

Paragraph 10 to the Collateral Annex

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PARAGRAPH 10 to the COLLATERAL ANNEX to the EEI MASTER POWER PURCHASE AND SALE AGREEMENT

CREDIT ELECTIONS COVER SHEET

Paragraph 10. Elections and Variables

I. Collateral Threshold

A. Party A Collateral Threshold.

- (a) The amount (the "Threshold Amount") set forth below under the heading "Party A Collateral Threshold" opposite the Credit Rating for [Party A][Party A's Guarantor] on the relevant date of determination, or (b) zero if on the relevant date of determination [Party A][its Guarantor] does not have a Credit Rating from the rating agency specified below or an Event of Default or a Potential Event of Default with respect to Party A has occurred and is continuing; <u>provided</u>, <u>however</u>, in the event that, and on the date that, Party A cures the Potential Event of Default on or prior to the date that Party A is required to post Performance Assurance to Party B pursuant to a demand made by Party B pursuant to the provisions of the Collateral Annex on or after the occurrence of such Potential Event of Default, (i) the Collateral Threshold for Party A shall automatically increase from zero to the Threshold for Party A shall automatically increase from zero to the Threshold Amount and (ii) Party A shall be relieved of its obligation to post Performance Assurance pursuant to such demand

Party A Collateral Threshold	Credit Rating
\$	(or above)
\$ \$	
\$ \$	Below
Ψ	

(a) The amount (the "Threshold Amount") set forth below under the П heading "Party A Collateral Threshold" opposite the Credit Rating for [Party A][Party A's Guarantor] on the relevant date of determination, and if [Party A's][Party A's Guarantor's] Credit Ratings shall not be equivalent, the lower Credit Rating shall govern or (b) zero if on the relevant date of determination [Party A][its Guarantor] does not have a Credit Rating from the rating agency(ies) specified below or an Event of Default or a Potential Event of Default with respect to Party A has occurred and is continuing; provided, however, in the event that, and on the date that, Party A cures the Potential Event of Default on or prior to the date that Party A is required to post Performance Assurance to Party B pursuant to a demand made by Party B pursuant to the provisions of the Collateral Annex on or after the occurrence of such Potential Event of Default, (i) the Collateral Threshold for Party A shall automatically increase from zero to the Threshold Amount and (ii) Party A shall be relieved of its obligation to post Performance Assurance pursuant to such demand.

Party A <u>Collateral</u> <u>Threshold</u>	Credit Rating	Credit Rating
\$	(or above)	(or above)
\$		
\$		
\$		
\$	Below	Below

The amount of the Guaranty Agreement date from, as amended from time to time but in no event shall Party A's Collateral Threshold be greater than \$
Other – see attached threshold terms

B. Party B Collateral Threshold.

- \$ (the "Threshold Amount"); provided, however, that the Collateral Threshold for Party B shall be zero upon the occurrence the continuance of an Event of Default or a Potential Event and during of Default with respect to Party B; and provided further that, in the event that, and on the date that, Party B cures the Potential Event of Default on or prior to the date that Party B is required to post Performance Assurance to Party A pursuant to a demand made by Party A pursuant to the provisions of the Collateral Annex on or after the occurrence of such Potential Event of Default, (i) the Collateral Threshold for Party B shall automatically increase from zero to the Amount and (ii) Party B shall be relieved of its obligation Threshold to post Performance Assurance pursuant to such demand.
- П (a) The amount (the "Threshold Amount") set forth below under the heading "Party B Collateral Threshold" opposite the Credit Rating for [Party B][Party B's Guarantor] on the relevant date of determination, or (b) zero if on the relevant date of determination [Party B][its Guarantor] does not have a Credit Rating from the rating agency specified below or an Event of Default or a Potential Event of Default with respect to Party B has occurred and is continuing; provided, however, in the event that, and on the date that, Party B cures the Potential Event of Default on or prior to the date that Party B is required to post Performance Assurance to Party A pursuant to a demand made by Party A pursuant to the provisions of the Collateral Annex on or after the occurrence of such Potential Event of Default, (i) the Collateral Threshold for Party B shall automatically increase from zero to the Threshold Amount and (ii) Party B shall be relieved of its obligation to post Performance Assurance pursuant to such demand.

Party B Collateral Threshold	Credit Rating		
\$	(or above)		
\$			
\$			
\$			
\$	Below		

(a) The amount (the "Threshold Amount") set forth below under the heading "Party B Collateral Threshold" opposite the Credit Rating for [Party B][Party B's Guarantor] on the relevant date of determination, and if [Party B's][Party B's Guarantor's] Credit Ratings shall not be equivalent, the lower Credit Rating shall govern, or (b) zero if on the relevant date of determination [Party B][its Guarantor] does not have a Credit Rating from the relevant rating agency(ies) specified below or an Event of Default or a Potential Event of Default with respect to Party B has occurred and is continuing; provided, however, in the event that, and on the date that, Party B cures the Potential Event of Default on or prior to the date that Party B is required to post Performance Assurance to Party A pursuant to a demand made by Party A pursuant to the provisions of the Collateral Annex on or after the occurrence of such Potential Event of Default, (i) the Collateral Threshold for Party B shall automatically increase from zero to the Threshold Amount and (ii) Party B shall be relieved of its obligation to post Performance pursuant to such demand.

Collateral Threshold	Credit Rating	Credit Rating	
\$	(or above)	(or above)	
\$ \$			
\$	Below	Below	

The amount of the Guaranty Agreement dated from, as
amended from time to time but in no event shall Party B's Collateral
Threshold be greater than \$.
Other – see attached threshold terms

II. Eligible Collateral and Valuation Percentage.

The following items will qualify as "Eligible Collateral" for the Party specified:

(A)	Cash	<u>Party</u> <u>A</u> []	<u>Party</u> <u>B</u> []	Valuation Percentage 100%
(B)	Letters of Credit	[]	[]	100% unless either (i) a Letter of Credit Default shall have occurred and be continuing with respect to such Letter of Credit, or (ii) twenty (20) or fewer Business Days remain prior to the expiration of such Letter of Credit, in which cases the Valuation Percentage shall be zero (0).
(C)	Other	[]	[]	%

III. Independent Amount.

A. Party A Independent Amount.

Party A shall have a Fixed Independent Amount of \$_______. If the Fixed Independent Amount option is selected for Party A, then Party A (which shall be a Pledging Party with respect to the Fixed IA Performance Assurance) will be required to Transfer or cause to be Transferred to Party B (which shall be a Secured Party with respect to the Fixed IA Performance Assurance) Performance Assurance with a Collateral Value equal to the amount of such Independent Amount (the "Fixed IA Performance Assurance"). The Fixed IA Performance Assurance shall not be reduced for so long as there are any outstanding obligations between the Parties as a result of the Agreement, and shall not be taken into account when calculating Party A's Collateral requirement pursuant to the Collateral Annex. Except as expressly set forth above, the

Fixed IA Performance Assurance shall be held and maintained in accordance with, and otherwise be subject to, Paragraphs 2, 5(b), 5(c), 6, 7 and 9 of the Collateral Annex.

- Party A shall have a Full Floating Independent Amount of

 \$_____. If the Full Floating Independent Amount option is selected for Party A, then for purposes of calculating Party A's Collateral Requirement pursuant to Paragraph 3 of the Collateral Annex, such Full Floating Independent Amount for Party A shall be added by Party B to its Exposure Amount for purposes of determining Net Exposure pursuant to Paragraph 3(a) of the Collateral Annex.
- Party A shall have a Partial Floating Independent Amount of . If the Partial Floating Independent Amount option is selected for Party A, then Party A will be required to Transfer or cause to be Transferred to Party B Performance Assurance with a Collateral Value equal to the amount of such Independent Amount (the "Partial Floating IA Performance Assurance") if at any time Party A otherwise has a Collateral Requirement (not taking into consideration the Partial Floating Independent Amount) pursuant to Paragraph 3 of the Collateral Annex. The Partial Floating IA Performance Assurance shall not be reduced so long as Party A has a Collateral Requirement (not taking into consideration the Partial Floating Independent Amount). The Partial Floating Independent Amount shall not be taken into account when calculating a Party's Collateral Requirements pursuant to the Collateral Annex. Except as expressly set forth above, the Partial Floating Independent Amount shall be held and maintained in accordance with, and otherwise be subject to, the Collateral Annex.

B. Party B Independent Amount.

Party B shall have a Fixed Independent Amount of \$________. If the Fixed Independent Amount option is selected for Party B, then Party B (which shall be a Pledging Party with respect to the Fixed IA Performance Assurance) will be required to Transfer or cause to be Transferred to Party A (which shall be a Secured Party with respect to the Fixed IA Performance Assurance) Performance Assurance with a Collateral Value equal to the amount of such Independent Amount (the "Fixed IA Performance Assurance"). The Fixed IA Performance Assurance shall not be reduced for so long as there are any outstanding Obligations between the Parties as a result of the Agreement, and shall not be taken into account when calculating Party B's Collateral Requirement pursuant to the Collateral Annex. Except as expressly set forth above, the Fixed IA Performance Assurance shall be held and maintained in accordance with,

IV.

V.

	Collateral Annex.	
	Party B shall have a Full Floating Independs If the Full Floating Independs selected for Party B then for purposes of car Requirement pursuant to Paragraph 3 of the Floating Independent Amount for Party B selected Exposure Amount for purposes of determine Paragraph 3(a) of the Collateral Annex.	lependent Amount option is lculating Party B's Collateral e Collateral Annex, such Full shall be added by Party A to its
	Party B shall have a Partial Floating Independent Selected for Party B then Party B will be reduced be Transferred to Party A Performance Assequal to the amount of such Independent A Performance Assurance") if at any time Part Requirement (not taking into consideration Independent Amount) pursuant to Paragrap The Partial Floating IA Performance Assurance as Party B has a Collateral Requirement consideration the Partial Floating Independent Floating Independent Amount shall not be a calculating a Party's Collateral Requirement Annex. Except as expressly set forth above Independent Amount shall be held and main otherwise be subject to, the Collateral Annex.	Independent Amount option is quired to Transfer or cause to urance with a Collateral Value mount (the "Partial Floating IA ty B otherwise has a Collateral the Partial Floating h 3 of the Collateral Annex. ance shall not be reduced for so nt (not taking into ent Amount). The Partial taken into account when its pursuant to the Collateral e, the Partial Floating intained in accordance with, and
Minir	num Transfer Amount.	
A.	Party A Minimum Transfer Amount:	\$
В.	Party B Minimum Transfer Amount:	\$
Roun	ding Amount.	
A.	Party A Rounding Amount:	\$
В.	Party B Rounding Amount:	\$

and otherwise be subject to, Paragraphs 2, 5(b), 5(c), 6, 7 and 9 the

VI. Administration of Cash Collateral.

A. Party A Eligibility to Hold Cash.

 ty 11 Engionity to	
Cash. Performan Qualified Instituti 6(a)(ii)(B) of the accordance with t receives from the	be entitled to hold Performance Assurance in the form of ce Assurance in the form of Cash shall be held in a con in accordance with the provisions of Paragraph Collateral Annex. Party A shall pay to Party B in he terms of the Collateral Annex the amount of interest it Qualified Institution on any Performance Assurance in posted by Party B.
Cash provided that Defaulting Party, from and Guarantor] is only in any jurisd To the extent Part	entitled to hold Performance Assurance in the form of at the following conditions are satisfied: (1) it is not a (2), [Party A] [Party A's Guarantor] has a Credit Rating the lowest Credit Rating for [Party A] [Party A's or higher from; (3) Cash shall be held iction within the United States, and (4) [other, if any]. By A is entitled to hold Cash, the Interest Rate payable to shall be as selected below:
<u>Pa</u>	rty A Interest Rate.
	Federal Funds Effective Rate - the rate for that day opposite the caption "Federal Funds (Effective)" as set forth in the weekly statistical release designated as H.15(519), or any successor publication, published by the Board of Governors of the Federal Reserve System.
	Other

B. Party B Eligibility to Hold Cash.

Party B shall not be entitled to hold Performance Assurance in the form of Cash. Performance Assurance in the form of Cash shall be held in a Qualified Institution in accordance with the provisions of Paragraph 6(a)(ii)(B) of the Collateral Annex. Party B shall pay to Party A in accordance with the terms of the Collateral Annex the amount of interest it receives from the Qualified Institution on any Performance Assurance in the form of Cash posted by Party A.

		Cash provided Defaulting Parfrom Guarantor] is held only in a any]. To the	tha rty, (and my j	entitled to hold Performance Assurance in the form of the following conditions are satisfied: (1) it is not a (2), [Party B][Party B's Guarantor] has a Credit Rating I the lowest Credit Rating for [Party B][Party B's or higher from; (3) Cash shall be urisdiction within the United States; and (4) [other, if the party B is entitled to hold Cash, the Interest Rate on Cash shall be as selected below:
			<u>Par</u>	ty B Interest Rate.
				Federal Funds Effective Rate - the rate for that day opposite the caption "Federal Funds (Effective)" as set forth in the weekly statistical release designated as H.15(519), or any successor publication, published by the Board of Governors of the Federal Reserve System.
				Other
/II.	<u>Notifi</u>	cation Time.		
		Other		

VIII. General.

With respect to the Collateral Threshold, Independent Amount, Minimum Transfer Amount and Rounding Amount, if no selection is made in this Cover Sheet with respect to a Party, then the applicable amount in each case for such Party shall be zero (0). In addition, with respect to the "Administration of Cash Collateral" section of Paragraph 10, if no selection is made with respect to a Party, then such Party shall not be entitled to hold Performance Assurance in the form of Cash and such Cash, if any, shall be held in a Qualified Institution pursuant to Paragraph 6(a)(ii)(B) of the Collateral Annex. If a Party is eligible to hold Cash pursuant to a selection in this Paragraph 1- but no Interest Rate is selected, then the Interest Rate for such Party shall be the Federal Funds Effective Rate as defined in Section VI of this Paragraph 10.