to Western for one or
more trust accounts pursuant to Sections 13.2.2 and 14.2.2 and this section for the
services provided under this Contract. This Section 15 provides for establishing and *III*

Contract 04-SNR-00723

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maintaining the trust account(s) required if Section 13.2.2 and/or Section 14.2.2 are in 2 effect.

Funds that CCSF advances to Western shall be sent in accordance with 15.1 the information included on the bill(s) for collection and electric service bills, or as otherwise directed.

15.2 CCSF shall be required to maintain a balance of at least three (3) months of estimated Portfolio Management Services and/or Supplemental Power costs in the trust account(s) at all times. Western shall monitor the account(s); and, if Western determines that:

15.2.1 There are not sufficient funds in one or more of the accounts, Western shall notify CCSF of the shortage and CCSF shall advance the requested amount of funds to Western within ten (10) days; or 15.2.2 There are excessive funds in one or more of the accounts, Western, at its sole discretion, will either: 1) decrease subsequent amounts required by the amount in excess of the estimate, or 2) return any excess funds to CCSF.

15.3 Western will provide CCSF with:

15.3.1 A monthly statement of the transactions that were posted to the trust account(s), and the end-of-month balance in the account(s); and 15.3.2 An electric service bill that will reflect the previous month's Supplemental Power and Portfolio Management Services costs and the amount of advance funding required from CCSF for the costs that Western anticipates it will incur while providing Supplemental Power and/or Portfolio Management Services to CCSF for the following month(s).

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Contract 04-SNR-00723

15.4 Western shall be under no obligation to provide service under this Contract without CCSF advancing sufficient funds and said funds being available in the trust account(s) as described herein.

15.5 Within sixty (60) days after termination of this Contract, and after Western has determined that all obligations incurred under this Contract have been satisfied, Western shall return any funds remaining in the trust account(s) to CCSF without interest.

16. DEFAULT PROVISIONS:

16.1 The failure of CCSF to perform any of its payment obligations under this Contract shall constitute a default. If Western determines CCSF to be in default, Western shall promptly notify CCSF in writing. If CCSF has not cured the default within seven (7) days, Western may suspend service under this Contract.

16.2 If CCSF is determined to be in default and does not cure such default in a manner and within the timeframe established by Western, Western shall have the right to terminate this Contract, and assess damages, as follows:

16.2.1 If Western's aggregate gains exceed its aggregate losses and costs, including obligations incurred on behalf of CCSF that extend past the current month, Western, after any set-off, shall make no payment to CCSF and, notwithstanding anything in this Contract to the contrary, the amount by which such gain exceeds the losses and costs for the purposes of this Contract shall be zero (0); or

16.2.2 If Western's aggregate gains do not exceed its aggregate losses, including obligations incurred on behalf of CCSF that extend past the current month, Western will promptly calculate the damages associated with the default. As soon as practical, Western will provide notice to CCSF

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of the amount of the damages. Payment for the damages shall be made by CCSF to Western within ten (10) business days after such notice is received.

17. GENERAL POWER CONTRACT PROVISIONS:

The GPCP, effective July 10, 1998, attached hereto, are hereby made a part of this
Contract, the same as if they had been expressly set forth herein; <u>Provided</u>, That, for
the term of this Contract, CCSF hereby agrees to waive its rights under this Contract to
Article 11 of the GPCP.

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18. ENFORCEABILITY:

12 It is not the intent of the Parties that this Contract confer any rights on third parties to
13 enforce the provisions of this Contract except as required by law or express provision in
14 this Contract. Except as provided in this section, this Contract may be enforced, or
15 caused to be enforced, only by Western or CCSF, or their successors or assigns.

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19. EXHIBITS MADE PART OF CONTRACT:

Exhibit A, Full Load Service, and Exhibit B, Charges for Portfolio Management
Services, attached to and existing under this Contract may vary during the term hereof.
Said Exhibits shall become a part of this Contract during the term fixed by their
provisions. Exhibits A and B are attached hereto, and shall be in force and effect in
accordance with their terms until superseded by a subsequent Exhibit, as allowed by
the terms of the Exhibits, or terminated.

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Contract 04-SNR-00723

Page 14 AUTHENTICATED COPY

AUTHENTICATED COPY IN WITNESS WHEREOF, the Parties have caused this Contract to be executed 1 the day and year first above written. 2 3 CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER 4 5 6 Cherry K 7 By: 8 Title: Acting General Manager Attest: 9 By: Address: 1155 Market Street San Francisco, CA 94103 10 Title: 11 12 WESTERN AREA POWER ADMINISTRATION 13 14 15 16 Title: Power Marketing Manager 17 Address: __114 Parkshore Drive 18 Folsom, California 95630 19 20 21 22 23 24 25 26 27 28 Contract 04-SNR-00723 Page 15 AUTHENTICATED COPY

Contract 04-SNR-00723 Amendment 1

UNITED STATES

DEPARTMENT OF ENERGY

WESTERN AREA POWER ADMINISTRATION

SIERRA NEVADA REGION

AMENDMENT 1 (Extension / Portfolio Management Services)

TO THE

CUSTOM PRODUCT CONTRACT

FOR

FULL LOAD SERVICE

WITH -

THE CITY & COUNTY OF SAN FRANCISCO

HETCH HETCHY WATER & POWER

Contract 04-SNR-00723 Amendment 1

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 1 (Extension / Portfolio Management Services)

TO THE CUSTOM PRODUCT CONTRACT FOR FULL LOAD SERVICE

WITH

THE CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER

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6.	Modification of Section 5 (Definition of Terms) of the FLS Contract
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Contract 04-SNR-00723 Amendment 1

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 1 (Extension / Portfolio Management Services)

> TO THE CUSTOM PRODUCT CONTRACT FOR FULL LOAD SERVICE

WITH

THE CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER

1. PREAMBLE:

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22 2. EXPLANATORY RECITALS:

2.1 The Parties entered into the FLS Contract on August 13, 2004. Under the FLS Contract, Western provides Supplemental Power and Portfolio Management Services to CCSF.

2.2 Western is considering making Supplemental Power purchases extending beyond September 30, 2010, which is the current term of the FLS Contract.

Amendment 1 to Contract 04-SNR-00723

2.3 In order to provide Supplemental Power from purchases extending beyond the FLS Contract termination date to CCSF, the Parties must agree to extend the term of the FLS Contract.

2.4 Due to the California Independent System Operator's Market Redesign and Technology Upgrade, Western's procedures as CCSF's Portfolio Manager will change and, therefore, the Parties desire to address those changes in this Amendment.

2.5 At the time the FLS Contract was executed, Western was operating within the California Independent System Operator's control area. Effective January 1, 2005, Western began operating as a sub-control area within the Sacramento Municipal Utility District's control area. The Parties wish to reflect Western's current control area status in the FLS Contract.

2.6 Also at the time the FLS Contract was executed, the August 15, 1995 General Power Contract Provisions (GPCP) were effective. Western revised its GPCP effective June 15, 2005. The Parties wish to update the FLS Contract with the current GPCP.

3. <u>AGREEMENT</u>:

The Parties agree to the terms and conditions set forth herein.

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4. <u>TERM OF AMENDMENT</u>:

This Amendment shall become effective upon execution and shall remain in effect
concurrently with the FLS Contract.

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Amendment 1 to Contract 04-SNR-00723

1	5. MODIFICATION OF SECTION 4 (EFFECTIVE DATE AND TERM OF		
2	2 <u>CONTRACT) OF THE FLS CONTRACT</u> :		
3	3 The following subsection of Section 4 of the FLS Contract is hereby modified as show		
4 below:			
5	4.1 This Contract shall become effective upon execution by the Parties		
6	and shall remain in effect through September 30, 2015; except as		
7	otherwise provided for herein.		
8			
9	6. MODIFICATION OF SECTION 5 (DEFINITION OF TERMS) OF THE FLS		
10	CONTRACT:		
11	The following subsection of Section 5 of the FLS Contract is hereby modified as shown		
12	below:		
13	5.4 "Portfolio Management Services" means forecasting a customer's		
14	hourly load and determining the resources to meet that customer's load.		
15			
16	7. MODIFICATION OF SECTION 8 (PORTFOLIO MANAGEMENT SERVICES) OF		
, l	7. <u>MODIFICATION OF SECTION 8 (PORTFOLIO MANAGEMENT SERVICES) OF</u> THE FLS CONTRACT:		
16			
16 17	THE FLS CONTRACT:		
16 17 18	THE FLS CONTRACT: The following subsections of Section 8 of the FLS Contract are hereby modified as		
16 17 18 19	THE FLS CONTRACT: The following subsections of Section 8 of the FLS Contract are hereby modified as shown below:		
16 17 18 19 20	THE FLS CONTRACT: The following subsections of Section 8 of the FLS Contract are hereby modified as shown below: 8.3 On a daily basis, using the information provided in Subsections 8.1		
16 17 18 19 20 21	THE FLS CONTRACT: The following subsections of Section 8 of the FLS Contract are hereby modified as shown below: 8.3 On a daily basis, using the information provided in Subsections 8.1 and 8.2, Western will determine the power necessary on an hourly basis		
16 17 18 19 20 21 22	THE FLS CONTRACT: The following subsections of Section 8 of the FLS Contract are hereby modified as shown below: 8.3 On a daily basis, using the information provided in Subsections 8.1 and 8.2, Western will determine the power necessary on an hourly basis to fully serve CCSF's load at the delivery point(s) specified in Exhibit A, as		
16 17 18 19 20 21 22 23	THE FLS CONTRACT: The following subsections of Section 8 of the FLS Contract are hereby modified as shown below: 8.3 On a daily basis, using the information provided in Subsections 8.1 and 8.2, Western will determine the power necessary on an hourly basis to fully serve CCSF's load at the delivery point(s) specified in Exhibit A, as follows:		
16 17 18 19 20 21 22 23 23 24	THE FLS CONTRACT: The following subsections of Section 8 of the FLS Contract are hereby modified as shown below: 8.3 On a daily basis, using the information provided in Subsections 8.1 and 8.2, Western will determine the power necessary on an hourly basis to fully serve CCSF's load at the delivery point(s) specified in Exhibit A, as follows: 8.3.1 Using the information as provided in Section 8 of CCSF's	· · · · · · · · · · · · · · · · · · ·	
16 17 18 19 20 21 22 23 24 25	THE FLS CONTRACT: The following subsections of Section 8 of the FLS Contract are hereby modified as shown below: 8.3 On a daily basis, using the information provided in Subsections 8.1 and 8.2, Western will determine the power necessary on an hourly basis to fully serve CCSF's load at the delivery point(s) specified in Exhibit A, as follows: 8.3.1 Using the information as provided in Section 8 of CCSF's Base Resource Contract, Western will determine the hourly use of	· · · · · · · · · · · · · · · · · · ·	

Amendment 1 to Contract 04-SNR-00723

· ,			
1	8.3.2 If CCSF's Base Resource does not fully meet CCSF's		
2	forecasted load, Western will schedule CCSF's share of exchange		
3	program energy, if any, to serve CCSF's load.		
4	8.3.3 Once all Base Resource and exchange program energy has		
5	been distributed, Western will meet CCSF's unmet forecasted load		
6	6 with Supplemental Power.		
7	8.3.4 Any Base Resource in excess of CCSF's forecasted load will		
8	be retained by Western for distribution under the exchange		
9	program in accordance with Exhibit B to CCSF's Base Resource		
10	Contract.		
11	8.3.5 After Western has determined the resource mix to meet		
12	CCSF's hourly load, Western will provide the schedules to CCSF's		
13	scheduling entity in accordance with control area operator		
14	protocols.		
15			
16	8.4 During the active day, Western will determine the appropriate		
17	actions necessary to address changes in anticipated load and/or		
18	resources.		
19			
20	8. MODIFICATION OF SECTION 10 (SCHEDULING AND METERING) OF THE		
21	FLS CONTRACT:		
.22	The following subsection of Section 10 of the FLS Contract is hereby modified as		
23	shown below:		
24	10.1 All services provided by Western to CCSF under this Contract will		
25	be subject to the scheduling and metering terms and conditions under		
26	which Western is required to comply as determined by the control area in		
27	which the load is located the same as if they had been expressly set forth		
28	herein.		

Amendment 1 to Contract 04-SNR-00723

1 9. MODIFICATION OF SECTION 11 (REGIONAL TRANSMISSION 2 ORGANIZATION OR CONTROL AREA) OF THE FLS CONTRACT: 3 Section 11 of the FLS Contract is hereby modified as shown below: 4 11.1 Western joined the SMUD control area on January 1, 2005, and, 5 therefore, is operating in conformance with SMUD's protocols. The 6 Parties hereby agree to make any changes necessary to this Contract to 7 conform to SMUD's operating and scheduling protocols. 8 9 11.2 The Parties understand that Western may also join an RTO. In the 10 event Western either joins or is required to conform to the protocols of an 11 RTO, the Parties shall agree to make any changes to this Contract to 12 conform to the terms and conditions required by the RTO. 13 14 In the event that: 1) Western incurs costs from SMUD, an RTO, or 11.3 15 a different control area for serving CCSF's load; or 2) CCSF does not 16 abide by the protocols of SMUD, an RTO, or other control area operator 17 that are applicable to Western and Western incurs costs as a result, 18 CCSF agrees to pay all such costs attributable to CCSF. 19 20 10. **MODIFICATION OF SECTION 17 (GENERAL POWER CONTRACT** 21 PROVISIONS) OF THE FLS CONTRACT: 22 Section 17 of the FLS Contract is hereby modified as shown below: 23 The GPCP, effective June 15, 2005, attached hereto, are hereby made a 24 part of this Contract the same as if they had been expressly set forth 25 herein; Provided, That, for the term of this Contract, CCSF hereby agrees 26 to waive its rights under this Contract to Article 11 of the GPCP. 27 111 28 |||

Amendment 1 to Contract 04-SNR-00723

1	11. FLS CONTRACT TO REMAIN IN EFFECT:		
2	Except as expressly modified by this Amendment, said FLS Contract shall remain in full		
3	force and effect, and this Amendment shall be subject to all provisions of the FLS		
4	Contract, except as herein amended.		
5			
6	12. <u>AUTHORITY TO EXECUTE</u> :		
7	Each individual signing this Amendment certifies that the Party represented has duly		
8	authorized such individual to execute this Amendment that binds and obligates the		
. 9	Party.		
10			
11	IN WITNESS WHEREOF, the Parties have caused this Amendment to be		
12	executed the day and year first above written.		
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15	WESTERN AREA POWER ADMINISTRATION		
16	$I = \Omega \Omega I$		
17	By: Jonp U Undersen		
18	Sonja A. Anderson Title:Power Marketing Manager		
19	Address: <u>114 Parkshore Drive</u>		
20	Folsom, California 95630		
21			
22			
23	CITY & COUNTY OF SAN FRANCISCO		
24	HETCH HETCHY WATER & POWER		
25	(Δ)		
26	(Seal) By:		
27	Title: SFPUC General Manager		
28	By: Address: <u>1155 Market Street</u> , <u>11th Flo</u> or Title: San Francisco, CA 94103		
	Title:San Francisco, CA 94103		

Amendment 1 to Contract 04-SNR-00723

PUBLIC UTILITIES COMMISSION

City and County of San Francisco

RESOLUTION NO. 07-0178

WHEREAS, Pursuant to Resolutions 04-0148 and 04-0197 the City has previously executed a Scheduling Coordinator Services ("SCS") Contract and Full Load Service ("FLS") Contract and Amendment with the Western Area Power Administration ("WAPA") for electric service to Treasure Island and Yerba Buena Island ("TI/YBI") effective September 1, 2004, for a period of five years or until September 30, 2010; and

WHEREAS, Under the SCS contract WAPA would perform the duties and obligations of a Scheduling Coordinator pursuant to the California Independent System Operator ("CAISO") Tariff; and

WHEREAS, Under the FLS contract WAPA would provide Portfolio Management Services and Supplemental Power Purchases to ensure that loads at TI/YBI would be reliably served and provide low cost power to TI/YBI; and

WHEREAS, WAPA is amending the FLS contract to extend the term by five years from September 30, 2010 to September 30, 2015; and

WHEREAS, The cost of the FLS contract will increase for WAPA to provide an additional five years of service to the City; and

WHEREAS, WAPA is amending the FLS contract to reflect the updated procedures imposed by the CAISO's Market Redesign and Technology Upgrade that changes the mechanisms for power transactions on the CAISO's grid; and

WHEREAS, The funding for the cost of the extended FLS contract will be paid for by the SFPUC's Power Enterprise Operating Budget to WAPA; now therefore, be it

RESOLVED, That the General Manager of the San Francisco Public Utilities Commission is hereby authorized to execute the amendment to the FLS contract extending the term for an additional period of five years past the current termination date of September 30, 2010, to September 30, 2015, and to increase the previously authorized FLS contract amount with WAPA to a value not to exceed \$4,240,000, effective upon the approval of the amended contract by the Board of Supervisors pursuant to San Francisco Charter Section 9.118.

I hereby certify that the foregoing resolution was adopted by the Public Utilities Commission at its meeting of October 9, 2007

Secretary, Public Utilities Commission

Contract 04-SNR-00723 Amendment 2

UNITED STATES

DEPARTMENT OF ENERGY

WESTERN AREA POWER ADMINISTRATION

SIERRA NEVADA REGION

AMENDMENT 2 (Extension / Portfolio Management Services)

TO THE

CUSTOM PRODUCT CONTRACT

FOR

FULL LOAD SERVICE

WITH

THE CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER

Contract 04-SNR-00723 Amendment 2

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 2 (Extension / Portfolio Management Services)

TO THE CUSTOM PRODUCT CONTRACT FOR FULL LOAD SERVICE

WITH

THE CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER

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6.	Modification of Section 17 (General Power Contract Provisions) of the FLS Contract	3
7.	FLS Contract to Remain in Effect	3
8.	Authority to Execute	3

Resolution General Power Contract Provisions [September 1, 2007]

1	Contract 04-SNR-00723 Amendment 2		
2			
· 3			
4 5	UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION		
6	AMENDMENT 2		
7	(Extension / Portfolio Management Services)		
8	TO THE CUSTOM PRODUCT CONTRACT		
9	FOR FULL LOAD SERVICE		
10	WITH		
11	THE CITY & COUNTY OF SAN FRANCISCO		
12	HETCH HETCHY WATER & POWER		
13			
14	1. <u>PREAMBLE</u> :		
15	This Amendment 2 to Contract 04-SNR-00723 (FLS Contract) is made this 13^{fh}		
16	day of, 2012, between the UNITED STATES OF AMERICA,		
17	DEPARTMENT OF ENERGY, WESTERN AREA POWER ADMINISTRATION		
18	(Western) and the CITY & COUNTY OF SAN FRANCISCO, HETCH HETCHY WATER		
19	& POWER, (CCSF), also hereinafter referred to individually as Party and together as		
20	Parties, pursuant to the same authorities as the FLS Contract.		
21			
22	2. <u>EXPLANATORY RECITALS</u> :		
23	2.1 The Parties entered into the FLS Contract on August 13, 2004. Under the		
24	FLS Contract, Western provides Supplemental Power and Portfolio Management		
25	Services to CCSF.		
26			
27	2.2 The Parties entered into Amendment 1 to the FLS Contract on		
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November 30, 2007. This, among other things, extended the termination date of the FLS Contract to September 30, 2015.

2.3 Western is considering making Supplemental Power purchases extending beyond September 30, 2015, which is the current term of the FLS Contract.

2.4 In order to provide Supplemental Power from purchases extending beyond the FLS Contract termination date to CCSF, the Parties must agree to extend the term of the FLS Contract.

2.5 At the time Amendment 1 to the FLS Contract was executed, theJune 15, 2005 General Power Contract Provisions (GPCP) were effective.Western revised its GPCP effective September 1, 2007. The Parties wish toupdate the FLS Contract with the current GPCP.

3. AGREEMENT:

The Parties agree to the terms and conditions set forth herein.

4. <u>TERM OF AMENDMENT</u>:

This Amendment shall become effective upon execution and shall remain in effect concurrently with the FLS Contract.

5. MODIFICATION OF SECTION 4 (EFFECTIVE DATE AND TERM OF

CONTRACT) OF THE FLS CONTRACT:

The following subsection of Section 4 of the FLS Contract is hereby modified as shown below:

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4.1 This Contract shall become effective upon execution by the Parties and shall remain in effect through September 30, 2020; except as otherwise provided for herein.

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6. <u>MODIFICATION OF SECTION 17 (GENERAL POWER CONTRACT</u> PROVISIONS) OF THE FLS CONTRACT:

Section 17 of the FLS Contract is hereby modified as shown below:

8 The GPCP, effective September 1, 2007, attached hereto, are hereby
9 made a part of this Contract the same as if they had been expressly set
10 forth herein; <u>Provided</u>, That, for the term of this Contract, CCSF hereby
11 agrees to waive its rights under this Contract to Article 11 of the GPCP.

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7. FLS CONTRACT TO REMAIN IN EFFECT:

Except as expressly modified by this Amendment, said FLS Contract shall remain in full
force and effect, and this Amendment shall be subject to all provisions of the FLS
Contract, except as herein amended.

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18 8. <u>AUTHORITY TO EXECUTE</u>:

Each individual signing this Amendment certifies that the Party represented has duly
authorized such individual to execute this Amendment that binds and obligates the
Party.

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1	IN WITNESS WHEREOF,	the Parties have caused this Amendment to be
2	executed the day and year first a	bove written.
3		
4		
5		WESTERN AREA POWER ADMINISTRATION
6		
7		By: Denya a malerson
8		//Sonja A. Anderson
9		Title: <u>Power Marketing Manager</u> Address: <u>114 Parkshore Drive</u>
Í		Folsom, California 95630
10		
11		
12		
13		CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER
14		
15	(Seal)	By: Mulu Carlin
16	(Oeal)	DEPUTY GENERAL MANAGER
17		Title: 1155 MARKET STREET
18	By:	Address: SAN FRANCISCO CA 94103
19	Title:	·
20	Approved as to Form:	
21		
22	Dennis J. Herrera City Attorney	
23		
24	MALL	
	By WEWETO	
25	Margarita Gutierrez Deputy City Attorney	
26		
27		
28		

PUBLIC UTILITIES COMMISSION

City and County of San Francisco

RESOLUTION NO. 11-0153

WHEREAS, The San Francisco Public Utilities Commission ("SFPUC") purchases lowcost electricity and other services from the federal government, through the Western Area Power Administration ("WAPA"), in order to provide electric service to Treasure Island and Yerba Buena Island ("TI/YBI"); and

WHEREAS, Pursuant to Resolution 04-0197 the City and County of San Francisco ("the City") has previously executed a Full Load Service ("FLS") contract with the WAPA for electric service to TI/YBI effective January 11, 2005, for a period of five years and nine months or until September 30, 2010; and

WHEREAS, Pursuant to Resolution 07-0178 the City has previously executed Amendment No. 1 to the FLS contract extending the term from September 30, 2010, to September 30, 2015; and

WHEREAS, Under the FLS contract WAPA provides Portfolio Management Services and Supplemental Power Purchases to ensure that loads at TI/YBI would be reliably served; and

WHEREAS, Amendment No. 2 amends the FLS contract to extend the term by five years from September 30, 2010 to September 30, 2015; and

WHEREAS, The FLS contract amount will increase to account for the additional five years that WAPA will have to provide Supplemental Power Purchases and Portfolio Management Services to serve the electric load at TI/YBI; and

WHEREAS, The FLS contract allows the City to continue providing low cost federal power for all the anticipated electric power needs of TI/YBI; and

WHEREAS, The cost of the extended FLS contract will be recovered through the electric utility rate at TI/YBI and paid for by the SFPUC's Power Enterprise to WAPA; now therefore, be it

RESOLVED, That the General Manager of the San Francisco Public Utilities Commission is hereby authorized to execute Amendment No. 2 of the FLS contract with WAPA extending the term for an additional period of five years expiring on September 30, 2020 and increasing the previously authorized FLS contract amount with WAPA to a value not to exceed \$13,890,000, subject to the approval of the Board of Supervisors; and be it

FURTHER RESOLVED, That the General Manager of the San Francisco Public Utilities Commission is authorized to seek approval of Amendment No. 2 of the FLS contract by the Board of Supervisors.

I hereby certify that the foregoing resolution was adopted by the Public Utilities Commission at its meeting of ______ September 13, 2011

Secretary, Public Utilities Commission

"FILE NO. 111096

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Amended in Committee. 11/16/11 ORDINANCE NO.

256-11

[Contract Amendment – Western Area Power Administration - Electric Services – Not to Exceed \$15,950,888]

Ordinance approving the second amendment to the contract between the City and County of San Francisco and the United States, through the Department of Energy Western Area Power Administration, for delivery of low-cost power and scheduling coordinator services to Treasure Island and Yerba Buena Island; and approving the City indemnifying and holding the United States harmless against claims arising from the activities of the City under the contract, and waiving the requirement of Section 21.19 of the San Francisco Administrative Code which requires that a City contract contain a statement of guaranteed maximum costs, and waiving the requirement of Section 21.35 of the San Francisco Administrative Code which requires that every contract contain a statement regarding liability of claimants for submitting false claims.

NOTE:

Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strike-through italics Times New Roman</u>. Board amendment additions are <u>double-underlined</u>; Board amendment deletions are strikethrough normal.

Be it ordained by the People of the City and County of San Francisco: Section 1. FINDINGS. The Board of Supervisors hereby finds and declares that:

(1) The City, through its Public Utilities Commission (PUC), is currently providing electric utility service at Treasure Island and Yerba Buena Island (TI/YBI) under a multi-year Cooperative Agreement with the United States Navy.

(2) The City is the local reuse authority for Naval Station Treasure Island under the Federal Base Closure and Realignment Act (BRAC), and as a result is entitled to purchase low-cost electricity from the federal government.

PUBLIC UTILITIES COMMISSION BOARD OF SUPERVISORS

Page 1 10/25/2011 738651 (3) The Board of Supervisors has twice approved agreements with the Western Area Power Administration ("WAPA") for low-cost electric services to Treasure Island and Yerba Buena Island ("TI/YBI"). This contract was effective on September 1, 2005, for a period of five years until September 30, 2010, pursuant to Ordinance No. 0017-05 on file with the Clerk of the Board of Supervisors. The First Amendment was approved on December 4, 2007 pursuant to Ordinance 0276-07 on file with the Clerk of the Board of Supervisors, and extended the contract from September 30, 2010 to September 30, 2015.

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(4) The contracts between the City and WAPA include delivery of low-cost power and scheduling coordinator services.

(5) These services, which are currently provided by WAPA, are necessary for the City to provide reliable low-cost power for all anticipated electric power needs of TI/YBI.

(6) On July 26, 2011, WAPA asked the City to amend the contract with an extension through September 30, 2020 now, so that WAPA could begin purchasing power for periods beyond the current contract expiration date.

(7) The five-year extension of the Full Load Service contract would increase the total estimated costs of the contract from four million, two hundred and forty thousand dollars (\$4,240,000) to nine million, six hundred and fifty thousand dollars (\$9,650,000). The actual cost will be determined by the quantity of power used at TI/YBI, but will not exceed thirteen million, eight hundred and ninety thousand dollars (\$13,890,000)<u>fifteen million, nine hundred</u> and fifty. eight hundred and eighty eight dollars (\$15,950,888).

(8) Without these contracts, the City would be required to obtain these services from a third party, such as PG&E, at a higher cost.

(9) The Contract is a standard form used by the United States for power services. Indemnification of the United States is a required element of the contract. In addition, WAPA

PUBLIC UTILITIES COMMISSION BOARD OF SUPERVISORS

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would not agree to modify the contracts to include the statements required by San Francisco Administrative Code Sections 21.19 and 21.35.

of the statement

(10) The PUC approved this amendment at a public meeting on September 13, 2011, in Resolution 11-0153. a copy of which is on file with the Clerk of the Board of Supervisors in File No. 111096.

Section 2. The General Manager of the PUC is hereby authorized to execute the amendment to the contract for full load service with WAPA. A copy of this contract is on file with the Clerk of the Board of Supervisors in File No. 111096.

Section 3. WAIVERS. For the purpose of this contract, the Board of Supervisors finds that it is reasonable and in the public interest to grant the waivers specified below.

(1) The Board of Supervisors hereby waives the requirement of San Francisco Administrative Code § 21.19 that every contract include a statement regarding guaranteed maximum costs.

(2) The Board of Supervisors hereby waives the requirement of San Francisco Administrative Code Section 21.35 that every contract include a statement regarding liability of claimants for submitting false claims to the City.

Section 4. APPROPRIATION OF FUNDS. The costs under this contract will be recovered through the electric utility rates at TI/YBI, and will be included in the annual budgets for the PUC's Power Enterprise.

APPROVED AS TO FORM: **DENNIS J. HERRERA, City Attorney**

1 I I I I I

By:

Deputy City Attorney

PUBLIC UTILITIES COMMISSION **BOARD OF SUPERVISORS**

Page 3 10/25/201 AUTHENTICATED COP 38651



File Number: 111096

Date Passed: December 13, 2011

AUTHENTICATED COPY

Ordinance approving the second amendment to the contract between the City and County of San Francisco and the United States, through the Department of Energy Western Area Power Administration, for delivery of low-cost power and scheduling coordinator services to Treasure Island and Yerba Buena Island; and approving the City indemnifying and holding the United States harmless against claims arising from the activities of the City under the contract, and waiving the requirement of the San Francisco Administrative Code Section 21.19 which requires that a City contract contain a statement of guaranteed maximum costs, and waiving the requirement of the San Francisco Administrative Code Section 21.35 which requires that every contract contain a statement regarding liability of claimants for submitting false claims.

November 16, 2011 Budget and Finance Committee - AMENDED

November 16, 2011 Budget and Finance Committee - CONTINUED AS AMENDED

November 30, 2011 Budget and Finance Committee - RECOMMENDED

December 06, 2011 Board of Supervisors - PASSED, ON FIRST READING

Ayes: 11 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Farrell, Kim, Mar, Mirkarimi and Wiener

December 13, 2011 Board of Supervisors - FINALLY PASSED

Ayes: 11 - Avalos, Campos, Chiu, Chu, Cohen, Elsbernd, Farrell, Kim, Mar, Mirkarimi and Wiener

Printed at 9:18 am on 12/14/11

AUTHENTICATED COPY!

File No. 111096

1. ...

Mayor Edwin L

I hereby certify that the foregoing Ordinance was FINALLY PASSED on 12/13/2011 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

12/20/11

· Date Approved

City and County of San Francisco

Page 2

Printed at 9:18 am on 12/14/12

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Contract 04-SNR-00723 Amendment 3

UNITED STATES

DEPARTMENT OF ENERGY

WESTERN AREA POWER ADMINISTRATION

SIERRA NEVADA REGION

AMENDMENT 3 (Extension / Portfolio Management Services)

TO THE

CUSTOM PRODUCT CONTRACT

FOR

FULL LOAD SERVICE

WITH

CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER

AUTHENTICATED COPY

Contract 04-SNR-00723 Amendment 3

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

AMENDMENT 3 (Extension / Portfolio Management Services)

TO THE CUSTOM PRODUCT CONTRACT FOR FULL LOAD SERVICE

WITH

CITY & COUNTY OF SAN FRANCISCO HETCH HETCHY WATER & POWER

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7.	Authority to Execute	3

Resolution

AUTHENTICATED COPY

Contract 04-SNR-00723 Amendment 3

1	Contract 04-SNR-00723 Amendment 3	
2		
3		
4		
5	DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION	
6	AMENDMENT 3	
7	(Extension / Portfolio Management Services)	
8	TO THE CUSTOM PRODUCT CONTRACT	
9	FOR FULL LOAD SERVICE	
10	WITH	
11	CITY & COUNTY OF SAN FRANCISCO	
12	HETCH HETCHY WATER & POWER	
13		
14		
15	1. <u>PREAMBLE</u> :	
16	This Amendment 3 to Contract 04-SNR-00723 (FLS Contract) is made this $\frac{1}{2}$	
17	day of <u>SEPTEMBER</u> , 2018, between the UNITED STATES OF AMERICA,	
18	DEPARTMENT OF ENERGY, WESTERN AREA POWER ADMINISTRATION (WAPA)	
19	and the CITY & COUNTY OF SAN FRANCISCO, HETCH HETCHY WATER & POWER	
20	(CCSF), also hereinafter referred to individually as Party and together as Parties,	
21	pursuant to the same authorities as the FLS Contract.	
22		
23	2. <u>EXPLANATORY RECITALS</u> :	
24	2.1 The Parties entered into the FLS Contract on August 13, 2004. Under the	
25	FLS Contract, WAPA provides Supplemental Power and Portfolio Management	
26	Services to CCSF.	
27		
28	///	
	1	
	Amendment 3 to Contract 04-SNR-00723	

1	2.2 The Parties entered into Amendment 2 to the FLS Contract on		
2	January 13, 2012. This, among other things, extended the termination date of		
3	the FLS Contract to September 30, 2020.		
4			
5	2.3 WAPA is considering making Supplemental Power purchases extending		
6	beyond September 30, 2020, which is the current term of the FLS Contract.		
7			
8	2.4 In order to provide Supplemental Power from purchases extending		
9	beyond the FLS Contract termination date to CCSF, the Parties must agree to		
10	extend the term of the FLS Contract.		
11			
12	3. <u>AGREEMENT</u> :		
13	The Parties agree to the terms and conditions set forth herein.		
14			
15	4. <u>TERM OF AMENDMENT</u> :		
16	This Amendment shall become effective upon execution and shall remain in effect		
17	concurrently with the FLS Contract.		
18			
19	5. MODIFICATION OF SECTION 4 (EFFECTIVE DATE AND TERM OF		
20	CONTRACT) OF THE FLS CONTRACT:		
21	The following subsection of Section 4 of the FLS Contract is hereby modified as shown		
22	below:		
23	4.1 This Contract shall become effective upon execution by the Parties		
24	and shall remain in effect through December 31, 2024; except as		
25	otherwise provided for herein.		
26			
27	///		
28			
	Amendment 3 to Contract 04-SNR-00723 2		

1	6. FLS CONTRACT TO REMAIN IN EFFECT:
2	Except as expressly modified by this Amendment, said FLS Contract shall remain in full
3	force and effect, and this Amendment shall be subject to all provisions of the FLS
4	Contract, except as herein amended.
5	
6	7. AUTHORITY TO EXECUTE:
7	Each individual signing this Amendment certifies that the Party represented has duly
8	authorized such individual to execute this Amendment that binds and obligates the
9	Party.
10	r arty.
10	IN MITNESS WITCHESS, the Deuties have equiped this Amondment to be
	IN WITNESS WHEREOF , the Parties have caused this Amendment to be
12	executed the day and year first above written.
13	WESTERN AREA POWER ADMINISTRATION
14	
15	By: Jorn la lette-
16	Arun K. Sethi
17	Title: Vice President of Power Marketing for Sierra Nevada Region
18	Address: 114 Parkshore Drive
19	Folsom, California 95630
20	
21	CITY & COUNTY OF SAN FRANCISCO
22	HETCH HETCHY WATER & POWER
23	mon and
24	By:
25	Barbara Hale, AGM Name: SFPUC Power
26	(Attest) Title:
20	By: Address: 525 GOLDEN GATE AVE.
28	Title: SAN FRANCISCO, CA 94102
_0	THE AN FRANCISCO, CA "PILUC

Amendment 3 to Contract 04-SNR-00723

3

CITY AND COUNTY OF SAN FRANCISCO

RESOLUTION

Contract 20-SNR-02377

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

CONTRACT FOR ELECTRIC SERVICE BASE RESOURCE WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

Contract 20-SNR-02377

UNITED STATES DEPARTMENT OF ENERGY WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION

CONTRACT FOR ELECTRIC SERVICE BASE RESOURCE WITH

CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER

Section

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	Explanatory Recitals Agreement Effective Date and Term of Contract Definition of Terms Base Resource Estimates and Availability Forecast Electric Service Furnished by WAPA

Signature Clause Resolution/Certificate

General Power Contract Provisions

- Exhibit A Base Resource Percentage and Point(s) of Delivery
- Exhibit B Exchange Program
- Exhibit C Regulation and Reserves
- Exhibit D Rate Schedule

1 Contract 20-SNR-02377 2 3 4 UNITED STATES DEPARTMENT OF ENERGY 5 WESTERN AREA POWER ADMINISTRATION SIERRA NEVADA REGION 6 7 CONTRACT FOR ELECTRIC SERVICE BASE RESOURCE 8 WITH 9 CITY AND COUNTY OF SAN FRANCISCO 10 HETCH HETCHY WATER AND POWER 11 12 1. **PREAMBLE**: This Contract is made this day of 13 202 , pursuant to the Acts of Congress approved June 17, 1902, (32 Stat. 388); 14 August 26, 1937, (50 Stat. 844); August 4, 1939, (53 Stat. 1187); and August 4, 1977, 15 (91 Stat. 565); and Acts amendatory or supplementary to the foregoing Acts; between 16 the UNITED STATES OF AMERICA (United States), acting by and through the 17 Administrator, Western Area Power Administration, Department of Energy, hereinafter 18 called WAPA, represented by the officer executing this Contract, or a duly appointed 19 successor, hereinafter called the Contracting Officer; and CITY AND COUNTY OF SAN 20 FRANCISCO, HETCH HETCHY WATER AND POWER, a municipal corporation, 21 hereinafter called the Contractor or CCSF, its successors and assigns; each sometimes 22 hereinafter individually called the Party, and both sometimes hereinafter collectively 23 called the Parties. 24 2. 25 EXPLANATORY RECITALS: 26 2.1 WAPA markets the surplus generation from, and operates a high-voltage 27 transmission system as a part of, the Central Valley Project (CVP). 28 /// Contract 20-SNR-02377 1

2.2 WAPA and the U.S. Department of the Interior, Bureau of Reclamation(Reclamation), have agreed to work together to efficiently serve Project Use andPreference Customer loads.

2.3 On August 15, 2017, WAPA's final 2025 Power Marketing Plan (Marketing Plan) was published in the Federal Register (82 FR 38675). The Marketing Plan sets forth how WAPA's Sierra Nevada Region will market the power generated from the CVP and Washoe Project.

2.4 The Marketing Plan provides that starting on January 1, 2025, WAPA will provide 98 percent of available CVP power to its existing Customers. Existing Customers will have the right to extend 98 percent of their current Base Resource percentage as provided in the Marketing Plan and under the terms and conditions of this Contract.

2.5 CCSF desires to purchase and WAPA is willing to provide a percentage of the Base Resource consistent with the Marketing Plan and the terms and conditions of this Contract.

2.6 Under the Marketing Plan, WAPA requires that its Customers schedule power in accordance with applicable operating requirements, including those of the balancing authority area operator and WAPA's sub-balancing authority area requirements.

2.7 WAPA markets power to Federal Preference Customers at the lowest possible rates consistent with sound business principles pursuant to Section 1.1 of Delegation Order 00-037.00B.

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1	3.	AGRE	EMENT:
2	The Parties agree to the terms and conditions set forth herein.		
3			
4	4.	EFFE	CTIVE DATE AND TERM OF CONTRACT:
5		4.1	This Contract shall become effective on the date of execution and shall
6		remair	n in effect until midnight of December 31, 2054, subject to prior termination
7		as oth	erwise provided for herein.
8			
9		4.2	CCSF may reduce its Base Resource percentage or terminate this
10		Contra	act for any reason through June 30, 2024.
11			
12		4.3	The date of initial service under this Contract is January 1, 2025.
13			
14	5.	DEFIN	IITION OF TERMS:
15	As us	ed here	in, the following terms whether singular or plural, or used with or without
16	initial	capitaliz	zation, shall have the following meanings:
17		5.1	"Ancillary Services" means those services that are necessary to support
18		the tra	nsmission of capacity and energy from resources to loads while
19		mainta	aining reliable operation of the transmission system in accordance with
20		Good	Utility Practice.
21			
22		5.2	"BANC" means the Balancing Authority of Northern California or its
23		succe	ssor.
24			
25		5.3	"Base Resource" means CVP and Washoe Project power (capacity and
26		energy	output determined by WAPA to be available for Customers, including the
27		Enviro	nmental Attributes, only after meeting the requirements of Project Use and
28	///		
		-1 00 01	
	Contra	ICT 20-SN	IR-02377

First Preference Customers, and any adjustments for maintenance, reserves, system losses, and certain ancillary services.

5.4 "Base Resource Operating Capability" means that portion of the MaximumOperating Capability that WAPA determines to be available to Customers in any hour.

5.5 "CAISO" means the California Independent System Operator or its successor.

5.6 "Capacity" means the electrical capability of a generator, transformer, transmission circuit or other equipment.

5.7 "Central Valley Project (CVP)" means the multipurpose Federal water development project extending from the Cascade Range in northern California to the plains along the Kern River, south of the City of Bakersfield.

5.8 "Custom Product" means a combination of products and services which may be made available by WAPA per Customer request.

5.9 "Customer" means an entity with a contract and receiving electric service from WAPA's Sierra Nevada Region.

5.10 "Energy" means capacity measured in terms of the work it is capable of doing over a period of time; electric energy is usually measured in kilowatthours or megawatthours.

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1 5.11 "Environmental Attributes" means any and all credits, benefits, emissions 2 reductions, offsets, and allowances, howsoever entitled, attributable to the Base 3 Resource, and its avoided emission of pollutants. 4 5 "FERC" means the Federal Energy Regulatory Commission or its 5.12 6 successor. 7 5.13 "First Preference Customer" means a Preference Customer within a 8 9 county of origin (Trinity, Calaveras, and Tuolumne) as specified under the Trinity 10 River Division Act (69 Stat. 719) and the New Melones Project provisions of the 11 Flood Control Act of 1962 (76 Stat. 1173, 1191-1192). 12 13 5.14 "Full Load Service Customer" means a Customer that will have its entire 14 load at its delivery point(s) met by WAPA, and its Portfolio Manager functions for 15 those delivery point(s) performed by WAPA. 16 17 5.15 "Marketing Plan" means WAPA's final 2025 Power Marketing Plan for the 18 Sierra Nevada Region. 19 20 5.16 "Maximum Operating Capability" means the maximum electrical capability 21 from CVP generation available to produce energy, capacity and/or provide 22 ancillary services in any one or more hours. 23 24 5.17 "Minimum Base Resource" means the amount of Base Resource energy 25 generated each hour as a result of CVP minimum water releases. 26 27 5.18 "NERC" means the North American Electric Reliability Corporation or its 28 successor.

5.19 "Operating Reserves" means the combination of spinning and nonspinning reserves required to meet WECC, NERC, and operating requirements, including those of the balancing authority area or WAPA's sub-balancing authority area.

5.20 "Portfolio Manager" means an entity responsible for determining balanced hourly load and resource schedules for a Customer.

5.21 "Power" means capacity and energy.

5.22 "Preference" means the requirements of Reclamation Law that provide for preference in the sale of Federal power be given to certain entities, such as governments (state, Federal and Native American), municipalities and other public corporations or agencies, and cooperatives and other nonprofit organizations financed in whole or in part by loans made pursuant to the Rural Electrification Act of 1936 (See, e.g., Reclamation Project Act of 1939, Section 9(c), 43 USC 485h(c)).

5.23 "Primary Marketing Area" means the area generally encompassing northern and central California, extending from the Cascade Range to the Tehachapi Mountains and west-central Nevada.

5.24 "Project Use" means power as defined by Reclamation Law and/or used to operate CVP and Washoe Project facilities.

5.25 "Rate" means the monetary charge or the formula for computing such a charge for any electric service provided by WAPA, including but not limited to charges for capacity (or demand), energy, or transmission service; however, it

does not include leasing fees, service facility charges, or other types of facility use charges. A Rate will be set forth in a Rate Schedule or in a contract.

5.26 "Rate Adjustment" means a change in an existing Rate or Rates, or the establishment of a Rate or Rates for a new service. It does not include a change in Rate Schedule provisions or in contract terms, other than changes in the price per unit of service, nor does it include changes in the monetary charge pursuant to a formula stated in a Rate Schedule or a contract.

5.27 "Rate Adjustment Procedures" means those procedures for Rate Adjustments developed by WAPA, Department of Energy (DOE) or FERC which include DOE Order 00-037.00B, DOE Order RA 6120-2, 10 CFR 903, and 18 CFR 300, as may be amended.

5.28 "Rate Effective Date" means the first date of the billing period to which aRate Schedule or Rate Schedule extension applies. WAPA will provide notice tothe Customers of the Rate Effective Date.

5.29 "Rate Schedule" means a document identified such as a "Rate Schedule,"
"Schedule of Rates," or "Schedule Rate" which designates the Rate or Rates applicable to a class of service specified therein and may contain other terms and conditions relating to the service. On the effective date of this Contract, 18 CFR 300.1(b)(6) provides FERC may not approve a WAPA Rate Schedule for a period that exceeds five (5) years. The Rate Schedule shall include the Rate Effective Date and the effective period of the Rate Schedule.

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1 5.30 "Regional Transmission Organization (RTO)" means an organization that 2 meets the minimum characteristics and performs the minimum functions 3 specified in FERC Order 2000, as that order may be amended or superseded. 4 5 5.31 "Regulation" means the service provided by generating units equipped 6 and operating with automatic generation control which will enable such units to 7 respond to direct control signals in an upward or downward direction to match, on 8 a real time basis, demand and resources, consistent with WECC, NERC, and the 9 balancing authority area operator's criteria. 10 11 5.32 "Scheduling Coordinator" means an entity that is responsible for providing 12 hourly load and resource schedules to the balancing authority area operator or 13 WAPA's sub-balancing authority area, in accordance with a FERC-approved tariff 14 or WAPA's procedures and practices. 15 16 "Variable Resource Customer" means a Customer that is responsible for 5.33 17 managing its own energy portfolio. 18 "Washoe Project" means the Federal water project located in the 19 5.34 20 Lahontan Basin in west-central Nevada and east-central California. 21 22 5.35 "WECC" means the Western Electricity Coordinating Council or its 23 successor. 24 25 6. BASE RESOURCE ESTIMATES AND AVAILABILITY FORECAST: 26 6.1 At the beginning of each water year, WAPA will post to WAPA's external 27 website a five-year forecast of Base Resource Operating Capability estimated to

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1 be available, based on high, average, and low hydrological conditions. The 2 forecast will contain the following information: Maximum Operating Capability of the CVP for each month; 3 6.1.1 4 6.1.2 Energy required for estimated Project Use loads, First Preference 5 Customers' loads, and ancillary service requirements. 6 7 6.2 Each month, WAPA will post to WAPA's external website a monthly Base 8 Resource forecast of Base Resource Operating Capability and energy estimated 9 to be available for each month on a rolling twelve-month basis, based on high, 10 average, and low hydrological conditions. The monthly forecast will contain the 11 following information: 12 6.2.1 Maximum Operating Capability of the CVP for each month; 13 6.2.2 Energy required for estimated Project Use loads, First Preference 14 Customers' loads, and ancillary service requirements. 15 16 6.3 WAPA shall make reasonable efforts, within its control, to ensure the 17 forecasted Base Resource will be available. 18 19 7. ELECTRIC SERVICE FURNISHED BY WAPA: 20 7.1 CCSF will be entitled to receive a percentage of the Base Resource as set 21 forth in Exhibit A. 22 7.2 23 The estimated amount of energy available to CCSF shall be determined 24 by multiplying its Base Resource percentage by the total amount of Base 25 Resource energy available during that period. 26 7.3 27 The minimum amount of energy CCSF will be required to schedule for 28 each hour shall be determined by multiplying its Base Resource percentage by Contract 20-SNR-02377 9

the Minimum Base Resource, unless otherwise agreed to by WAPA. However, if CCSF does not have sufficient load to take its percentage of the Minimum Base Resource, any excess energy shall be made available to WAPA for the Exchange Program as described later in this Contract under Section 10 and Exhibit B.

7.4 The maximum amount of energy CCSF may schedule in any hour shall be determined by multiplying its Base Resource percentage by the Base Resource Operating Capability. However, CCSF may schedule energy in excess of this maximum, if approved by WAPA, to accommodate purchases or exchanges from the Exchange Program.

7.5 CCSF will be entitled to the benefit of available regulation and operating reserves from the CVP in proportion to its Base Resource percentage. The method for calculating regulation and operating reserves is set forth in Exhibit C.

7.6 WAPA's obligation to provide CCSF's Base Resource is limited to the actual CVP generation available on a real-time basis. WAPA shall have no obligation to replace any Base Resource that is unavailable; for instance, Base Resource that is unavailable due to scheduled maintenance, system emergencies, forced outages, or other constraints. Any costs incurred by either Party as a result of deviations between actual and scheduled Base Resource energy shall be the responsibility of CCSF. WAPA will notify CCSF as soon as reasonably practicable of any situation that will impact the availability of the Base Resource, and will modify schedules accordingly, on a pro-rata basis.

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7.7 Due to the variable nature of the Base Resource, WAPA may provide a Custom Product upon a Customer's request. Any Custom Product will be the subject of a separate contractual arrangement.

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DELIVERY ARRANGEMENTS:

8.1 WAPA will make CCSF's Base Resource available at the generator bus or such other delivery point(s) on the CVP transmission system as the Parties will mutually agree, as specified in Exhibit A. WAPA reserves Network Integration Transmission Service for the delivery of Base Resource on the CVP transmission system under its Open Access Transmission Tariff (OATT). The rates and terms of this service shall be in accordance with WAPA's then-current rate schedule and OATT.

8.2 If requested by WAPA, CCSF must provide written notification to WAPA by July 1, 2024, demonstrating that it has arranged for delivery of its Base Resource energy to its load. Such notification shall include both transmission and distribution level arrangements, as applicable. WAPA shall have no obligation to make Base Resource available to CCSF if delivery arrangements are not in effect. However, CCSF shall not be relieved of its obligation to pay its percentage share of the Base Resource during the time in which delivery arrangements are not in effect.

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9.

SCHEDULING PROCEDURES, BUSINESS PRACTICES AND PROTOCOLS:

9.1 All energy furnished by WAPA to CCSF will be provided on a scheduled basis. CCSF agrees to abide by the scheduling procedures, business practices and protocols of the applicable balancing authority area or WAPA's subbalancing authority area, as set forth on WAPA's website. The Parties recognize that the scheduling procedures, business practices and protocols may require

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modification from time-to-time to reflect updated operating procedures that may become applicable to the Parties. In such event, WAPA will make such changes in accordance with Section 17 of this Contract.

9.2 Designation of Scheduling Coordinator (SC): If CCSF is required to have a Scheduling Coordinator; CCSF shall notify WAPA of its designated Scheduling Coordinator not less than ninety (90) days prior to the date of initial service under this Contract. In the event that CCSF's Scheduling Coordinator arrangement changes, CCSF shall notify WAPA in writing, not less than thirty (30) days prior to the change, unless a shorter notification period is agreed to by WAPA.

9.3 If WAPA is CCSF's Portfolio Manager, as set forth in a separate
Custom Product Contract, all scheduling activities and responsibilities will
be performed by WAPA on behalf of CCSF. At such time as WAPA is no
longer CCSF's Portfolio Manager, then CCSF will be responsible for performance
of its duties under this Section 9.

9.4 WAPA will provide Customers with the opportunity to comment onWAPA's maintenance and operations plans. WAPA will facilitate Customermeetings with the Bureau of Reclamation regarding cost and operation planning.

9.5 In the event that CCSF does not abide by the protocols, business practices and procedures and WAPA incurs costs as a result, CCSF is responsible for and shall pay such costs.

Contract 20-SNR-02377

1	10.	EXCHANGE PROGRAM:	
2		10.1 WAPA will establish and manage an Exchange Program to allow all	
3	Customers to fully and efficiently use their Base Resource percentage. The		
4		Exchange Program is a mechanism to:	
5		10.1.1 Make available to WAPA, for provision to other Customers, any	
6		Base Resource energy a Customer cannot use on a pre-scheduled basis	
7		due to insufficient load; and	
8		10.1.2 Help mitigate the costs incurred by a Customer for the power it is	
9		obligated to pay for, but may not be able to use.	
10			
11		10.2 Under the Exchange Program, all Base Resource energy in excess of	
12	CCSF's load will be retained by WAPA and offered by WAPA for sale to other		
13	Customers. CCSF may purchase energy from the Exchange Program. While		
14	WAPA's retention of excess Base Resource is mandatory, purchasing from the		
15		Exchange Program is voluntary.	
16			
17		10.3 The Exchange Program procedures are set forth in Exhibit B. WAPA may	
18	change the program and procedures of the Exchange Program in accordance		
19		with Section 17 of this Contract.	
20			
21		10.4 WAPA will also offer a seasonal Exchange Program. Under the seasonal	
22		Exchange Program, CCSF may elect to make available to WAPA that portion of	
23	its Base Resource percentage that it is unable to use due to insufficient load.		
24	CCSF, through WAPA, will be able to exchange its unusable Base Resource		
25	percentage with other Customers. Any Customer may submit a request to		
26		WAPA to exchange or purchase energy through the seasonal Exchange	
27		Program. Details of a seasonal exchange will be developed with the Customer	
	1	upon request by that Customer.	

10.5 Exchanges of the Base Resource between CCSF and others outside of the WAPA-managed Exchange Programs, or other WAPA-managed programs, are prohibited.

11. INDEPENDENT SYSTEM OPERATOR OR REGIONAL TRANSMISSION ORGANIZATION:

11.1 WAPA is a sub-balancing authority area within BANC. WAPA operates in conformance with its sub-balancing authority area and BANC's balancing authority area protocols, business practices and procedures. In the event of changes to any protocols, business practices and procedures, WAPA may make any changes necessary to this Contract to conform to the operating and scheduling protocols, business practices and procedures in accordance with Section 17 of this Contract.

11.2 The Parties understand that, in the future, WAPA may also change its operating configuration such as by: (1) joining an independent system operator or RTO or (2) participating in future markets such as energy imbalance markets; or (3) making system configurations to meet future operating requirements. In such an event, if WAPA is required to conform to the protocols, business practices or procedures, WAPA shall make changes to this Contract to conform to the terms and conditions required by such events in accordance with Section 17 of this Contract.

11.3 In the event that: 1) WAPA incurs costs from the balancing authority area, WAPA's sub-balancing authority area, CAISO, an RTO, or a different balancing authority area for serving CCSF's load; or 2) CCSF does not abide by the protocols business practices, or procedures of the balancing authority area, an RTO, or other balancing authority area operator that are applicable to WAPA and

Contract 20-SNR-02377

WAPA incurs costs as a result, CCSF agrees to pay all such costs attributable to CCSF.

12. WAPA RATES:

12.1 The Base Resource will be provided on a take-or-pay basis. CCSF will be obligated to pay its Base Resource percentage share in accordance with the Rate Schedule attached hereto, whether or not it takes or uses its full Base Resource percentage.

12.2 CCSF shall pay for the electric service furnished hereunder in accordance with the Rates, charges, and conditions set forth in the CVP Schedule of Rates applicable to the Base Resource, effective January 1, 2025, or any superseding Rate Schedule.

12.3 Rates applicable under this Contract shall be subject to change by WAPA in accordance with appropriate Rate Adjustment Procedures. If, at any time, WAPA announces that it has received approval of a Rate Schedule, or extension of an existing Rate Schedule applicable to this Contract, or if a Rate Adjustment Procedure is amended, WAPA will promptly notify CCSF thereof.

12.4 CCSF, by providing written notice to WAPA within ninety (90) days after the Rate Effective Date of a Rate Schedule or Rate Schedule extension applicable to this Contract, may elect to reduce its Base Resource percentage or terminate this Contract. CCSF shall designate a Base Resource percentage reduction or termination effective date that will be effective on the last day of the billing month not later than two (2) years after the Rate Effective Date. If the termination effective date is after the Rate Effective Date, the new or extended Rates shall apply for service taken by CCSF until the termination effective date.

Once CCSF provides notice to terminate or reduce its Base Resource percentage, WAPA will begin the process to reallocate the Base Resource to other Preference Customers. CCSF may not revoke its notice to terminate or reduce its Base Resource unless WAPA provides written consent.

12.5 Rates shall become effective under this Contract on the Rate Effective Date stated in a Rate notice.

13. INTEGRATED RESOURCE PLAN:

13.1 In accordance with the Energy Policy Act of 1992, CCSF is required to meet the requirements of WAPA's Energy Planning and Management Program (EPAMP). To fulfill the requirements of EPAMP, CCSF must develop and submit an integrated resource plan or alternative report, as applicable. Specific EPAMP requirements are set forth in the Federal Register at (64 FR 62604) and may be found on WAPA's website. Failure to comply with WAPA's EPAMP requirements may result in penalties as specified therein. CCSF understands that WAPA may re-evaluate its EPAMP requirements and change them from time-to-time as appropriate. Such changes will be subject to a public process and publication in the Federal Register.

13.2 Should the EPAMP requirements be eliminated, CCSF shall have no responsibilities under Section 13.1.

14. ADJUSTMENT OF BASE RESOURCE PERCENTAGE:

14.1 Prior to the date of initial service, WAPA may adjust CCSF's Base Resource percentage, as set forth in Exhibit A herein, if WAPA determines that CCSF's Base Resource percentage is greater than its actual usage, as specified in the Marketing Plan.

1	14.2 After the date of initial service, WAPA may adjust CCSF's Base Resource		е
2	percentage under any of the following conditions:		
3	14.2.1 CCSF sells energy associated with its Base Resource percentage		je
4		to another entity for resale by that entity;	
5		14.2.2 CCSF uses the energy associated with its Base Resource	
6		percentage to serve loads outside of the Sierra Nevada Region's Primary	y
7		Marketing Area;	
8		14.2.3 CCSF's annual energy associated with its Base Resource	
9		percentage, is ten percent or more than its actual annual energy usage.	
10			
11	14.3 If WAPA determines that CCSF has met any of the conditions in		
12	Sectio	on 14.2 above, WAPA will take the following steps:	
13		14.3.1 Notify CCSF of the nature of the concern;	
14		14.3.2 Analyze CCSF's usage of the energy associated with its Base	
15	Resource percentage and determine if an adjustment is necessary on a		
16	case-by-case basis, with due consideration of any circumstance that may		y
17		have temporarily altered CCSF's energy usage;	
18	14.3.3 If an adjustment is determined to be necessary, provide a 90-day		У
19	written notice of such adjustment; and		
20		14.3.4 Reduce or rescind CCSF's Base Resource percentage	
21		permanently on the effective date specified in the notice.	
22			
23	15. <u>METE</u>	ERING AND POWER MEASUREMENT RESPONSIBILITIES:	
24	CCSF shall I	be responsible for electric power metering equipment requirements and	
25	power meas	urement data associated with the use of WAPA power under this Contract	
26	as follows:		
27	15.1	Unless previously installed and furnished by WAPA, CCSF shall furnish,	
28	install	, operate, maintain, and replace, meters and associated metering	
	Contract 20-SI	NR-02377	17

equipment required for deliveries of WAPA power scheduled to each delivery point on the WAPA grid, the CAISO-controlled grid, a utility distribution company grid, or other electrical system, as may be applicable. Such meters shall comply with the all applicable meter requirements. For instance, meters on:

15.1.1 WAPA's system must meet WAPA's meter requirements;

15.1.2 CAISO's system must meet CAISO's meter requirements; and/or15.1.3 Pacific Gas and Electric Company's (PG&E) system must meetPG&E's meter requirements.

15.2 CCSF shall measure power deliveries and provide certified settlementquality metering data to WAPA as requested. It is generally contemplated that WAPA will require this data on a monthly basis.

15.3 If WAPA previously installed and furnished a meter to CCSF, WAPA shall be allowed unrestricted, unescorted access to its revenue meter equipment.
CCSF shall provide a minimum of three (3) keys or the combination to CCSF's existing locks. Alternatively, WAPA may provide a WAPA-owned padlock(s).
Access shall include all gates and/or doors required to access the metering equipment.

15.4 Upon request by CCSF, to evidence receipt of the Environmental
Attributes, WAPA shall timely provide meter data or other mutually agreed upon
data to CCSF measuring the amount of CVP energy that is generated and
delivered to CCSF. Upon mutual agreement of Customers, WAPA and
Reclamation, such meters shall be modified or replaced to meet appropriate
standards or requirements to convey CVP Environmental Attributes to
Customers.

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CHANGES IN ORGANIZATIONAL STATUS:

16.1 If CCSF changes its organizational status or otherwise changes its obligation to supply electric power to Preference loads, WAPA reserves the right to adjust WAPA's power sales obligations under this Contract or to terminate this Contract, as WAPA deems appropriate. Changes in organizational status include but are not limited to:

- 16.1.1 Merging with another entity;
- 16.1.2 Acquiring or being acquired by another entity;
- 16.1.3 Creating a new entity from an existing one;
- 16.1.4 Joining or withdrawing from a member-based power supply organization; or
 - 16.1.5 Adding or losing members from its membership organization.

16.2 For the purposes of this Section 16, a member is any Preference entity that is included in a membership, which has the responsibility of supplying power to the end-use consumer or Customer. Memberships include but are not limited to:

- 16.2.1 Municipality;
 - 16.2.2 Cooperative;
 - 16.2.3 Joint powers authority; or
 - 16.2.4 Governmental agency.

16.3 For purposes of this Section 16, participation in a State promulgated direct access program shall not be deemed to be a change in a Customer's organizational status or its obligation to supply electric power to Preference loads.

16.4 Prior to making an organizational change, CCSF may request an opinion from WAPA as to whether CCSF's proposed organizational change will result in an adjustment of CCSF's Base Resource percentage or termination under this Section 16. CCSF shall provide WAPA with all relevant documents and information regarding the proposed organizational change. Based on the documents and information furnished, WAPA will provide CCSF with an opinion.

16.5 In addition to the above, if the change in organizational status results in a proposed transfer of the Contract, or any portion thereof, Section 37 of the General Power Contract Provisions (GPCP), "Transfer of Interest in Contract," generally requires the Customer to obtain prior written approval from WAPA's Administrator. Organizational changes that typically propose transfer of the Contract, or a portion of the Contract, and require prior written approval from WAPA include but are not limited to:

16.5.1 Merging with another entity;

16.5.2 Acquiring or being acquired by another entity;

16.5.3 Joining an entity; and

16.5.4 Creating a new entity.

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17. PROTOCOLS, BUSINESS PRACTICES AND PROCEDURES:

21 WAPA reserves the right to make changes to protocols, business practices and 22 procedures, as needed. Prior to making any changes, WAPA will provide notice to 23 CCSF and provide CCSF with an opportunity to comment on such changes. WAPA will 24 consider any comments made by CCSF before making any changes, and shall provide 25 a written response to the comments. After a final decision is made by WAPA, if CCSF 26 is not satisfied with the decision, CCSF shall have thirty (30) days from the date of 27 WAPA's final decision to appeal the change to WAPA's Administrator. WAPA will not 28 implement a change that has been appealed until a final decision by the Administrator.

Notwithstanding the provisions within this Section 17, CCSF shall retain its right to
 pursue other legal remedies available to it.

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18. ENFORCEABILITY:

It is not the intent of the Parties that this Contract confer any rights on third parties to
enforce the provisions of this Contract except as required by law or express provision in
this Contract. Except as provided in this Section, this Contract may be enforced, or
caused to be enforced, only by WAPA or CCSF, or their successors or assigns.

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19. GENERAL POWER CONTRACT PROVISIONS:

The GPCP, effective September 1, 2007, attached hereto, are hereby made a part of this Contract, the same as if they had been expressly set forth herein; <u>Except</u> Section 11 shall not be applicable to this Contract. In the event of a conflict between the GPCP and the provisions in the body of this Contract, the Contract shall control. The usage of the term "Contractor" in the GPCP shall mean CCSF. The usage of the term "firm" in Articles 17 and 18 of the GPCP shall be deemed to be replaced with the words "Base Resource."

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20. EXHIBITS MADE PART OF CONTRACT:

Exhibit A (Base Resource Percentage and Point(s) of Delivery), Exhibit B (Exchange
Program), Exhibit C (Regulation and Reserves), and Exhibit D (Rate Schedule) existing
under this Contract may vary during the term hereof. Each of said exhibits shall
become a part of this Contract during the term fixed by its provisions. Exhibits A, B, C,
and D are attached hereto, and each shall be in force and effect in accordance with its
terms until respectively superseded by a subsequent exhibit.
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21. EXECUTION BY COUNTERPARTS:

This Contract may be executed in any number of counterparts and, upon execution and delivery by each Party, the executed and delivered counterparts together shall have the same force and effect as an original instrument as if all Parties had signed the same instrument. Any signature page of this Contract may be detached by any counterpart of the Contract without impairing the legal effect of any signatures thereon, and may be attached to another counterpart of this Contract identical in form hereto, by having attached to it one or more signature pages.

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22. ELECTRONIC SIGNATURES:

The Parties agree that this Contract may be executed by handwritten signature or
digitally signed using Adobe Sign or Adobe E-Signature. An electronic or digital
signature is the same as a handwritten signature and shall be considered valid and
acceptable.

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1	IN WITNESS WHEREOF , the Parties have caused this Contract to be executed the day
2	and year first above written.

3		
4		WESTERN AREA POWER ADMINISTRATION
5 6		ARUN SETHI Date: 2021.08.16 17:32:37 -07'00'
U		Name: Arun K. Sethi
7		Title: Vice President of Power Marketing
8		for Sierra Nevada Region
_		Address: 114 Parkshore Drive
9		Folsom, CA 95630-4710
10		
11		
12		CITY AND COUNTY OF SAN FRANCISCO HETCH HETCHY WATER AND POWER
13		DocuSigned by:
14		Michael Carlin
14	Attest:	By:
15	DocuSigned by:	Name:
16	By: Marganita Gutierrez	Title: Acting General Manager
10	By:	Address: 525 Golden Gate Ave, 13th Fl
18	Title: Deputy City Attorney	San Francisco, CA 94102
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	Contract 20-SNR-02377	23

PUBLIC UTILITIES COMMISSION

City and County of San Francisco

RESOLUTION NO.: 23-0102

WHEREAS, The San Francisco Public Utilities Commission (SFPUC) purchases lowcost electricity and other services from the federal government, through the Western Area Power Administration (WAPA), in order to provide electric service to Treasure Island and Yerba Buena Island (TI/YBI); and

WHEREAS, The Board of Supervisors, pursuant to Resolution 0056-01, authorized the General Manager of the SFPUC to execute a Full Load Service contract (FLS Contract) with the WAPA for electric service to TI/YBI effective January 1, 2005, for a period of five years and nine months until September 30, 2010; and

WHEREAS, Amendment No. 1 to the FLS Contract extending the term from September 30, 2010 to September 30, 2015, and increasing the contract amount by \$4,240,000 was approved by the Commission by Resolution No. 07-0178, and by the Board of Supervisors by Ordinance 0276-07; and

WHEREAS, Amendment No. 2 to the FLS Contract extending the term from September 30, 2015 to September 30, 2020 and increasing the contract amount by \$9,650,000 was approved by the Commission by Resolution No. 11-0153, and by the Board of Supervisors by Ordinance 256-11; and

WHEREAS, Under the FLS Contract, WAPA provides Portfolio Management Services and Supplemental Power Purchases to ensure that load at TI/YBI would be reliably served; and

WHEREAS, Amendment No. 3 to the FLS contract extending the term by four years and three months from September 30, 2020 to December 31, 2024 and increasing the contract amount by \$12,360,000 was approved by the Commission by Resolution No. 219-21, and by the Board of Supervisors by Ordinance 219-21; and

WHEREAS, Amendment No. 4 to the FLS contract and SC contract extends the term by five years from January 1, 2025 to December 31, 2029, and increases the contract amount by \$13,130,000 for a total not-to-exceed amount of \$41,500,000, subject to Board of Supervisors approval; and

WHEREAS, The FLS contract allows the City to continue providing low cost federal power for all the anticipated electric power needs to TI/YBI; and

WHEREAS, The cost of the extended FLS contract will be recovered through the electric utility rates at TI/YBI and paid for by the SFPUC's Power Enterprise; now, therefore, be it

RESOLVED, That the General Manager of the San Francisco Public Utilities Commission is hereby authorized to execute Amendment No. 4 to the FLS contract and the SC contract with WAPA extending the term by five years to December 31, 2029, and increasing the previously authorized contract amount by \$13,130,000 for a total not to exceed amount of \$41,500,000, subject to the approval of the Board of Supervisors pursuant to Charter Section 9.118; and be it

FURTHER RESOLVED, That the General Manager of the San Francisco Public Utilities Commission is authorized to seek approval of Amendment No. 4 to the FLS contract and SC contract by the Board of Supervisors.

I hereby certify that the foregoing resolution was adopted by the Public Utilities Commission at its meeting of May 9, 2023.

Secretary, Public Utilities Commission

From:	Oliveros Reyes, Jennifer		
To:	BOS Legislation, (BOS)		
Cc:	Spitz, Jeremy (PUC); Aguilar, Jesica (PUC)		
Subject:	Contract Amendments - Western Area Power Administration - Extending Term Through December 31, 2029 and Increasing Maximum Contract Amount to \$41,500,000; Waiver of Certain Municipal Code Requirements		
Date:	Friday, May 12, 2023 10:18:23 AM		
Attachments:	image001.png		
	SC Contract 04-SNR-00724 Amendment 2.pdf		
	SC Contract 04-SNR-00724 Amendment 3.pdf		
	SC Contract 04-SNR-00724.pdf		
	SFPUC Resolution 23-0102.pdf		
	WAPA Leg Digest.doc		
	WAPA Ord. 2023.doc		
	WAPA Ord. 2023.pdf		
	<u>20-SNR-02377.pdf</u>		
	02770 CCSF FLS Contract Final.pdf		
	02771 CCSF SC Contract Final.pdf		
	FLS Contract 04-SNR-00723 Amendment 1.pdf		
	FLS Contract 04-SNR-00723 Amendment 2.pdf		
FLS Contract 04-SNR-00723 Amendment 3.pdf			
	FLS Contract 04-SNR-00723.pdf		
	SC Contract 04-SNR-00724 Amendment 1.pdf		
	WAPA Ordinance.msg		

Hello BOS team,

Please see attached an ordinance approving the fourth amendments to two contracts between the San Francisco Public Utilities Commission (PUC) and the United States Department of Energy Western Area Power Administration, for delivery of low-cost power and scheduling coordinator services to Treasure Island and Yerba Buena Island through December 31, 2029 and increasing the maximum amount of the agreements to \$41,500,000; approving the City indemnifying and holding harmless the United States against claims arising from the City's activities under the contract; waiving Administrative Code requirements that a City contract contain a statement of guaranteed maximum costs and a statement regarding liability of claimants for submitting false claims; and waiving certain other Administrative Code and Environment Code requirements upon findings made by the PUC General Manager.

The following is a list of accompanying documents:

- 1. Proposed Ordinance (Word Doc Version)
- 2. Proposed Ordinance (PDF Version)
- 3. Legislative Digest (Word Doc Version)
- 4. City Attorney Approval (Email Attachment)
- 5. Draft Fourth Amendments in PDF
- 6. Executed copies of the original agreements, and executed copies of amendments 1-3 in PDF
- 7. SFPUC Resolution No.23-0102

Staff Contact: [Jeremy Spitz, Policy & Government Affairs] [jspitz@sfwater.org]

Best, Jenny