Acceptable Modifications to the Post-Bid Letter of Credit (Option 1) (AIC, MEC, and ComEd)

This document contains a final list of modifications to the Post-Bid Letter of Credit (Option 1) that are <u>ACCEPTABLE</u> on an optional basis.

Original Introdu	ctory Text
	DATE OF ISSUANCE:
[Address]	
Re: Credit	No
Acceptable Modif	cations to Introductory Text
I.1	IRREVOCABLE STANDBY LETTER OF CREDIT NO DATE OF ISSUANCE:
[Address]	
Re: Cred	it No
I.2	DATE OF ISSUANCE:
Beneficiary: [Name] [Address]	
Re: Cred	it No
I.3	DATE OF ISSUANCE:
[Address]	
Re: <u>Lette</u>	er of Credit No

Original Paragraph 1
We, (the "Issuing Bank"), hereby establish our Irrevocable Transferable Standby Letter of Credit (the "Letter of Credit") in favor of (you, the "Beneficiary") for the account of (the "Account Party"), for the aggregate amount not exceeding United States Dollars (\$), available to you at sight upon demand at our counters at [designate Issuing Bank's location for presentments] on or before the expiration hereof against presentation to us of one or more of the following statements, dated and signed by an Authorized Officer of the Beneficiary:
1. "An Event of Default (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]";
2. "An Early Termination Date (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]"; or
3. "The expiration date of your Letter of Credit is less than twenty (20) days from the date of this statement, and Account Party under such Letter of Credit is required, but has failed, to provide a replacement letter of credit or other collateral beyond such expiration date in accordance with, and to assure performance of, its obligations under the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract"). No event of default has occurred and is continuing under the REC Contract with respect to the Beneficiary. Wherefore, the undersigned does hereby demand payment of United States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]".

	(the "Issuing Bank"), hereby establish our Irrevocable rable Standby Letter of Credit (the "Letter of Credit") in favor of
Party"), Dollars	(you, the "Beneficiary") for the account of (the "Account for the aggregate amount not exceeding United States (\$), available to you at sight upon demand at our counters at [designate Issuing Bank's location for presentments] on or before the
expirati	on hereof against presentation to us of one or more of the following statements, dated portedly signed by an Authorized Officer of the Beneficiary:
1	1. "An Event of Default (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]";
, 	2. "An Early Termination Date (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]"; or
(] () () ()	3. "The expiration date of your Letter of Credit is less than twenty (20) days from the date of this statement, and Account Party under such Letter of Credit is required, but has failed, to provide a replacement letter of credit or other collateral beyond such expiration date in accordance with, and to assure performance of, its obligations under the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract"). No event of default has occurred and is continuing under the REC Contract with respect to the Beneficiary. Wherefore, the undersigned does hereby demand payment of United States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]".

We, (the "Issuing Bank"), hereby establish our Irrevocable Transferable Standby Letter of Credit (the "Letter of Credit") in favor of (you, the "Beneficiary") for the account of (the "Account Party"), for the aggregate amount not exceeding United States Dollars (U.S.\$)), available to you at sight upon demand at our counters at
[designate Issuing Bank's location for presentments] on or before the expiration here against presentation to us of one or more of the following statements, dated and signed by an Authorized Officer of the Beneficiary:
1. "An Event of Default (as defined in the Indexed Renewable Energy Cred Agreement dated as of between [Beneficiary Name] ("Beneficiary") an [Account Party's Name] ("Account Party"), as the same may be amended (the "RE Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect the Beneficiary of this Letter of Credit. Wherefore, the undersigned does herebe demand payment of United States Dollars (U.S.\$) [or the entire undrawn amount of the Letter of Credit]";
2. "An Early Termination Date (as defined in the Indexed Renewable Energy Cred Agreement dated as of between [Beneficiary Name] ("Beneficiary") an [Account Party's Name] ("Account Party"), as the same may be amended (the "RE Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect the Beneficiary of this Letter of Credit. Wherefore, the undersigned does herebe demand payment ofUnited States Dollars (U.S.\$) [or the entire undrawn amount of the Letter of Credit]"; or
3. "The expiration date of your Letter of Credit is less than twenty (20) days from the date of this statement, and Account Party under such Letter of Credit is required, but has failed, to provide a replacement letter of credit or other collateral beyond such expiration date in accordance with, and to assure performance of, its obligation under the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), at the same may be amended (the "REC Contract"). No event of default has occurred and is continuing under the REC Contract with respect to the Beneficiary. Wherefore, the undersigned does hereby demand payment ofUnited States Dollar (U.S.\$) [or the entire undrawn amount of the Letter of Credit]".

	e note that this change to Paragraph 1 is only acceptable if the "applicant" is the of the Indexed REC Contract.
Stand the "E "App" States the ex	(the "Issuing Bank"), hereby establish our Irrevocable Transferable by Letter of Credit (the "Letter of Credit") in favor of(you, Beneficiary") for the account of(the "Account Party"orUnited is Dollars (\$), available to you at sight upon demand at our counters at[designate Issuing Bank's location for presentments] on or before apprication hereof against presentation to us of one or more of the following statements, and signed by an Authorized Officer of the Beneficiary:
	1. "An Event of Default (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment of United States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]";
	2. "An Early Termination Date (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]"; or
	3. "The expiration date of your Letter of Credit is less than twenty (20) days from the date of this statement, and Account Party under such Letter of Credit is required, but has failed, to provide a replacement letter of credit or other collateral beyond such expiration date in accordance with, and to assure performance of, its obligations under the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract"). No event of default has occurred and is continuing under the REC Contract with respect to the Beneficiary. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) for the entire undrawn amount of the Letter of Credit!"

1.4	We, (the "Issuing Bank"), hereby establish our Irrevocable Transferable Standby Letter of Credit (the "Letter of Credit") in favor of
	(you, the "Beneficiary") for the account of ————[Name and
	Address] (the "Account Party"), for the aggregate amount not exceeding
	United States Dollars (\$), available to you at sight upon demand at our
	counters at [designate Issuing Bank's location for presentments] on or before the expiration hereof against presentation to us of one or more of the following
	statements, dated and signed by an Authorized Officer of the Beneficiary:
	1. "An Event of Default (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]";
	2. "An Early Termination Date (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]"; or
	3. "The expiration date of your Letter of Credit is less than twenty (20) days from the date of this statement, and Account Party under such Letter of Credit is required, but has failed, to provide a replacement letter of credit or other collateral beyond such expiration date in accordance with, and to assure performance of, its obligations under the Indexed Renewable Energy Credit Agreement between Account Party and the Beneficiary of the Letter of Credit (as the same may be amended, the "REC Contract"). No event of default has occurred and is continuing under the REC Contract with respect to the Beneficiary. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit]".

(the "Issuing Bank"), hereby le Standby Letter of Credit (the "Letter of Credit")	
ou, the "Beneficiary") for the account of r the aggregate amount not exceeding), available to you at sight upon dema	(the "Account United States nd at our counters at
[designate Issuing Bank's location for proheroof against presentation to us of one or more of by an Authorized Officer of the Beneficiary:	=
"An Event of Default (as defined in the Indecement dated as of between [Beneficial count Party's Name] ("Account Party"), as the santract")) has occurred and is continuing with respect Contract and no Event of Default has occurred and Beneficiary of this Letter of Credit. Wherefore, mand payment ofUnited States Doll lrawn amount of the Letter of Credit]";	ary Name] ("Beneficiary") and me may be amended (the "REC bect to Account Party under the and is continuing with respect to the undersigned does hereby
"An Early Termination Date (as defined in the Increment dated as of between [Beneficial count Party's Name] ("Account Party"), as the sandtract")) has occurred and is continuing with resp. Contract and no Event of Default has occurred and Beneficiary of this Letter of Credit. Wherefore, mand payment of United States Doll drawn amount of the Letter of Credit]"; or	ary Name] ("Beneficiary") and me may be amended (the "REC bect to Account Party under the and is continuing with respect to the undersigned does hereby
The expiration date of your Letter of Credit is less e of this statement, and Account Party under such failed, to provide a replacement letter of credit oriration date in accordance with, and to assure pler the Indexed Renewable Energy Credit Agreem Beneficiary of the Letter of Credit (as the sample and is corditated). No event of default has occurred and is corditated to the Beneficiary. Wherefore, the undergraph ofUnited States Dollars (\$	Letter of Credit is required, but or other collateral beyond such performance of, its obligations ent between Account Party and he may be amended, the "REC attinuing under the REC Contract dersigned does hereby demand

1.6	We, (the "Issuing Bank"), hereby establish our Irrevocable Transferable Standby Letter of Credit (the "Letter of Credit") in favor of (the "Account of
	Party"), for the aggregate amount not exceeding United States Dollars (\$), available to you at sight upon demand at our counters at
	[designate Issuing Bank's location for presentments] on or before the expiration hereof against presentation to us of one or more of the following statements, dated and signed by an Authorized Officer of the Beneficiary:
	1. "An Event of Default (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment of United States Dollars (\$) [or the entire undrawn amount of the Letter of Credit] under [Issuing Bank] Irrevocable Standby Letter of Credit";
	2. "An Early Termination Date (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment of United States Dollars (\$) [or the entire undrawn amount of the Letter of Credit] under [Issuing Bank] Irrevocable Standby Letter of Credit"; or
	3. "The expiration date of your Letter of Credit is less than twenty (20) days from the date of this statement, and Account Party under such Letter of Credit is required, but has failed, to provide a replacement letter of credit or other collateral beyond such expiration date in accordance with, and to assure performance of, its obligations under the Indexed Renewable Energy Credit Agreement between Account Party and the Beneficiary of the Letter of Credit (as the same may be amended, the "REC Contract"). No event of default has occurred and is continuing under the REC Contract with respect to the Beneficiary. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit] under [Issuing Bank] Irrevocable Standby Letter of Credit".

1.7	We, (the "Issuing Bank"), hereby establish our Irrevocable Transferable Standby Letter of Credit (the "Letter of Credit") in favor of (the "Account of
	Party"), for the aggregate amount not exceeding United States
	Dollars (\$), available to you at sight upon demand at our counters at
	[designate Issuing Bank's location for presentments] on or before the
	expiration hereof against presentation to us of one or more of the following statements, dated and signed by an Authorized Officer of the Beneficiary:
	1. "An Event of Default (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment of United States Dollars (\$) [or the entire undrawn amount of the Letter of Credit] under [Issuing Bank] Irrevocable Standby Letter of Credit No";
	2. "An Early Termination Date (as defined in the Indexed Renewable Energy Credit Agreement dated as of between [Beneficiary Name] ("Beneficiary") and [Account Party's Name] ("Account Party"), as the same may be amended (the "REC Contract")) has occurred and is continuing with respect to Account Party under the REC Contract and no Event of Default has occurred and is continuing with respect to the Beneficiary of this Letter of Credit. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit] under [Issuing Bank] Irrevocable Standby Letter of Credit No"; or
	3. "The expiration date of your Letter of Credit is less than twenty (20) days from the date of this statement, and Account Party under such Letter of Credit is required, but has failed, to provide a replacement letter of credit or other collateral beyond such expiration date in accordance with, and to assure performance of, its obligations under the Indexed Renewable Energy Credit Agreement between Account Party and the Beneficiary of the Letter of Credit (as the same may be amended, the "REC Contract"). No event of default has occurred and is continuing under the REC Contract with respect to the Beneficiary. Wherefore, the undersigned does hereby demand payment ofUnited States Dollars (\$) [or the entire undrawn amount of the Letter of Credit] under [Issuing Bank] Irrevocable Standby Letter of Credit No. ".

	Original Paragraph 2
	This Letter of Credit shall expire on It is a condition of this Letter of Credit that it will be automatically extended for one year periods (to the immediately following anniversary of its then current expiration date) following its then current expiration date, unless at least sixty (60) days before its then current expiration date, we notify you, by electronic means to Attn: that we do not intend to extend this Letter of Credit; provided that the original notice shall be simultaneously forwarded by overnight courier service to you at the above address; provided further that the failure of the courier service to timely deliver shall not affect the efficacy of the notice.
A	cceptable Modifications to Paragraph 2
2.	This Letter of Credit shall expire on It is a condition of this Letter of Credit that it will be automatically extended for one year periods (to the immediately following anniversary of its then current expiration date) following its then current expiration date, unless at least sixty (60) days before its then current expiration date, we notify you, by electronic means to Attn: that we do not intend to extend this Letter of Credit; provided that the original notice shall be simultaneously forwarded by overnight courier service to you at the above address; provided further that the failure of the courier service to timely deliver shall not affect the efficacy of the notice.
2.	This Letter of Credit shall expire on It is a condition of this Letter of Credit that it will be automatically extended for one year periods (to the immediately following anniversary of its then current expiration date) following its then current expiration date, unless at least sixty (60) calendar days before its then current expiration date, we notify you, by electronic means to Attn: that we do not intend to extend this Letter of Credit; provided that the original notice shall be simultaneously forwarded by overnight courier service to you at the above address; provided further that the failure of the courier service to timely deliver shall not affect the efficacy of

the notice.

Original Paragraph 3

The amount which may be drawn by you under this Letter of Credit shall be automatically reduced by the amount of any drawings paid by the Issuing Bank. Partial drawings and multiple presentations are permitted hereunder.

Acceptable Modifications to Paragraph 3

3.1 The amount which may be drawn by you under this Letter of Credit shall be automatically reduced by the amount of any drawings paid by the Issuing Bank. Partial drawings and multiple presentations are permitted hereunder.

We hereby agree to honor a drawing hereunder made in compliance with this Letter of Credit by transferring in immediately available funds the amount specified to us in connection with such drawing to such account at such bank in the United States as you may specify in your drawing. If the drawing is presented to us at such address by 12:00 noon, [] time on any Business Day, payment will be made not later than our close of business on second succeeding business day and if such drawing is so presented to us after 12:00 noon, [] time on any Business Day, payment will be made on the third succeeding Business Day. In clarification, we agree to honor the drawing as specified in the preceding sentences, without regard to the truth or falsity of the assertions made therein.

Orig	inal Paragraph 4
doc trar mad follo mus follo con	We hereby agree with you that documents drawn under and in compliance with the terms conditions of this Letter of Credit shall be duly honored upon presentation as specified. Drafts, ument(s) and other communications hereunder may be presented or delivered to us by facsimile assission or electronic means. Presentation of documents to effect a draw by facsimile must be de to the following facsimile number:, and confirmed by telephone to us at the owing number: Presentation of documents to effect a draw by electronic means at be made to the following email address: and confirmed by telephone to us at the owing number: In the event of a presentation via facsimile transmission, no mail firmation is necessary and the facsimile transmission will constitute the operative drawing uments.
Accep	table Modifications to Paragraph 4
l.1	We hereby agree with you that documents drawn under and in compliance with the terms and conditions of this Letter of Credit shall be duly honored upon presentation as specified. DraftsDemand(s), document(s) and other communications hereunder may be presented or delivered to us by facsimile transmission or electronic means. Presentation of documents to effect a draw by facsimile must be made to the following facsimile number:, and confirmed by telephone to us at the following number: Presentation of documents to effect a draw by electronic means must be made to the following email address: and confirmed by telephone to us at the following number: In the event of a presentation via facsimile transmission, no mail confirmation is necessary and the facsimile transmission will constitute the operative drawing documents.
1.2	We hereby agree with you that documents drawn under and in compliance with the terms and conditions of this Letter of Credit shall be duly honored upon presentation as specified. Drafts, document(s) and other communications Drawings hereunder may be presented or delivered to us by facsimile transmission or electronic means. Presentation of documents to effect a draw by facsimile must be made to the following facsimile number:, and confirmed by telephone to us at the following number: Presentation of documents to effect a draw by electronic means must be made to the following email address: and confirmed by telephone to us at the following number: In the event of a presentation via facsimile transmission, no mail confirmation is necessary and the facsimile transmission will constitute the operative drawing documents.
1.3	We hereby agree with you that documents drawn under and in compliance with the terms and conditions of this Letter of Credit shall be duly honored upon presentation as specified. Drafts, document_Document(s) and other communications hereunder may be presented or delivered to us by facsimile transmission or electronic means. Presentation of documents to effect a draw by facsimile must be made to the following facsimile number:, and confirmed by telephone to us at the following number: Presentation of documents to effect a draw by electronic means must be made to the following email address: and confirmed by telephone to us at the following number: In the event of a presentation via facsimile transmission, no mail confirmation is necessary and

the facsimile transmission will constitute the operative drawing documents.

4.4	We hereby agree with you that documents drawn under and in compliance with the terms
	and conditions of this Letter of Credit shall be duly honored upon presentation as specified.
	Drafts, document(s) and other communications hereunder may be presented or delivered to
	us by facsimile transmission or electronic means. Presentation of documents to effect a draw
	by facsimile must be made to the following facsimile number:, and confirmed
	by telephone to us at the following number: Presentation of documents to
	effect a draw by electronic means must be made to the following email address:
	using PDF copy of the demand attached to an email originating from the beneficiary's email
	domain [Insert Web domain], and confirmed by telephone to us at the following number:
	In the event of a presentation via facsimile transmission or electronic means,
	no mail confirmation is necessary and the facsimile transmission or PDF copy via email will
	constitute the operative drawing documents.

Original Paragraph 5

This Letter of Credit shall be governed by the Uniform Customs and Practice for Documentary Credits, 2007 Revision, International Chamber of Commerce Publication No. 600, or any successor publication thereto (the "UCP"), except to the extent that the terms hereof are inconsistent with the provisions of the UCP, including but not limited to Articles 14(b), 16(d) and 36 of the UCP, in which case the terms of this Letter of Credit shall govern. Matters not covered by the UCP shall be governed and construed in accordance with the laws of the State of New York.

Original Paragraph 6

With respect to Article 14(b) of the UCP, the Issuing Bank shall have a reasonable amount of time, not to exceed three (3) Business Days, following the date of its receipt of documents from the Beneficiary, to examine the documents and determine whether to take up or refuse the documents and shall inform the Beneficiary accordingly. With respect to Article 16(d) of the UCP, the notice required in sub-article 16C must be given no later than the banks' close of business on the third Business Day following the date of presentation.

Original Paragraph 7

Article 36 of the UCP as it applies to this Irrevocable Standby Letter of Credit is hereby modified to provide that in the event of an Act of God, riot, civil commotion, insurrection, war or any other cause beyond our control that interrupts our business (collectively, an "Interruption Event") and causes the place for presentation of this Letter of Credit to be closed for business on the last day for presentation, the expiry date of this Letter of Credit will be automatically extended without amendment to a date thirty (30) calendar days after the place for presentation reopens for business. Article 36 of the UCP as it applies to this Irrevocable Standby Letter of Credit is hereby further modified to provide that any alternate place for presentation that we designate must be located in the United States.

Original Paragraph 8

We, the Issuing Bank, hereby certify that as of the Date of Issuance of this Irrevocable Standby Letter of Credit our senior unsecured debt is rated "A-" or better by S&P Global Ratings ("S&P") if rated by S&P, "A3" or better from Moody's Investors Service ("Moody's") if rated by Moody's, and "A-" or better by Fitch Ratings ("Fitch") if rated by Fitch. We hereby certify that our senior unsecured debt is rated by at least two of S&P, Moody's, and Fitch. If affiliated with a foreign bank, we further certify we are a U.S. branch office of such foreign bank and that as of the Date of Issuance of this Letter of Credit, our senior unsecured debt meets the ratings requirement of this paragraph.

Acceptable Modifications to Paragraph 8

- 8.1 We, the Issuing Bank, hereby certify that as of the Date of Issuance of this Irrevocable Standby Letter of Credit our senior unsecured debt is rated "A-" or better by S&P Global Ratings ("S&P") if rated by S&P, "A3" or better from Moody's Investors Service ("Moody's") if rated by Moody's, and "A-" or better by Fitch Ratings ("Fitch") if rated by Fitch. We hereby certify that our senior unsecured debt is rated by at least two of S&P, Moody's, and Fitch. If a foreign bank or affiliated with a foreign bank, we further certify we are a U.S. state branch office of such foreign bank and that as of the Date of Issuance of this Letter of Credit, our senior unsecured debt meets the ratings requirement of this paragraph.
- 8.2 Please note that this change to Paragraph 8 is only acceptable if the bank issuing the Post-Bid Letter of Credit is not a foreign bank or affiliated with a foreign bank.

We, the Issuing Bank, hereby certify that as of the Date of Issuance of this Irrevocable Standby Letter of Credit our senior unsecured debt is rated "A-" or better by S&P Global Ratings ("S&P") if rated by S&P, "A3" or better from Moody's Investors Service ("Moody's") if rated by Moody's, and "A-" or better by Fitch Ratings ("Fitch") if rated by Fitch. We hereby certify that our senior unsecured debt is rated by at least two of S&P, Moody's, and Fitch. If affiliated with a foreign bank, we further certify we are a U.S. branch office of such foreign bank and that as of the Date of Issuance of this Letter of Gredit, our senior unsecured debt meets the ratings requirement of this paragraph.

Original Paragraph 9

As used herein, the term "Business Day" means any day on which Federal Reserve Banks and Branches are open for business, such that payments can be effected on the Fedwire system and the term "Authorized Officer" means President, Treasurer, any Vice President or any Assistant Treasurer.

Original Paragraph 10

This Letter of Credit is transferable in whole but not in part, in accordance with the procedures in UCP 600 through the submission of a Letter of Full Transfer utilizing one of the attached forms of Letter of Full Transfer (Schedules 1-3), accompanied by the original Letter of Credit and original amendments, if any, but otherwise may not be amended, changed or modified without the express written consent of the Beneficiary, the Issuing Bank and the Account Party.

This Letter of Credit may not be transferred to any person with which U.S. persons are prohibited from doing business under U.S. Foreign Assets Control Regulations or other applicable U.S. Laws and Regulations.

Acceptable Modifications to Paragraph 10

10.1 Please note that standard form provided as "Schedule 2" or "Schedule 3" can be used instead of the standard form provided as "Schedule 1" referenced in the third line. Please note that this change to Paragraph 10 is only acceptable if the desired schedule is attached and such desired schedule is indicated as "Schedule 1".

This Letter of Credit is transferable in whole but not in part, in accordance with the procedures in UCP 600 through the submission of a Letter of Full Transfer utilizing one of the attached forms form of Letter of Full Transfer (Schedules 1-3), accompanied by the original Letter of Credit and original amendments, if any, but otherwise may not be amended, changed or modified without the express written consent of the Beneficiary, the Issuing Bank and the Account Party.

This Letter of Credit may not be transferred to any person with which U.S. persons are prohibited from doing business under U.S. Foreign Assets Control Regulations or other applicable U.S. Laws and Regulations.

10.2 This Letter of Credit is transferable in whole but not in part, in accordance with the procedures in UCP 600 through the submission of a Letter of Full Transfer utilizing one of the attached forms of Letter of Full Transfer (Schedules 1-3), accompanied by the original Letter of Credit and original amendments, if any, but otherwise may not be amended, changed or modified without the express written consent of the Beneficiary, the Issuing Bank and the Account Party.

Upon receipt of the Letter of Full Transfer, the original Letter of Credit and all amendments, if any. Issuing bank shall forthwith transfer the rights and obligations of the Beneficiary to the Transferee specified in the Letter of Full Transfer by amendment (the "Transfer Amendment") hereto, subject to compliance with applicable law. The Transfer Amendment will be forwarded to the Transferee.

This Letter of Credit may not be transferred to any person with which U.S. persons are prohibited from doing business under U.S. Foreign Assets Control Regulations or other applicable U.S. Laws and Regulations.

Original Paragraph 11

We will not make any payment under this Letter of Credit (1) to any entity or person who is subject to the sanctions issued by the United States Department of Commerce, or to whom payment is prohibited by the foreign asset control regulations of the United States Department of the Treasury, or (2) which otherwise is in contravention of United States laws and regulations.

Original Schedule 1				
Schedule 1 to Exhibit C				
LETTER OF FULL TRANSFER				
	, 20			
To: Bank Address				
Ladies/Gentlemen:				
RE: Credit _Issued By				
For value received, the undersigned beneficiary hereby irrevocably transfer	s to:			
(Name of Transferee)				
(Address)				
all rights of the undersigned beneficiary to draw under the above Letter of Cr	redit in its entirety.			
By this transfer, all rights of the undersigned beneficiary in such Letter of Credit are transferred to the transferee and the transferee shall have the sole rights as beneficiary thereof, including sole rights relating to any amendments whether increases or extensions or other amendments and whether now existing or hereafter made. All amendments are to be advised direct to the transferee without necessity of any consent of or notice to the undersigned beneficiary.				
The original of such Letter of Credit and original amendments, if any, are retuendorse the Letter of Credit and amendments on the reverse thereof, and for with your customary notice of transfer.				
Enclosed is remittance of \$ in payment of your transfer commission to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to pay to you on demand any expenses which may be incurred by you in contract to you on demand any expenses which may be incurred by you in contract to you on demand any expenses which may be incurred by you in contract to you on the your demand and your demand and you on the your demand and you on the your demand and your demand and you on the your demand and you on the your demand and your demand and you on the your demand and you o				
Transfer Commission Charges				

Acceptable Modifications to Schedule 1

S1.1	RE:	<u>Letter of Credit No.</u>	_Issued By
S1.2	Schedule SCH	IEDULE 1 to Exhibit C	
S1.3	LETTER OF C	REDIT FULL TRANSFER	
S1.4	To: Bank Address		From: [Beneficiary name and address]
S1.5	RE:	Irrevocable Standby Letter of	_CreditIssued By
S1.6	Please note the together.	hat change $\widehat{ ext{ }}$ is only acceptal	ble if change ② to Paragraph 10 is made

① The original of such Letter of Credit and original amendments, if any, are returned herewith, and we ask you to endorse the Letter of Credit and amendments on the reverse thereof, and forward these direct to the transferee with your customary notice of transfer.

Please forward the above requested Transfer Amendment and all future amendments, correspondence and notifications under the above Irrevocable Transferable Standby Letter of Credit to the Transferee designated above to the attention of: [Insert Name].

Paragraph 10 ② This Letter of Credit is transferable in whole but not in part, in accordance with the procedures in UCP 600 through the submission of a Letter of Full Transfer utilizing one of the attached forms of Letter of Full Transfer (Schedules 1-3), accompanied by the original Letter of Credit and original amendments, if any, but otherwise may not be amended, changed or modified without the express written consent of the Beneficiary, the Issuing Bank and the Account Party.

Upon receipt of the Letter of Full Transfer, the original Letter of Credit and all amendments, if any. Issuing bank shall forthwith transfer the rights and obligations of the Beneficiary to the Transferee specified in the Letter of Full Transfer by amendment (the "Transfer Amendment") hereto, subject to compliance with applicable law. The Transfer Amendment will be forwarded to the Transferee.

This Letter of Credit may not be transferred to any person with which U.S. persons are prohibited from doing business under U.S. Foreign Assets Control Regulations or other applicable U.S. Laws and Regulations.

S1.7	Transfer Commission Charges

We certify that this Transfer request is not in violation of any federal or state laws and further confirm our understanding that the execution of this Transfer request by you is subject to compliance with all legal requirements and related procedures implemented by your bank under applicable laws of the United States of America and [country].

*Please note that the insertion of an additional country as in modification S1.6. is subject to review by AIC/MEC/ComEd.

Original Schedule 2

Schedule 2 to Exhibit C

Request for a Full T referenced Standby	ransfer of the below Letter of Credit	[Name of the Issuing Bank]
Date:		Reference:
To		(Issuing Bank's Letter of Credit Number
"Transferring Bank	ζ"	(Advising Bank's Reference Number, if applicable)
	(Print Name and com	plete address of the Transferee) "Second Beneficiary"
Advise through:	(Print Name and com	plete address of the Transferee) "Second Beneficiary"

In accordance with UCP 600 Article 38 or ISP 98, Rule 6 regarding transfer of drawing rights (whichever set of rules the Credit is subject to), all rights of the undersigned First Beneficiary in such Credit are transferred to the Second Beneficiary. The Second Beneficiary shall have the sole rights as beneficiary thereof, including sole rights relating to any amendments whether increases or extensions or other amendments and whether now existing or hereafter made. All amendments are to be advised directly to the Second Beneficiary without necessity of any consent of or notice to the undersigned First Beneficiary.

The original Credit, including amendments to this date, is attached and the undersigned First Beneficiary requests that you endorse an acknowledgment of this transfer on the reverse thereof. The undersigned First Beneficiary requests that you notify the Second Beneficiary of this Credit in such form and manner as you deem appropriate, and the terms and conditions of the Credit as transferred.

Enclosed is remittance of \$[
thereto we agree to pay to you on demand any expenses which may be incurred by you in connection with this			
transfer.			
Transfer Commission Charges			
performance of this request to Transfer (a) a	warrants to Transferring Bank that (i) our execution, delivery, and are within our powers and have been duly authorized (b) constitute our		
contract, or other undertaking binding on or filing or other action to, with, or by any gover payment or transfer under the Credit affecting and address are correct and complete and the	ation (c) do not contravene any charter provision, by-law, resolution, affecting us or any of our properties and (d) do not require any notice, rnmental authority (ii) we have not presented any demand or request for ng the rights to be transferred, and (iii) the Second Beneficiary's name transactions underlying the Credit and the requested Transfer do not w, rule or regulation, including without limitation U.S. Foreign Asset		
	to you, following your written demand, any funds paid to us despite the reasonable costs of collecting those funds from us.		
The Effective Date shall be the date by acknowledging this request and giving no	ate hereafter on which Transferring Bank effects the requested transfer otice thereof to Second Beneficiary.		
WE WAIVE ANY RIGHT TO TRIAL BY I	JURY THAT WE MAY HAVE IN ANY ACTION OR PROCEEDING HIS TRANSFER.		

Acceptable Modifications to Schedule 2

Original Schedule 3				
Schedule 3 to Exhibit C				
LETTER OF FULL TRANSFER, 20				
[TRANSFEROR]				
Re: Irrevocable Standby Letter of Credit No				
We request you to transfer all of our rights as beneficiary under the Letter of Credit referer to the Transferee, named below:	iced above			
Name of Transferee				
Address				
By this transfer all our rights as the transferor, including all rights to make drawings under the Credit, go to the transferee. The transferee shall have sole rights as beneficiary, whether existing the future, including sole rights to agree to any amendments, including increases or extension other changes. All amendments will be sent directly to the transferee without the necessity of by or notice to us.	ng now or ons or			
We enclose the original letter of credit and any amendments. Please indicate your acceptance request for the transfer by endorsing the letter of credit and sending it to the transferee with your customary notice of transfer.				

Acceptable Modifications to Schedule 3