

Demurrage

Charge:

4

AEP Order Number: 03-FO-21-002 Date: 12/15/2021

Goods:#2 Red Dyed Ultra Low Sulfur Diesel Fuel. All product delivered under this Purchase Order ("Order") will be off-road diesel fuel. Any variation in product delivered will be mutually agreed upon by Buyer and Seller prior to shipment.Destination:Mitchell Plant (State Route 2, Moundsville, WV)
Destination: Mitchell Plant (State Route 2, Moundsville, WV)
Term: This Order shall commence on December 20, 2021 and end on May 20, 2022 ("Term").
Quantity: Each tanker truck delivery shall be 7,500 gallon trucks. There shall be no minimum or maximum quantity established.
Order Price: The Order Price shall be the published OPIS price per gallon for the OPIS Rack City shown hereunder as published by OPIS on the date of delivery (the "Selling Price", with the date of delivery being the "Selling Price Date"), as adjusted for any Transportation and Freight Adder, Charges, applicable taxes, and applicable discounts. If the Selling Price Date falls on a non-business day, then the Parties agree to use the OPIS price for the most recent prior business day, and such business day shall then be the Selling Price Date. The OPIS price to be used will be the "CONT UBD AVG", which stands for Contract Unbranded Average that corresponds to the appropriate Rack City and product delivered. The date for this data should match the Selling Price Date. When the OPIS Contracted Unbranded Average price is not published on a Selling Price Date, the Selling Price will be determined by using the OPIS Contracted Branded Average price for such Date. The branded average will only be used when the unbranded average is not published.
Plant: Mitchell
OPIS Rack City: Marietta, OH
Product Basis #2 Red Dye ULSD OPIS Summary Contract Unbranded Average plus \$0.10 per gallon
Transportation \$ 0.00 and Freight Adder:
Pump Charge: 0

\$ 75.00/hour after 90 minutes



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Invoicing and Taxes: Buyer and Seller agree that the following taxes apply shall to deliveries under this Order to the extent, and only to the extent, that the taxes are not already included in the OPIS price: sales and use taxes, the Federal Oil Spill Liability Tax and the Federal Leaking Underground Storage Tank Tax.

Seller's invoice shall reflect the Order Price, based upon the components as enumerated below:

- 1) The Product description and gross delivered weight in gallons
- 2) The Selling Price, as adjusted for any applicable discounts/adders
- 3) Freight Charge
- 4) Taxes as individual line item charges, as applicable, such as:
- a) Sales and use taxes
- b) Federal Oil Spill Liability Tax (the "Environmental Fee")
- c) Federal Leaking Underground Storage Tank Tax or L.U.S.T. Tax
- 5) Pump Charge, if applicable
- 6) Demurrage Charge, if applicable

With regard to federal and state excise taxes and environmental taxes and fees not named herein, Seller shall inform Buyer in writing, no less than thirty (30) days in advance, of the relevant legislation enacting such new federal and state excise taxes and environmental taxes and fees (hereafter "New Taxes and/or Fees"). Unless Buyer disputes Seller's advice within thirty (30) days after receipt of Seller's written notification, then thereafter such other New Taxes and/or Fees shall be reflected in Seller's invoicing as individual line item charges. Should Buyer dispute the applicability of any such New Taxes and/or Fees, then the parties shall meet to discuss a resolution to the disputed New Taxes and/or Fees.

Buyer shall have no obligation to pay any interest or penalties on any taxes unless such interest or penalties arise solely as a result of Buyer's conduct.

Seller shall send its invoices by e-mail to: cantonfuelaccounting@aep.com_or by mail to:

Attn: Manager – Fuel Accounting American Electric Power Service Corporation 303 Marconi Boulevard, Suite 300 Columbus, OH 43215

Buyer shall provide Seller with Buyer's direct pay permit or exemption certification where applicable.

Delivery

Instructions: By tanker truck in accordance with instructions provided by Buyer.



Notice Addresses: For Seller: Attn: Scott Voegele Heritage Cooperative, Inc. 364 Lisbon St. Canfield, OH 44406 For Buyer: Attn: Manager – Fuel Contract Administration American Electric Power Service Corporation 303 Marconi Boulevard, Suite 300 Columbus, OH 43215

Terms and
Conditions:The AEP Fuel Oil Order Terms and Conditions dated December 9, 2014 (Rev 12/07/21) are attached
hereto and made a part of this Order, and by signing below the parties agree to be bound.

Accepted: Seller: Heritage Cooperative, Inc.

Title

Date

Buyer: Kentucky Power Company

-DocuSigned by: (Lint Stutler

-5B455FCDE54C433.

<u>Clint Stutler</u> Name

<u>Natural Gas & Fuel Oil Manager</u> on behalf of American Title Electric Power Service Corporation as agent for Kentucky Power Company 12/21/2021 | 10:45 AM EST

Data

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AEP FUEL OIL ORDER TERMS AND CONDITIONS - 12/09/14 (Rev 12/07/21)

1. Definitions. "Goods" means all conforming goods, including documentation and services provided by Seller under the Order. "Buyer" and "Seller" mean the entities identified on the Order. Buyer and Seller may be referred to each individually as "Party" or collectively as "Parties".

2. Priority. The Order consists of the following documents, listed in their order of priority in the event of a conflict: the numbered Order; these AEP Fuel Oil Order Terms and Conditions and any exhibits or schedules incorporated into the Order. Acceptance of the Order is expressly limited to the terms of the Order. Additional or different terms contained in Seller's acceptance shall not become a part of the Order unless expressly agreed to in writing and signed by Buyer.

3. Payment. Seller shall invoice Buyer for the Order Price after delivery of the Goods to Buyer. Buyer shall remit to Seller, upon submission of a proper invoice, payment for Goods delivered and accepted. Buyer may withhold all or part of payment if Buyer disputes Seller's compliance with the terms of the Order. Buyer's payment of this Order is not acceptance of the Goods. The Order number must appear on all invoices, notices and packing materials. Seller's price shall include all taxes, except sales and use taxes. Buyer shall provide Seller with Buyer's direct pay permit or exemption certificate where applicable. Seller shall invoice for all Goods accepted hereunder by Buyer within 30 days of Buyer's receipt. Buyer shall issue payment net 20 days following receipt of Seller's proper invoice. Overdue payments shall accrue interest which shall be calculated as the annual prime rate of interest for U.S. Dollars as published from time to time during such period by the Wall Street Journal, but not to exceed the maximum applicable lawful interest rate from the due date until paid. If not already provided in the Order, Seller shall provide Buyer all pertinent remittance instructions in a letter (containing the bank name, account name, financial institution routing and transit number, and account number, as well as Seller's federal tax identification number) which shall be signed by a duly authorized representative of Seller. Any change in the remittance instructions shall be provided by Seller in the same manner.

4. Shipment and Delivery. Seller must comply with any packing, shipping, and weighing instructions issued by Buyer. Seller is responsible for loss or damage to the Goods caused by improper delivery. Seller is responsible for additional costs caused by Seller's failure to comply with shipping instructions. Seller must give Buyer immediate notice of its anticipated failure to meet the shipment or delivery schedule. If Goods are not shipped or delivered in accordance with the delivery schedule, or in the event of any other failure to perform this Order by Seller, Buyer may, at its option, in whole or in part: (a) cancel the Order; (b) return the Goods to Seller at Seller's expense; (c) keep the Goods; and (d) purchase similar goods in the open market, in which case Seller must pay Buyer the amount equal to the positive difference, if any, obtained by subtracting the Order Price from the Replacement Price, plus any additional delivery and transportation costs incurred by Buyer due to Seller's failure to perform. Except for the indemnification responsibility of the Parties, SUBPARTS 4(a)-(d) REPRESENT BUYER'S SOLE REMEDIES FOR SELLER'S FAILURE TO PERFORM THIS ORDER. "Replacement Price" means the price, determined by Buyer in a commercially reasonable manner, at which Buyer purchases (if at all) substitute Goods for the deficiency or, absent such a purchase, the market price for such quantity of Goods at the consigned destination. Buyer's retention of Goods is not acceptance of the Goods. In the event that any cancellation by Buyer is determined to be without proper cause, Seller's damages shall be limited to the damages payable under Section 14. Buyer reserves the right to have all or any part of the Goods re-consigned for delivery to alternative destinations and shall be responsible for any additional delivery and transportation costs incurred as a result of such re-consignment. If necessary for Buyer's exercise of these rights, Buyer shall notify Seller and provide alternative shipping and invoicing instructions.

Each Party hereby stipulates that the payment obligations set forth above are reasonable in light of the anticipated harm and each Party hereby waives the right to contest such payments as an unreasonable penalty or otherwise.

5. Force Majeure. Neither Party shall be in breach of the Order to the extent that any delay or default in performance is due to causes beyond the reasonable control of the delayed or defaulting Party. A Party affected by force majeure shall advise the other promptly of any force majeure conditions, describing the force majeure conditions, its effect on deliveries and expected duration. Whether any deficiencies in shipments caused by the force majeure event are made up as well as the scheduling of such, shall be at Buyer's sole discretion. If Seller claims force majeure under this Order and has obligations to provide goods of a similar type and quality under other Goods sales agreements, then any reductions in Seller's deliveries or Buyer's purchases (as applicable) shall be allocated by the party claiming force majeure on a pro rata basis among the Order and such other goods sales agreements.

6. Title and Risk of Loss. Title to and risk of loss of the Goods shall pass to Buyer as the Goods pass from Seller's equipment to Buyer's tank. Title to the Goods shall be free and clear of all liens and encumbrances.

7. Inspection and Acceptance. Upon delivery of the Goods to Buyer's site, Buyer shall promptly inspect the Goods for conformance to the Order. Buyer's inspection or acceptance of the Goods shall not relieve Seller of its obligation to comply with the terms of the Order. Quality or quantity claims must be delivered to Seller in writing within 30 days after

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delivery of the Goods, and all other claims must be delivered within 60 days after the event giving rise to the claim. Buyer shall preserve, and permit Seller to inspect and sample, the subject Goods if claimed by Buyer to be non-conforming. Buyer may reject non-conforming Goods at any time at Seller's expense.

8. Warranty. Seller warrants that the Goods delivered pursuant to the Order shall meet applicable ASTM specifications and that it has good title to Goods, free of all liens. THIS WARRANTY IS IN LIEU OF ALL OTHER EXPRESS OR IMPLIED WARRANTIES INCLUDING THOSE OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. Seller will, at Buyer's option and at Seller's cost (including expense of return and re-delivery), remedy the defect in, replace, or refund the purchase price of, any Goods that fail to meet this warranty. THIS IS BUYER'S EXCLUSIVE REMEDY FOR BREACH OF WARRANTY.

9. Insurance Requirements.

- A.1 Seller shall at its sole expense, procure and maintain, and shall cause its subcontractors to procure and maintain, throughout the term of this Order, the following types of insurance with the following, minimum limits:
 - (a) Workers' compensation insurance in accordance with all jurisdictions where Seller has operations including where the work is to be performed (if Seller is a non-subscriber to workers' compensation, evidence of insurance equivalent to workers' compensation must be provided);
 - (b) Employer's liability in an amount not less than \$1,000,000;
 - (c) Business/commercial automobile insurance covering all owned, non-owned and hired autos in an amount not less than \$5,000,000 covering claims of bodily injury and property damage combined single limit each accident; and
 - (d) Commercial general liability insurance covering claims of bodily injury and property damage in an amount not less than \$5,000,000 per occurrence. Such coverage shall also include blanket contractual coverage, products and/or completed operations coverage and contain no exclusion for explosion, collapse, or underground property damage (XCU coverage).
- A.2 If any of the work performed by Seller or any of its subcontractors includes the work described in (a) through (h) listed below, then Seller shall at its sole expense, procure and maintain, and shall cause its subcontractors to procure and maintain, throughout the term of this Order, the corresponding types of insurance with the defined minimum limits:
 - (a) If any work includes aircraft, defined as a helicopter or fixed-wing aircraft, aircraft liability insurance with a combined limit of not less than \$10,000,000;
 - (b) If any work includes operations which use marine vessels or floating equipment, or which are subject to maritime jurisdiction, U.S. Longshore & Harbor Workers Compensation Act Marine Liability insurance (including Jones Act and maritime employer's liability if operations are subject to federal jurisdiction) and pollution liability (under terms equivalent to current W.Q.I.S. policy provisions if operations are subject to federal jurisdiction) in amounts not less than \$20,000,000 per occurrence;
 - (c) If any work includes professional services, professional liability insurance and/or errors and omissions insurance in an amount not less than \$2,000,000;
 - (d) If any work includes the handling, transporting, disposing of or performing work or operations with hazardous materials or other contaminants, waste or toxic materials, Seller's pollution liability insurance in an amount of not less than \$5,000,000 per occurrence; such insurance will cover sudden, accidental and gradual pollution losses;
 - (e) If any work includes using unmanned aerial system (UAS), aircraft liability insurance, including coverage for UAS, with a combined limit of not less than \$5,000,000 per occurrence;
 - (f) If any work Includes Seller having access to PII, privacy data, or network systems, cyber liability insurance with limits of not less than \$5,000,000 per claim and in the aggregate, including privacy/network security (cyber) liability coverage, providing protection against liability for, and at a minimum, but not all inclusive: (1) privacy breaches (liability arising from the loss or disclosure of confidential information no matter how such loss occurs); (2) system breaches; (3) denial or loss of service; (4) introduction, implantation, or spread

of malicious software code; (5) unauthorized access to or use of computer systems; (6) ID threat; (7) ransomware. No exclusion/restriction for unencrypted portable devices/media may be on the policy.

- (g) If any work includes providing computer or information technology services, technology errors and omissions insurance with limits of not less than \$5,000,000 per claim and in the aggregate, including coverage for liabilities arising from errors, omissions, or negligent acts in rendering or failing to render computer or information technology services and technology products. Coverage for violation of software copy must be included. Technology services should at a minimum include, but not all inclusive: (1) systems analysis; (2) systems programming; (3) data processing; (4) systems integration; (5) outsourcing, including outsourcing development and design; (6) systems design, consulting, development, and modification; (7) training services relating to computer software or hardware; (8) management, repair, and maintenance of computer products, networks, and systems; (9) marketing, selling, servicing, distributing, installing, and maintaining computer hardware or software; (10) data entry, modification, verification, maintenance, storage retrieval or preparation of data output; and any other services provided by Seller.
- (h) If any work includes tools, equipment, and other personal property owned by Seller or subcontractor, "All risk" (or its equivalent) property insurance covering the full replacement cost of such personal property. Seller and its subcontractor shall be solely responsible for their respective personal property.
- A.3 To the extent permitted by law, Seller and its subcontractors shall waive, and shall cause each of its insurers to waive, any and all rights of recovery, by subrogation or otherwise, against Buyer and its affiliates, officers, directors, employees, agents and assigns of any type.
- A.4 To the extent permitted by law, the commercial general liability, the business automobile, and (if applicable) the cyber/technology liability, contractor's pollution liability, aircraft liability and marine liability insurance shall include Buyer and its affiliates, officers, directors, employees, agents and assigns of any type as additional insureds with respect to Owner's liability arising out of the operations of contractor and its subcontractors. ISO CG 04/2013 edition additional insured endorsements, or equivalent language are not acceptable.
- A.5 Each of Seller's and subcontractor's insurance policies are primary without right of contribution and the liability of the insurers will not be affected by any other insurance of the additional insured so as to reduce the amount payable to the additional insured under such policies provided that, in relation to the interests of the additional insured, the insurances will not be invalidated by any act or omission by the Seller, and shall insure the interests of the additional insured, regardless of any breach or violation by Seller of any warranty, declaration or condition, contained in such insurance.
- A.6 The insurance required by this addendum is in addition to and separate from any other obligations contained in the Order.
- A.7 Products and/or completed operations coverage shall be maintained for a period of five (5) years after the completion of the work.
- A.8 If any of the policies indicated above are placed on a "claims-made" basis, such coverage shall be maintained for a period of not less than five (5) years following the completion of the work.
- A.9 Any insurance premiums, deductibles or retentions on any of the policies required herein shall be the sole responsibility of the Seller and its subcontractor.
- A.10 The above referenced limit requirements may be met by any combination of primary and umbrella or excess liability policies so long as the total limit of insurance requirement is met. The umbrella or excess policies must follow form of the primary liability. The required limits and coverages referred to herein shall in no way affect, nor are they intended as a limitation of, Seller's or subcontractor's liability with respect to its performance of the work.
- A.11 Upon inception of the Order and prior to the commencement of work, Seller shall provide Buyer, or Buyer's agent, with an acceptable certificate of insurance evidencing the insurance required under this addendum. Seller will not be permitted to bring its employees, materials or equipment onto the Site until Buyer, or its agent, receives such evidence of insurance. Seller also must provide an updated certificate of insurance at any time during the Order, Contract, or Order term upon Buyer's request. Seller shall immediately notify Buyer of cancellation or any material changes in the insurance policies required herein. If such insurance policies are subject to any exceptions to the terms specified herein, such exceptions shall be explained in full in such certificates. Buyer may, at its discretion, require Seller to obtain insurance policies that are not subject to non-standard exceptions.

A.12 In all cases where Seller's and subcontractor's employees (defined to include Seller's or subcontractor's direct, borrowed, special, or statutory employees) are covered by the Louisiana Worker's compensation Act. La. Rev. Stat. Ann. 23:1021 et seg., Buyer and Seller agree that pursuant to Section 23:1061 (A) (1) all work performed by Seller, subcontractor and their employees under the terms and conditions of the Order. Contract. or Order is an integral part of Buyer's operations and is essential to Buyer's ability to generate its goods, products and services. Additionally, Buyer and Seller agree that for purposes of Section 23:1061 (A) (3) Buyer is the principal or statutory employer of Seller's and subcontractor's employees. Irrespective of Buyer's status as the statutory employer or special employer of Seller's employees, pursuant to Section 23:1031 (C). Seller shall remain primarily responsible for the payment of Louisiana Worker's Compensation benefits to its employees, shall indemnify Buyer from any and all claims of Seller's employees or its subcontractor's employees and shall not be entitled to seek contribution for any such payments from Buyer.

10. Compliance with Laws. Seller and its representatives shall comply with all applicable laws, rules, regulations and orders of any governmental authority, and will obtain at its expense all permits and licenses, pertaining to its obligations under this Order. Unless exempted, Seller shall comply with the equal employment opportunity clause in Section 202 of Executive Order 11246 and all applicable rules, regulations, and relevant orders pertaining to Executive Order 11246, Section 503 of the Rehabilitation Act of 1973, and Section 4212 of the Vietnam Era Readiustment Assistance Act of 1974. as amended. Seller shall comply with all applicable project and site rules. Seller agrees to indemnify and save Buyer harmless from and against any liability or damages, including attorneys' fees, for non-compliance by Seller.

11. Safety. Seller and its representatives shall comply with all of Buyer's safety rules and procedures. Seller shall perform its work in a safe and careful manner and use such safety devices and methods as are necessary to protect its employees, agents, subcontractors, Buyer's employees and agents and the public from harm and damage. In connection with the Goods, Seller shall ensure that Seller's employees, subcontractors and agents are drug free.

12. Infringement. Seller warrants that the purchase or use of the Goods by Buyer will not infringe upon or violate any trademarks, patents, copyrights, trade secrets or other third party property rights. Seller agrees to indemnify and save Buyer harmless from and against any liability or damages, including attorneys' fees, arising out of any alleged infringement or violation.

13. Confidentiality. The Parties and their respective affiliates shall keep confidential any and all matters relating to the Order, except those readily obtainable from public information, required by a regulatory commission, or otherwise required by law to be disclosed.

14. Termination. Buyer may, for its convenience, terminate all or any part of the Order upon 30 days written notice to Seller. Upon termination, Seller shall immediately stop work on the terminated portion of the Order and shall submit to Buver an invoice with supporting information setting forth the Order price for the Goods delivered prior to the notice of termination, plus Seller's actual, direct unavoidable costs resulting from the termination, less salvage value. Buyer shall not be liable to Seller for Seller's lost profits on the terminated part of the Order.

Upon termination for cause. Buver shall not be liable to Seller for Seller's lost profits on the termination portion of the Order. Buver shall be entitled to terminate the Order without notice for cause under the following circumstances: (a) Seller's refusal or failure to perform Seller's responsibilities in a competent or satisfactory manner; (b) Seller's engagement in activities or conduct injurious to the best interest or reputation of the Buyer; (c) Seller's violation of any of the material terms and conditions of the Order, or (d) Seller's unauthorized disclosure, dissemination, or misappropriation of confidential, proprietary, and/or trade secret information. Upon termination for cause, Buyer may pursue all rights and remedies available under the law.

TO THE EXTENT PERMITTED BY LAW, EACH PARTY (the "INDEMNITOR") WILL 15. Indemnification. INDEMNIFY, DEFEND AND HOLD HARMLESS THE OTHER PARTY AND ITS EMPLOYEES AND AGENTS ("INDEMNITEES") AGAINST ANY LOSS, CLAIM, LIABILITY, EXPENSE (INCLUDING COURT COSTS, ATTORNEY FEES, AND LITIGATION EXPENSES) OR PENALTY OF ANY KIND (COLLECTIVELY, A "LIABILITY"), ARISING OUT OF, OR RELATING TO INJURIES, DISEASE, OR DEATH TO PERSONS OR DAMAGE TO PROPERTY CAUSED BY INDEMNITOR'S NEGLIGENCE OR INTENTIONAL MISCONDUCT IN THE HANDLING, PROCESSING. TRANSPORTATION OR SELECTION OF ANY GOODS, OR ANY OTHER OBLIGATIONS HERE-UNDER. WITH RESPECT TO CLAIMS AGAINST INDEMNITEE BY INDEMNITOR'S EMPLOYEES, INDEMNITOR AGREES TO EXPRESSLY WAIVE ITS IMMUNITY AS A COMPLYING EMPLOYER UNDER THE WORKERS' COMPENSATION LAW, BUT ONLY TO THE EXTENT THAT SUCH IMMUNITY WOULD BAR OR AFFECT RECOVERY UNDER OR ENFORCEMENT OF THIS INDEMNIFICATION OBLIGATION. With respect to the State of Ohio, this waiver applies to

Section 35, Article II of the Ohio Constitution and Ohio Rev. Code Section 4123.74. Indemnitor shall pay Indemnitee's reasonable attorneys' fees and litigation costs associated with enforcement of this Section 15 obligation.

16. Limitation of Liability. Except as expressly provided herein, neither Party shall be liable to the other for any incidental, indirect, special, punitive or consequential damages. Seller must bring any cause of action arising under this Order within one year from the time the cause of action accrues. The affiliated companies of the American Electric Power System are severally and not jointly liable for obligations arising hereunder.

17. Assignment. Neither Party may subcontract, assign, or otherwise dispose of the Order without the prior written consent of the other Party. However, Buyer may assign the Order to an affiliate without consent. Buyer may assign this Contract to Wheeling Power Company without the consent of Seller, and in such event, Wheeling Power Company will assume all rights and liabilities then existing under the Contract and the assignor will be excused and released from all further liabilities under the Contract.

18. Governing Law; Waiver of Jury Trial; UCC; Venue. This Contract shall be construed, enforced, and performed in accordance with the laws of the State of Ohio, without regard to its conflict of laws provisions. Each Party waives its respective right to any jury trial with respect to any litigation arising under or in connection with this Order. Except as otherwise provided for herein, the provisions of the Uniform Commercial Code ("UCC") of the State of Ohio shall govern this Order and Goods provided hereunder shall be deemed to be "goods" for purposes of the UCC. Each Party hereby submits to the exclusive jurisdiction of state, federal, and appellate courts located in Franklin County, Ohio and waives any objection which it may have at any time to the proceedings being brought in such court, waives any claims that such proceedings have been brought in an inconvenient forum, and further waives the right to object, with respect to such proceedings, that such court does not have jurisdiction over such party.

19. Financial Responsibility. Seller shall have and maintain, during the Term of the Order, creditworthiness acceptable to Buyer. Specific financial requirements, if any, will be enumerated in the Order.

Buyer shall have the right, but not the obligation, to request from Seller or Seller's guarantor, as applicable audited annual financial statements and quarterly unaudited financial statements. Should the creditworthiness or financial responsibility of Seller become unsatisfactory to Buyer, in its reasonable judgment, at any time during which this Order is in effect, satisfactory Performance Assurance may be required before further deliveries/receipts are made under this Order.

"Performance Assurance" means collateral in the form of either cash or Letters of Credit or other such security of the type and amount requested by the party demanding Performance Assurance.

"Letters of Credit" means one or more irrevocable, transferable, standby letter of credit, issued by a major United States commercial bank or the United States branch office of a foreign bank, reasonably acceptable to the beneficiary with, in either case, a senior unsecured credit rating of at least (a) "A-" by Standard & Poor's Ratings Services, a division of The McGraw-Hill Companies, Inc. ("S&P"), and "A-3" by Moody's Investors Service, Inc. ("Moody's"), if such entity is rated by both S&P and Moody's, or (b) "A-" by S&P or "A3" by Moody's, if such entity is rated by either S&P or Moody's, but not both.

20. Forward Contract. Buyer and Seller each acknowledge that it is a "forward contract merchant" and that this Order constitutes a "forward contract" within the means of the United States Bankruptcy Code.

21. Netting and Set-off. If Buyer and Seller are required to pay any amount on the same day or in the same month, then such amounts with respect to each Party may be aggregated and the Parties may discharge their obligations to pay through netting, in which case the Party, if any, owing the greater aggregate amount shall pay to the other Party owed the difference between the amounts owed. Each Party reserves to itself all rights, setoffs, counterclaims, combination of accounts, liens and other remedies and defenses which such Party has or may be entitled to (whether by operation of law or otherwise). The obligations to make payments under this Order and any other contract between the Parties hereto may be offset or recouped against each other.

22. Notices. Each Party shall designate in writing a representative to receive any and all notices required under this Order. Notices shall be in writing and shall be given to the representative designated to receive them, either by personal delivery, certified mail, facsimile, e-mail or any similar means, properly addressed to such representative. All notices shall be effective upon receipt, or upon such later date following receipt as set forth in the notice. Either Party may, by written notice to the other, change the representative or the address to which such notices are to be sent.

23. Miscellaneous. Seller shall be an independent contractor of Buyer in the performance of this Order. No waiver by either Party of any default shall be deemed a waiver of any subsequent default. If any provision of this Order is held to be invalid, such invalidity shall not affect the remaining provisions of this Order. The Order constitutes the entire agreement between the Parties and supersedes any prior understanding or representations, and except as otherwise provided herein, shall not be modified unless in writing and signed by both Parties.

DocuSign

Certificate Of Completion

Envelope Id: 9F3056F7DD8340EC95DF73EACDC106A5 Subject: Please DocuSign: 03-FO-21-002- corrected Source Envelope: Document Pages: 8 Signatures: 1 Certificate Pages: 2 Initials: 0 AutoNav: Enabled EnvelopeId Stamping: Disabled Time Zone: (UTC-05:00) Eastern Time (US & Canada)

Record Tracking

Status: Original 12/21/2021 9:45:11 AM

Signer Events

Clint Stutler cmstutler@aep.com Manager - Natural Gas & Fuel Oil Procurement Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure:

Accepted: 12/21/2021 10:44:46 AM ID: 7c02106e-5303-41bf-b967-b10280194ad6 Holder: Grant Circle gdcircle@aep.com

Signature Docusigned by: (Lint Stutler

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Signature Adoption: Pre-selected Style Using IP Address: 167.239.221.104

Status: Completed

Envelope Originator: Grant Circle 1 Riverside Plz FL 1 Columbus, 43215-2373 gdcircle@aep.com IP Address: 167.239.221.105

Location: DocuSign

Timestamp

Sent: 12/21/2021 9:47:18 AM Viewed: 12/21/2021 10:44:46 AM Signed: 12/21/2021 10:45:34 AM

In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Summary Events Envelope Sent Certified Delivered Signing Complete Completed	Status Hashed/Encrypted Security Checked Security Checked Security Checked	Timestamps 12/21/2021 9:47:18 AM 12/21/2021 10:44:46 AM 12/21/2021 10:45:34 AM 12/21/2021 10:45:34 AM
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ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

Each party agrees that the electronic signatures, whether digital or encrypted, of the parties included in this Agreement are intended to authenticate this writing and to have the same force and effect as manual signatures. Electronic signature means any electronic sound, symbol or process attached to or logically associated with a record and executed and adopted by a party with the intent to sign such record.

Please confirm your agreement by clicking the 'I agree' button at the bottom of this document.